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9566/18

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NOTE

From:	General Secretariat of the Council
To:	Permanent Representatives Committee
No. Cion doc.:	15090/1/16 ENER 412 CLIMA 167 IA 123 CODEC 1788 REV 1 + ADD 1 REV 1
Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the Governance of the Energy Union, amending Directive 94/22/EC, Directive 98/70/EC, Directive 2009/31/EC, Regulation (EC) No 663/2009, Regulation (EC) No 715/2009, Directive 2009/73/EC, Council Directive 2009/119/EC, Directive 2010/31/EU, Directive 2012/27/EU, Directive 2013/30/EU and Council Directive (EU) 2015/652 and repealing Regulation (EU) No 525/2013 Preparation of final trilogue

1. From February to May, three trilogue meetings were held on this draft Regulation. The fourth and final trilogue is scheduled to take place on 19 June. Provisional agreement has been reached on a large number of issues, but several issues remain to be agreed during the last trilogue.

The current state of play on the last outstanding issues is set out in point 2 below. Issues that were provisionally agreed at technical level are set out in point 3. Three more outstanding issues on which the Presidency invites delegations to provide clear guidance are presented in points 4, 5 and 6, relating to energy efficiency first, delegated vs. implementing acts, and to reporting requirements on biofuels, biomass and bioenergy.

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2. State of play on last outstanding issues

(a) Level of the three reference points in 2022, 2025 and 2027

In the context of the renewables trajectories, the level of the three reference points in Art. 4(a)(2)) has so far not been subject to negotiations with the EP. National contributions start from '0%' on 1 January 2021 and must reach at least 100% by 31 December 2030. A <u>linear trajectory</u> as requested by the EP, would mean **20%** by (31 December) 2022, **50%** by 2025 and **70%** by 2027.

The Council GA and the current Presidency compromise contain percentages corresponding to 80% of linearity in 2022 (16%) and 2025 (40%), and to 86% linearity in 2027 (60%). Both institutions agree that the levels apply to both the Union trajectory and to the trajectories of individual Member States.

	2022	2025	2027
EP	20%	50%	70%
Council	16%	40%	60%

Having regard to the opposition of most delegations to a linear trajectory, and to the concern shared by <u>all</u> institutions to guarantee the collective achievement of the binding EU target by 2030, a final Council compromise offer could for example correspond to 80%, 85% and 90% of linearity, *i.e.* **16%** in 2022, **43%** in 2025 (rounded up from 42.5), and **63%** in 2027. In short, flexibility could be offered to the EP either in general - by raising a bit the levels of all three reference points - or by raising the level of the first reference point (2022) or of the last reference point (2027).

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(b) Committees

On the Committees in Article 37, an agreement in principle could be reached in the third trilogue meeting. However, further work at technical level is still ongoing in order to determine the exact division of competences between the two Committees and the need to avoid overlaps. Furthermore, the EP maintains its request for using delegated acts instead of implementing acts in Articles 27(4ter) and 30(6). Considering the developments so far and the aim to reach a final compromise solution, the Presidency suggests moving the GHG inventories and the GHG PAMS and projections under the CCC (Climate Change Committee) while keeping them as reporting requirement under Art. 15. Relevant changes have been introduced in Art. 23(6), Art. 32(3) and Art. 37.

(c) Early efforts: as from 2005 or 2021?

In the context of Member States' contributions in the area of renewable energy, the only outstanding issue is the 'early efforts' that may be taken into account as a 'relevant circumstance' by a Member State when it establishes its national contribution (Art. 5, para. 1 (d)(v)). Council insists that 'early efforts' be counted as from 2005, whereas the EP proposes to count them from 2021 onwards.

The corresponding definition of 'early efforts' is set out in AM 53 (new Art. 2(2)(11a)), and the obligation for the Commission to have due regard for these relevant circumstances when assessing the contributions of Member States ambition/progress gap-filling mechanism is established in Art. 27(1).

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Dates of submission of draft national plans and Commission recommendations thereon (d)

In Article 9 on the *draft* national plans, in the first paragraph, the EP has indicated that it will insist on negotiating the date on which Member States have to submit their first draft national plans. The Council's General Approach sets that date at 31 December 2018, but the EP, supported by the Commission, strongly insists on negotiating an earlier date that would lie between 1 September and 31 December 2018.

Furthermore, in the second paragraph, the EP, supported by the Commission, wants to delay the issuing of Commission recommendations to Member States. The Council proposes that the Commission should send its recommendation six months before the Member States' final plans are due, but the EP wants to reduce this period in the final trilogue to between 3 to 6 months.

Multilevel Climate and Energy Dialogue Platforms (e)

The EP has proposed to add a new Article 10a establishing in each Member State a permanent Multilevel Climate and Energy Dialogue Platform. As a compromise, Council accepted the addition of an Article along these lines (including a compromise recital 20ter): this text obliges all Member States, in particular those that have no such structure in place yet, to consider establishing such a permanent Dialogue Platform. The EP, however, maintains its request to make it obligatory for any Member State that does not have such a structure in *place* to establish such a platform.

(f) Gap filler mechanism for renewable energy and energy efficiency

On Article 27 and the issue of what will happen if the Member States planned contributions for renewable energy do not add up to the 2030 Union target, good progress was made in the Energy Working Party in preparing a text that is much closer to the EP's position¹. However, on 31 May the EP presented a new compromise text proposal for Article 27². This text most importantly proposes a gap filling mechanism for energy efficiency, as well as a number of other changes.

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¹ cf. Note to Coreper 8536/18 p. 5

cf. WK 6381/2018

After receiving strong negative feedback from the Member States in the Energy Working Party on the 5th of June, the Presidency was able to achieve some progress and to provisionally agree with the Parliament on the following issues in Art. 27:

- in para. 1, the Presidency proposes to: (i) add an explicit reference to the Commission assessment in case of a gap in the area of energy efficiency in order to put energy efficiency and renewable energy on an equal footing, politically speaking (this does not mean that the gap-filling mechanism will be the same as for renewables); (ii) keep the reference to the "*iterative process*"; (iii) insert a subparagraph which will provide more clarity on the Commission's assessment in case of a gap (the reference to "modelling exercises" mirrors the text in Art. 25 (3) (c)); (iv) insert a provision which will stimulate the Member States to submit on time but which makes it clear that there is no automatic national contribution setting (as the result from the formula will only be "assumed by the Commission").
- in paragraph 1bis, the Presidency rejects the EP proposals and maintains the Council GA;
- in paragraphs 2 and 2bis, the Presidency introduces technical changes in the text to meet the EP request;
- in paragraph 3, the Presidency proposes a change in order to avoid the legal concerns that the Regulation cannot impose conditionality on the Commission's right of initiative;
- in paragraph 3a, the Presidency rejects the EP proposals and maintains the Council GA;
- in paragraph 4, the EP accepted the changes proposed by the Presidency; the only remaining political issue is whether the Commission will assess only the EU trajectory or as requested by the EP also the Member State trajectories.
- in paragraph 4bis, the Presidency rejects the EP proposals and maintains the Council GA;

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in paragraph 5, the Presidency has put in square brackets the text that describes what will be the result of an ambition gap, as this issue depends on the nature of the overall EU energy efficiency target (binding vs. indicative).

(g) Political monitoring of the governance

In response to the Article 29bis inserted by Council which establishes an annual review by the Council of progress, the EP has indicated that it refuses to accept this provision, and has presented instead a compromise text for a Joint Declaration ³. Given this situation, the Presidency, on the basis of the DE/FR/LU non-paper WK 7065/2018, proposes a revised compromise text which includes a new recital. However, the Presidency also invites delegations to consider the option of having a Council Declaration on this issue, as a compromise solution.

(h) Long-term low emission strategies

As a key climate element, Article 14 related to the long-term strategies is expected to evoke extensive discussions at the final trialogue. Although the Council revised the general approach and made a step toward the EP with new mandate on the newly introduced aspects by the EP (introducing obligations for the Commission to assess various scenarios for the EU contribution to the targets in the Paris agreement, including net-zero GHG by 2050, negative emissions and the implication on the global and EU carbon budget) there is still a gap between the positions related to these elements. In addition the EP introduced an obligatory Annex IIa containing a detailed set of elements to be included in the long-term strategies of the Member States. The Council made it lighter in substance and non-binding. Following the technical meeting with the EP on 8 June, the Presidency suggests introducing a few more technical changes in Art. 14, including a compromise for the name of the strategies in order to find common ground with the EP.

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³ cf. WK 6381/2018

3. Provisionally agreed issues

In Technical Meetings in recent weeks, the negotiation teams reached compromises on a number of issues, both political and technical in nature, which are considered 'provisionally closed', pending confirmation at political level. If the 'provisional agreements' are confirmed by Coreper, these issues will be approved at the trilogue without further discussion; this will reduce the still considerable number of outstanding issues that have to be negotiated at the last trilogue on the 19th of June. The Presidency considers that the provisional agreements are balanced and has tried to receive reciprocal concessions from the EP on each of them. It should be noted that these agreements are only provisional and should be confirmed by Coreper. Given that this is the final stage of the negotiations, and the progress that has been achieved, the Presidency expects the delegations to object to the agreements only if they cross red lines for the respective Member States. These agreements include the following:

3.1. Article 1 – Subject matter and scope

The Presidency proposes to accept a general reference to "just transition" in Recital 13 and in Annex I, Part 1, Section B 5.2. and to accept the reference to "ensuring full participation of the general public and local authorities". In return, the EP agrees to drop its proposal in Art. 1(1)(bc) and to accept the rest of the text from the Council GA. The EP also insists that the Presidency seeks a reaction from the Member States on whether they can agree to drop "and to the extent feasible" in Annex I, Part 1, Section B 5.2.

3.2. Dimension "Internal Energy Market" in Art. 4 (d)

As regards interconnectivity, the Presidency agreed in AM 83 to keep in the body of the text a general reference to the indicators of the urgency of action and the sentence on socioeconomic and environmental cost-benefit analysis, while the Parliament agreed to drop its text in AM 83 and to keep the precise description of the indicators of urgency unchanged in the Annex I, Part I, Section A, Part 2.4.1;

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As regards the other elements of the Internal Energy Market dimension, the Presidency agreed to keep in AM 85 a reference to "policies and measures related to market-based price formation in compliance with applicable legislation" as a neutral expression which is in line with, and does not prejudge, the text of the Electricity Regulation and Electricity Directive. In turn, the Parliament agreed to drop its AM 84 on national objectives for transmission and distribution infrastructure, to insert AM 86 and 97 in the Annex with "if appropriate", and to drop its AMs related to capacity mechanisms and bidding zones (AM 85 and 151).

3.3. Dimension "Research, Innovation and Competitiveness" – Art. 4, Art. 22 and Annex I part 1 Section A, Part 2.5

The Presidency offers to accept AM 90 with "where available" in the beginning and to use the neutral wording "clean energy technologies" as a compromise between "low carbon technologies" (which is strongly opposed by EP) and "sustainable technologies" (which is strongly opposed by the majority of MS). This wording of "clean energy technologies" will be used also in AM 155 and 240. In turn, the EP agrees to drop its AM 89 and to accept the rest of the text of the Council GA.

3.4. Article 11 – Regional cooperation

The Presidency agreed partially with the numerous changes proposed by the Parliament whilst respecting the Member States' wishes to have a bottom-up approach, a clear definition of the scope of regional cooperation, a minimal administrative burden and no obligation for cooperation with third countries. In turn, the Parliament agreed with the changes proposed by the Presidency and agreed to drop the reference to "macro" in Art. 11 and elsewhere in the text.

3.5. Fossil fuels subsidies

Following the mandate from Coreper on 16 May, the Presidency explored possible compromise solutions and proposes to the Council to accept the proposed compromise texts in AM 17, AM 156, AM 193, AM 248 and AM 258. In these texts the Council agrees to a reference to "energy subsidies, in particular for fossil fuels" and in turn the EP agrees to drop its exclusive focus on fossil fuel subsidies, to drop the deadline of 2020, and to leave "if applicable" in the compromise for AM 248.

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3.6. Art. 27bis

The EP agreed with the proposed changes by the Presidency, so as a result the text of Art. 27bis will refer to financial "mechanism" instead of "platform", and in paragraph 5 the projects financed by other sources will count towards the EU target. The only open issue in this Article which will have to be agreed is "implementing acts" vs. "delegated acts".

4. Energy efficiency first

One major outstanding issue which the Parliament presents as a very high priority is the "energy efficiency first" principle. On the basis of the COREPER discussion on 11 April (doc. 6794/18), the Presidency has always underlined to the EP that Council refuses to accept a definition and is ready to accept only a compromise recital (39bis); the Parliament maintains however that this is unacceptable. In this situation and bearing in mind the final stage of these negotiations, the Presidency would like to receive delegations' political guidance on the following question: "Are the Member States ready, as a final compromise, to accept, along with the recital on "energy efficiency first" principle, also a definition in Art. 2 (17a) which will reflect the text from the recital, and a reference to the "energy efficiency first" principle in Art. 3(3)(b), if in turn the Parliament agrees to drop its AM 191, 256 and 260 (see AM 46, 54, 191, 256, 260, and Article 3(3)(b)), as set out in WK 6998/2018). As a result, there would be a recital, a definition, and a 'reflection of the principle' in Article 3, but no operative obligations for Member States in terms of planning or reporting on the implementation of the principle.

5. **Delegated vs. implementing acts**

Additionally, in order to solve the outstanding issue of "delegated vs implementing acts", the Presidency invites delegations to indicate whether they could accept a compromise in which Council agrees with a delegated act on the national inventory systems in Art. 30(6), if in turn the Parliament agrees with an implementing act on the financing mechanism in Art. 27bis(3)?

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6. Reporting on biofuels, biomass and bioenergy

At the last technical meeting on 8 June, the EP raised the issue of reporting on biofuels, biomass and bioenergy which relates to Article 18, Annex I Part 1, and Annexes VII and VIII. The EP informed the Presidency that it insists on most of its amendments and does not accept the text of the Council GA in a number of cases where this text differs from the Commission's original proposal. The Presidency informed the EP that the reporting burden on these issues has led the Council to delete many reporting obligations, that the reporting burden is an important concern of the Council in the context of an overall compromise, and that delegations would need to be consulted on possible compromises. Pending further last-minute technical consultations with the EP on this issue, delegations are invited to express themselves on the EP requests. To facilitate the discussion, all the related EP requests in the aforementioned parts of the text are highlighted in blue.

- 7. Delegations should note that the text as reflected in the Annex will still have to be aligned in some places with the final texts of the Energy Efficiency and Renewable Energy Directives following the final trilogue meetings on those proposals, and that the text of the recitals although already updated and aligned to the extent possible will also have be aligned with the final text of the Articles in several places.
- 8. Coreper is invited to provide guidance for the Presidency, including on the issues set out in points 4, 5 and 6, and to agree on a mandate for the Presidency for the fourth and final trilogue on 19 June on the basis of the text reflected in the Annex.

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FOURTH COLUMN explanations

The **fourth column** contains Presidency compromise suggestions. In that column, **bold italics** text indicates text as it was proposed by the EP.

Bold text indicates compromise texts proposed by the Presidency in response to EP amendments *). **Highlighted underlined bold** text (normal or *italics*) indicates new text as compared to the previous documents 9103/18, WK 6381/2018 and WK 6583/2018. N.B. some of the texts in these WK's were not discussed in the EWP in depth; these parts remain highlighted underlined bold.

Where the fourth column is unmarked, or marked "Maintain Council GA", at this stage, it is proposed that Council maintains its General Agreement position as reflected in the third column.

- N.B. some recitals remain subject to alignment with the corresponding provisions in the Articles.
- N.B. Where footnotes from the Commission proposal remain unchanged across the four columns, the footnote is only reproduced once; such deleted footnotes are marked with *.
- *) N.B. in some cases, the bold text is simply copied from the Council GA text, where it indicates a change compared to the Commission proposal.

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Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the Governance of the Energy Union, amending Directive 94/22/EC, Directive 98/70/EC, Directive 2009/31/EC, Regulation (EC) No 663/2009, Regulation (EC) No 715/2009, Directive 2009/73/EC, Council Directive 2009/119/EC, Directive 2010/31/EU, Directive 2012/27/EU, Directive 2013/30/EU and Council Directive (EU) 2015/652 and repealing Regulation (EU) No 525/2013

COMMISSION PROPOSAL (COD 2016/0375 - docs. 15090/1/16	EP AMENDMENTS Provisional text (as adopted 17/1/2018,	COUNCIL GENERAL APPROACH	Presidency compromise proposals
REV 1 (en) + ADD 1 REV 1 (en))	doc. 5351/18)	(docs. 15235/17 and 15891/17)	
Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the Governance of the Energy Union, amending Directive 94/22/EC, Directive 98/70/EC, Directive 2009/31/EC, Regulation (EC) No 663/2009, Regulation (EC) No 715/2009, Directive 2009/73/EC, Council Directive 2009/119/EC, Directive 2010/31/EU, Directive 2012/27/EU, Directive 2013/30/EU and Council Directive (EU) 2015/652 and repealing Regulation (EU) No 525/2013		Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the Governance of the Energy Union and Climate Action, amending Directive 94/22/EC, Directive 98/70/EC, Directive 2009/31/EC, Regulation (EC) No 663/2009, Regulation (EC) No 715/2009, Directive 2009/73/EC, Council Directive 2009/119/EC, Directive 2010/31/EU, Directive 2012/27/EU, Directive 2013/30/EU and Council Directive (EU) 2015/652 and repealing Regulation (EU) No 525/2013	N.B. in several places, the recitals still require alignment with the content of the Articles.
(Text with EEA relevance)		(Text with EEA relevance)	

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,
Having regard to the Treaty on the Functioning of the European Union, and in particular Article 192(1) and Article 194(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 192(1) and Article 194(2) thereof,
Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,
After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,
[Having regard to the opinion of the European Economic and Social Committee*,]	[Having regard to the opinion of the European Economic and Social Committee ⁴ ,]
[Having regard to the opinion of the Committee of the Regions*,]	[Having regard to the opinion of the Committee of the Regions ⁵ ,]
Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,
	Whereas:

Whereas:

OJ C , , p. . OJ C , , p. .

RECITALS				
(1) This Regulation sets out the necessary legislative foundation for a reliable and transparent Governance that ensures the achievement of the objectives and targets of the Energy Union through complementary, coherent and ambitious efforts by the Union and its Member States, while promoting the Union's Better Regulation principles.	(1) This Regulation sets out the necessary legislative foundation for a reliable, inclusive, cost-efficient, transparent and predictable Governance that ensures the achievement of the 2030 and long-term objectives and targets of the Energy Union in line with the 2015 Paris Agreement on climate change following the 21st Conference of the Parties to the United Nations Framework Convention on Climate Change (the "Paris Agreement"), through complementary, coherent, and ambitious efforts by the Union and its Member States, while limiting administrative complexity.	(1) This Regulation sets out the necessary legislative foundation for a reliable and transparent Governance that ensures the achievement of the objectives and targets of the Energy Union through complementary, coherent and ambitious efforts by the Union and its Member States, while promoting the Union's Better Regulation principles.	Accept	
(2) The European Energy Union should cover five key dimensions: energy security; the internal energy market; energy efficiency; decarbonisation; and research, innovation and competitiveness.		(2) The European Energy Union should cover five key dimensions: energy security; the internal energy market; energy efficiency; decarbonisation; and research, innovation and competitiveness.		

Union with an ambitious climate policy at its core is to give Union consumers, both households and businesses, secure, sustainable, competitive and affordable energy, which requires a fundamental transformation of Europe's energy system. That objective can only be achieved through coordinated action, combining both legislative and non-legislative acts at Union and national level.

AM 3

The goal of a resilient Energy Union with an ambitious climate policy at its core is to give Union consumers, both households and businesses, secure, sustainable, competitive and affordable energy, and to foster research and innovation by means of attracting investments, which requires a fundamental transformation of Europe's energy system. That objective can only be achieved through coordinated action, combining both legislative and nonlegislative acts at Union, macroregional, regional, national, and local level.

The goal of a resilient Energy Union with an ambitious climate policy at its core is to give Union consumers, both households and businesses, secure, sustainable, competitive and affordable energy, which requires a fundamental transformation of Europe's energy system. This transformation of the energy system is also closely linked to the need to preserve, protect and improve the quality of the environment and to promote the prudent and rational utilisation of natural resources, notably through the promotion of energy efficiency and energy savings and the development of new and renewable forms of energy. That goal [] can only be achieved through coordinated action, combining both legislative and non-legislative acts at Union and national level.

Accept in part

(3) The goal of a resilient Energy Union with an ambitious climate policy at its core is to give Union consumers, both households and businesses, secure, sustainable, competitive and affordable energy, and to foster research and innovation by means of attracting investments, which requires a fundamental transformation of Europe's energy system. This transformation of the energy system is also closely linked to the need to preserve, protect and improve the quality of the environment and to promote the prudent and rational utilisation of natural resources, notably through the promotion of energy efficiency and energy savings and the development of new and renewable forms of energy. That goal [] can only be achieved through coordinated action, combining both legislative and non-legislative acts at Union, [] regional, [] national and local level.

	AM 4 Recital 3 a (new) (3a) A fully functional and resilient Energy Union would convert the Union into a leading region for innovation, investments, growth and social and economic development, in turn providing a good example of how pursuing high ambitions in terms of climate change mitigation is intertwined with measures to foster innovation, investments and growth. AM 5		Accept in part:
(4) The Commission's proposal was developed in parallel to and is adopted	(4) The Commission's proposal was developed in parallel to and is adopted	(4) The Commission's proposal was developed in parallel to and is adopted	(4) The Commission's proposal was developed in parallel to and is adopted
together with a series of initiatives in sectorial energy policy, notably with regard to renewable energy, energy	together with a series of initiatives in sectorial energy policy, notably with regard to renewable energy, energy	together with a series of initiatives in sectorial energy policy, notably with regard to renewable energy, energy	together with a series of initiatives in sectorial energy policy, notably with regard to renewable energy, energy
efficiency and market design. Those initiatives form a package under the	efficiency (including on the energy performance of buildings) and market	efficiency and market design. Those initiatives form a package under the	efficiency (including on the energy performance of buildings) and market
overarching theme of energy efficiency first, the Union's global leadership in		overarching theme of energy efficiency first, the Union's global leadership in	design. Those initiatives form a package under the overarching theme
renewables, and a fair deal for energy	of energy efficiency first, the Union's	renewables, and a fair deal for energy	of energy efficiency first, the Union's
consumers.	global leadership in renewables, and a fair deal for energy consumers,	consumers.	global leadership in renewables, and a fair deal for energy consumers,
	including by addressing energy		including by addressing energy
	poverty and promoting fair		poverty and promoting fair
	competition on the internal market.		competition on the internal market.

The European Council agreed on 24 October 2014 on the 2030 Framework for Energy and Climate for the Union based on four key targets: at least 40% cut in economy wide greenhouse gas ("GHG") emissions, at least 27% improvement in energy efficiency with a view to a level of 30%, at least 27% for the share of renewable energy consumed in the Union, and at least 15% for electricity interconnection. It specified that the target for renewable energy is binding at Union level and that it will be fulfilled through Member States' contributions guided by the need to deliver collectively the Union target.

AM 6

The European Council *proposed* (5) on 24 October 2014 a 2030 Framework for Energy and Climate for the Union based on four key targets: at least 40% cut in economy wide greenhouse gas ("GHG") emissions, at least 27% improvement in energy efficiency with a view to a level of 30%, at least 27% for the share of renewable energy consumed in the Union, and at least 15% for electricity interconnection. It specified that the target for renewable energy is binding at Union level and that it will be fulfilled through Member States' contributions guided by the need to deliver collectively the Union target. However, this Regulation reflects the targets agreed upon in the sectoral legislation.

(5) The European Council agreed on 24 October 2014 on the 2030 (5) The E

Framework for Energy and Climate for the Union based on four key **EU level** targets: at least 40% cut in economy wide greenhouse gas ("GHG") emissions, **an indicative target of** at least 27% improvement in energy efficiency, **to be reviewed by 2020** with a view to a level of 30%, at least 27% for the share of renewable energy consumed in the Union, and at least 15% for electricity interconnection. It specified that the target for renewable

energy is binding at Union level and

States' contributions guided by the

target.

need to deliver collectively the Union

that it will be fulfilled through Member

Accept in part:

(5) The European Council agreed on 24 October 2014 on *a* 2030 Framework for Energy and Climate for the Union based on four key EU level targets: at least 40% cut in economy wide greenhouse gas ("GHG") emissions, an indicative target of at least 27% improvement in energy efficiency, to be reviewed by 2020 with a view to a level of 30%, at least 27% for the share of renewable energy consumed in the Union, and at least 15% for electricity interconnection. It specified that the target for renewable energy is binding at Union level and that it will be fulfilled through Member States' contributions guided by the need to deliver collectively the Union target.

AM 7 Recital 5 a (new)

(5a) The European Council agreed on 24 October 2014 that the Commission, supported by the Member States, will take urgent measures in order to ensure the achievement of a minimum target of 10 % of existing electricity interconnections, as a matter of urgency, and no later than 2020, at least for Member States which have not yet attained a minimum level of integration in the internal energy market.

Maintain Council GA

(Accepted in new recital 11a of Council GA)

(6) The binding target of at least a		(6) The binding target of at least a	
40% domestic reduction in economy-		40% domestic reduction in economy-	
wide greenhouse gas emissions by		wide greenhouse gas emissions by	
2030 compared to 1990 was formally		2030 compared to 1990 was formally	
approved as the Intended Nationally		approved as the Intended Nationally	
Determined Contribution of the Union		Determined Contribution of the Union	
and its Member States to the Paris		and its Member States to the Paris	
Agreement at the Environment Council		Agreement at the Environment Council	
meeting on 6 March 2015. The Paris		meeting on 6 March 2015. The Paris	
Agreement was ratified by the Union		Agreement was ratified by the Union	
on 5 October 2016 ⁶ and entered into		on 5 October 2016 ⁷ and entered into	
force on 4 November 2016. It replaces		force on 4 November 2016. It replaces	
the approach taken under the 1997		the approach taken under the 1997	
Kyoto Protocol which will not be		Kyoto Protocol which will not be	
continued beyond 2020. Therefore the		continued beyond 2020. Therefore the	
Union's system for monitoring and		Union's system for monitoring and	
reporting emissions and removals		reporting emissions and removals	
should be updated in the light of this.		should be updated in the light of this.	
	AM 8		Accept in part, with changes
	Recital 6 a (new)		
	(6a) The Paris Agreement		(6a) The Paris Agreement []
	substantially increased the level of		increased the level of global ambition
	global ambition on climate change		on climate change mitigation and sets
	mitigation, with signatories to it		out a long-term goal in line with the
	committing to "holding the increase		objective to keep the global
	in the global average temperature to		temperature increase [] well below
	well below 2°C above pre-industrial		2°C above pre- industrial levels and to
	levels and to pursue efforts to limit the		pursue efforts to keep it to 1,5°C
	temperature increase to 1,5°C above		above pre-industrial levels.
	pre-industrial levels". The Union		
	needs to prepare for much deeper and		

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Council Decision (EU) 2016/1841 of 5 October 2016 on the conclusion, on behalf of the European Union, of the Paris Agreement adopted under the United Nations Framework Convention on Climate Change (OJ L 282, 19.10.2016, p. 1).

faster cuts in emissions than previously foreseen. At the same time such reductions are feasible at a lower cost than previously assessed, given the pace of development and deployment of renewable energy technologies. AM 9 Recital 6 b (new) (6b) In line with the aim of the Paris Agreement to achieve a balance between anthropogenic emissions by sources and removals of GHG by sinks in the second half of the 21st century, the Union should aim, on an equitable basis, to reach net-zero emissions domestically by 2050, followed by a period of negative	Accept in part, with changes (6b) [] The Union should aim through its policies to achieve a balance between anthropogenic emissions by sources and removals of GHG by sinks in the second half of the 21st century [] in line with the Paris Agreement [].
emissions. AM 10 Recital 6 c (new) (6c) For the climate system it is the cumulative total anthropogenic emissions over time that are relevant for the total concentration of greenhouse gases in the atmosphere. In order to be consistent with the commitments of Paris Agreement, it is necessary to analyse the global carbon budget which is consistent with pursuing efforts to limit the temperature increase to 1,5°C above pre-industrial levels, and establish a Union fair share of the remaining	(6c) For the climate system it is the cumulative total anthropogenic emissions over time that are relevant for the total concentration of greenhouse gases in the atmosphere. The Commission should prepare an analysis for an EU long-term strategy for the EU contribution to the commitments of the Paris Agreement of holding the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1,5°C above pre-industrial levels, including various scenarios, inter alia a

global carbon bud Long-term climate strategies should l that carbon budge	be consistent with	scenario on achieving net zero greenhouse gas emissions within the Union by 2050 and negative emissions thereafter and their implications on the global and Union carbon budget.
and should revise as necessary, to re reviews carried ou UNFCCC process	o the climate and der regular review the targets upwards eflect successive at within the and to reflect the idence on the pace	Maintain Council GA
to deliver by far the cuts in GHG emist cannot combat the change alone. The the Member States opportunity to per	sions by 2030, it threat of climate e Commission and s should use every rsuade in particular g from international ion to assume a e of global raise the level of	(6e) Even though [] the Union pledged to deliver [] ambitious cuts in GHG emissions by 2030, [] the threat of climate change is a global issue. Therefore, the Union and its Member States should work with their international partners in order to ensure a high level of ambition by all Parties in line with the long-term goals of [] the Paris Agreement.

The European Council also concluded on 24 October 2014* that a reliable and transparent governance system, without any unnecessary administrative burden, should be developed to help ensure that the Union meets its energy policy goals, with the necessary flexibility for Member States and fully respecting their freedom to determine their energy mix. It emphasized that such governance system should build on existing building blocks, such as national climate programmes, national plans for renewable energy and energy efficiency as well as the need to streamline and bring together separate planning and reporting strands. It also agreed to step up the role and rights of consumers, transparency and predictability for investors, inter alia by systematic monitoring of key indicators for an affordable, safe, competitive, secure and sustainable energy system and to facilitate coordination of national energy policies and foster regional cooperation between Member States.

AM 13

The European Council also concluded on 24 October 2014¹⁴ that a reliable and transparent governance system, without any unnecessary administrative burden and with sufficient flexibility for Member *States*, should be developed to help ensure that the Union meets its energy policy goals, while fully respecting **Member States'** freedom to determine their energy mix. It emphasized that such governance system should build on existing building blocks, such as national climate programmes, national plans for renewable energy and energy efficiency as well as the need to streamline and bring together separate planning and reporting strands. It also agreed to step up the role and rights of consumers, transparency and predictability for investors, inter alia by systematic monitoring of key indicators for an affordable, safe, competitive, secure and sustainable energy system and to facilitate coordination of national climate and energy policies and foster regional cooperation between Member States.

The European Council also concluded on 24 October 20148 that a reliable and transparent governance system, without any unnecessary administrative burden, should be developed to help ensure that the Union meets its energy policy goals, with the necessary flexibility for Member States and fully respecting their freedom to determine their energy mix. It emphasized that such governance system should build on existing building blocks, such as national climate programmes, national plans for renewable energy and energy efficiency as well as the need to streamline and bring together separate planning and reporting strands. It also agreed to step up the role and rights of consumers, transparency and predictability for investors, inter alia by systematic monitoring of key indicators for an affordable, safe, competitive, secure and sustainable energy system and to facilitate coordination of national energy policies and foster regional cooperation between Member States.

Accept

⁸ Conclusions of the European Council 23 - 24 October 2014 (EUCO 169/14).

(8) The Commission's Energy	(8) The Commission's Energy
Union Strategy of 25 February 2015	Union Strategy of 25 February 2015
states the need for an integrated	states the need for an integrated
Governance to make sure that energy-	Governance to make sure that energy-
related actions at Union, regional,	related actions at Union, regional,
national and local level all contribute	national and local level all contribute
to the Energy Union's objectives,	to the Energy Union's objectives,
thereby broadening the scope of	thereby broadening the scope of
Governance – beyond the 2030	Governance – beyond the 2030
Framework for Climate and Energy –	Framework for Climate and Energy –
to all five key dimensions of the	to all five key dimensions of the
Energy Union.	Energy Union.
(9) In its Communication on the	(9) In its Communication on the
State of the Energy Union of 18	State of the Energy Union of 18
November 2015* the Commission	November 2015 ⁹ the Commission
further specified that integrated	further specified that integrated
national energy and climate plans,	national energy and climate plans,
addressing all five key dimensions of	addressing all five key dimensions of
the Energy Union, are necessary tools	the Energy Union, are necessary tools
for a more strategic energy and climate	for a more strategic energy and climate
policy planning. As part of the State of	policy planning. As part of the State of
the Energy Union, the Commission	the Energy Union, the Commission
Guidance to Member States on	Guidance to Member States on
integrated national energy and climate	integrated national energy and climate
plans provided the basis for Member	plans provided the basis for Member
States to start developing national	States to start developing national
plans for the period 2021 to 2030 and	plans for the period 2021 to 2030 and
set out the main pillars of the	set out the main pillars of the
governance process. The State of the	governance process. The State of the
Energy Union also specified that the	Energy Union also specified that the
Governance should be anchored in	Governance should be anchored in
legislation.	legislation.

⁹ Communication State of the Energy Union 2015 of 18.11.2015, COM(2015)572 final.

(10) The Conclusions of the Council of 26 November 2015¹⁰ recognised that the Governance of the Energy Union will be an essential tool for the efficient and effective construction of the Energy Union and the achievement of its objectives. They underlined that the governance system should be based on the principles of integration of strategic planning and reporting on the implementation of climate and energy policies and coordination between actors responsible for energy and climate policy, at Union, regional and national level. They also underlined that the Governance should ensure that the agreed energy and climate targets for 2030 are met and that the Governance would monitor the Union's collective progress towards the achievement of the policy objectives across the five dimensions of the Energy Union.

AM 14

(10) The Conclusions of the Council of 26 November 2015* recognised that the Governance of the Energy Union will be an essential tool for the efficient and effective construction of the Energy Union and the achievement of its objectives. They underlined that the governance system should be based on the principles of integration of strategic planning and reporting on the implementation of climate and energy policies and coordination between actors responsible for energy and climate policy, at Union, regional and national level. They also underlined that the Governance should ensure that the agreed energy and climate targets for 2030 are met: and that the Governance would monitor each **Member State's and** the Union's collective progress towards the achievement of *targets and* objectives across the five dimensions of the Energy Union.

(10) The Conclusions of the Council of 26 November 2015* recognised that the Governance of the Energy Union

will be an essential tool for the

efficient and effective construction of

the Energy Union and the achievement

the governance system should be based

strategic planning and reporting on the

implementation of climate and energy

of its objectives. They underlined that

on the principles of integration of

policies and coordination between

actors responsible for energy and climate policy, at Union, regional and

national level. They also underlined

that the Governance should ensure that

the agreed energy and climate targets

Union's collective progress towards

objectives across the five dimensions

for 2030 are met and that the

the achievement of the policy

of the Energy Union.

Governance would monitor the

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Conclusions of the Council of 26 November 2015 (14632/15).

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(11) The European Parliament's	(11) The European Parliament's
resolution "Towards a European	resolution "Towards a European
Energy Union" of 15 December 2015*	Energy Union" of 15 December 2015 ¹¹
called for the Governance framework	called for the Governance framework
for the Energy Union to be ambitious,	for the Energy Union to be ambitious,
reliable, transparent, democratic and	reliable, transparent, democratic and
fully inclusive of the European	fully inclusive of the European
Parliament and to ensure that the 2030	Parliament and to ensure that the 2030
climate and energy targets are	climate and energy targets are
achieved.	achieved.
	(11a) The European Council has
	repeatedly stressed the need to take
	urgent measures in order to ensure
	the achievement of a minimum
	target of 10% of electricity
	interconnections. The European
	Council of 23 and 24 October 2014
	decided that the European
	Commission supported by the
	Member States will take urgent
	measures in order to ensure the
	achievement of a minimum target of
	10% of electricity interconnections,
	as a matter of urgency, and no later
	than 2020 at least for Member States
	which have not yet attained a
	minimum level of integration in the
	internal energy market. The recent
	Commission 'Communication on
	strengthening Europe's energy
	networks'12 assesses progress
	towards achieving the 10%
	interconnection target and suggests
	ways to operationalise the 15%
	interconnection target.

European Parliament resolution of 15 December 2015 on "Towards a European Energy Union" (2015/2113(INI)). COM(2017) 718 final 11

¹²

(12) Therefore, the main objective of the Energy Union Governance should be to enable the achievement of the obiectives of the Energy Union and in particular the targets of the 2030 Framework for Climate and Energy. This Regulation is therefore linked to sectorial legislation implementing the 2030 targets for energy and climate. While Member States need flexibility to choose policies that are bestmatched to their national energy mix and preferences, that flexibility should be compatible with further market integration, increased competition, the attainment of climate and energy objectives and the gradual shift towards a low-carbon economy.

AM 15

(12) Therefore, the main objective of the Energy Union Governance should be to enable the achievement of the objectives of the Energy Union and in particular the targets of the 2030 Framework for Climate and Energy, in the field of GHG emissions reduction, renewable energy sources and energy efficiency. This Regulation is therefore linked to sectorial legislation implementing the 2030 targets for energy and climate. While Member States need flexibility to choose policies that are best-matched to their national energy mix and preferences, that flexibility should be compatible with further market integration, increased competition, the attainment of climate and energy objectives and the gradual shift towards a *sustainable* low-carbon economy based on a highly energy-efficient, renewablesbased energy system. A mandatory template for the long-term climate and energy strategies should be introduced to ensure their quality and comparability.

(12) Therefore, the main objective of the Energy Union Governance should be to enable the achievement of the objectives of the Energy Union and in particular the targets of the 2030 Framework for Climate and Energy. These objectives and targets stem from the Union policy on energy and from the need to preserve, protect and improve the quality of the environment and to promote the prudent and rational utilisation of natural resources, as provided for under the EU Treaties. Neither of these indissociably linked objectives can be regarded as secondary to the other. This Regulation is therefore linked to sectorial legislation implementing the 2030 targets for energy and climate. While Member States need flexibility to choose policies that are best-matched to their national energy mix and preferences, that flexibility should be compatible with further market integration, increased competition, the attainment of climate and energy objectives and the gradual shift towards a low-carbon economy.

To be discussed with EP

(12) Therefore, the main objective of the Energy Union Governance should be to enable the achievement of the objectives of the Energy Union and in particular the targets of the 2030 Framework for Climate and Energy, in the field of GHG emissions reduction, renewable energy sources and energy efficiency. These objectives and targets stem from the Union policy on energy and from the need to preserve, protect and improve the quality of the environment and to promote the prudent and rational utilisation of natural resources, as provided for under the EU Treaties. Neither of these indissociably linked objectives can be regarded as secondary to the other. This Regulation is therefore linked to sectorial legislation implementing the 2030 targets for energy and climate. While Member States need flexibility to choose policies that are bestmatched to their national energy mix and preferences, that flexibility should be compatible with further market integration, increased competition, the attainment of climate and energy objectives and the gradual shift towards a *sustainable* low-carbon economy.

AM 16 Accept with changes (13) A socially acceptable and just (13) The *socially acceptable* (13) The transition to a low-carbon (13) The transition to a low-carbon economy requires changes in economy requires changes in transition to a *sustainable*, low-carbon transition to a *sustainable*, low-carbon economy requires *substantial* changes economy requires changes in investment behaviour and incentives investment behaviour and incentives across the entire policy spectrum. in investment behaviour, particularly across the entire policy spectrum. investment behaviour, as regards both Achieving greenhouse gas emission Achieving greenhouse gas emission regarding public and private public and private investment, and reductions requires a boost to investment, and incentives across the reductions requires a boost to incentives across the entire policy efficiency and innovation in the entire policy spectrum as well as efficiency and innovation in the spectrum, taking into consideration European economy and in particular regional market reform. Achieving European economy and in particular citizens and regions which could be greenhouse gas emission reductions should also lead to improvements of adversely impacted by the transition to should also lead to improvements of requires a boost to efficiency and air quality. a low-carbon economy *). Achieving air quality. innovation in the European economy greenhouse gas emission reductions and in particular should also *create* requires a boost to efficiency and sustainable jobs and lead to innovation in the European economy and in particular should also *create* improvements of air quality. sustainable jobs, including in hightech sectors, and lead to improvements of air quality and public health. *) Note: compromise text added instead of the amendment on Article 1(1)(bc) **AM 17** Recital 13 a (new) (13a) In view of international Recital 13 a (new) (13a) The Union and the Member commitments undertaken in the Paris States should undertake concrete Agreement, Member States should actions by which to ban energy report on actions that they subsidies, at least for fossil fuels, in undertake to phase out energy subsidies, [] in particular for fossil order to comply with the international commitments of the G-7 and the G-20 fuels. When reporting, Member and in the Paris Agreement. States may choose to base themselves on existing definitions for fossil fuels used internationally.

			Note: cf. EP Amendment on fossil fuel subsidies' in AM 156, 193, 248 and 258
	AM 18		Accept
(14) As greenhouse gases and air	(14) As greenhouse gases and air	(14) As greenhouse gases and air	
pollutants largely derive from common	pollutants largely derive from common	pollutants largely derive from common	
sources, policy designed to reduce	sources, policy designed to reduce	sources, policy designed to reduce	
GHGs can have co-benefits for air	GHGs can have co-benefits for <i>public</i>	GHGs can have co-benefits for air	
quality that could offset some or all of	health and air quality, in particular in	quality that could offset some or all of	
the near-term costs of GHG mitigation.	urban areas, that could offset the near-	the near-term costs of GHG mitigation.	
As data reported under Directive	term costs of GHG mitigation. As data	As data reported under Directive	
2001/81/EC of the European	reported under Directive 2001/81/EC	2001/81/EC of the European	
Parliament and the Council* represent	of the European Parliament and the	Parliament and the Council ¹³ represent	
an important input for the compilation	Council* represent an important input	an important input for the compilation	
of the GHG inventory and the national	for the compilation of the GHG	of the GHG inventory and the national	
plans, the importance of compilation	inventory and the national plans, the	plans, the importance of compilation	
and reporting of consistent data	importance of compilation and	and reporting of consistent data	
between Directive 2001/81/EC and the	reporting of consistent data between	between Directive 2001/81/EC and the	
GHG inventory should be recognised.	Directive 2001/81/EC and the GHG	GHG inventory should be recognised.	
	inventory should be recognised.		
(15) The experience gained in		(15) The experience gained in	
implementing Regulation (EU) No		implementing Regulation (EU) No	
525/2013 of the European Parliament		525/2013 of the European Parliament	
and the Council* indicated the need for		and the Council ¹⁴ indicated the need	
synergies and coherence with reporting		for synergies and coherence with	
under other legal instruments, in		reporting under other legal	
particular with Directive 2003/87/EC		instruments, in particular with	
of the European Parliament and the		Directive 2003/87/EC of the European	
Council, Regulation (EC) No 166/2006		Parliament and the Council ¹⁵ ,	

Directive 2001/81/EC of the European Parliament and the Council on National Emission Ceilings for certain pollutants (OJ L 309, 27.11.2001, p. 22).

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Regulation (EU) No 525/2013 of the European Parliament and of the Council of 21 May 2013 on a mechanism for monitoring and reporting greenhouse gas emissions and for reporting other information at national and Union level relevant to climate change and repealing Decision No 280/2004/EC (OJ L 165, 18.6.2013, p. 13).

Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a scheme for greenhouse gas emission allowance trading within the Community (OJ L 275, 25.10.2003, p. 32).

of the European Parliament and the Regulation (EC) No 166/2006 of the European Parliament and the Council*, Regulation (EC) No Council¹⁶, Regulation (EC) No 1099/2008 of the European Parliament and the Council* and Regulation (EC) 1099/2008 of the European Parliament and the Council¹⁷ and Regulation (EC) No 517/2014 of the European Parliament and the Council*. The use No 517/2014 of the European of consistent data to report greenhouse Parliament and the Council¹⁸. The use gas emissions is essential to ensuring of consistent data to report greenhouse the quality of emissions reporting. gas emissions is essential to ensuring the quality of emissions reporting. **AM 19** Accept with changes (16) In line with the Commission's strong commitment to Better strong commitment to Better strong commitment to Better strong commitment to Better Regulation, the Energy Union Regulation and consistent with a Regulation, the Energy Union Regulation and consistent with a Governance should result in a policy for research, innovation and Governance should result in a policy that promotes research, significant reduction of administrative investments, the Energy Union significant reduction of administrative innovation and investments, the burden for the Member States, the Governance should result in a burden for the Member States, the Energy Union Governance should significant reduction of administrative Commission and other Union result in a significant reduction of Commission and other Union administrative burden and *complexity* Institutions and it should help to ensure complexity for the Member States and Institutions and it should help to ensure relevant stakeholders, the Commission for the Member States and relevant coherence and adequacy of policies coherence and adequacy of policies and measures at Union and national and measures at Union and national and other Union Institutions and it stakeholders, the Commission and level with regard to the transformation should help to ensure coherence and level with regard to the transformation other Union Institutions and it should of the energy system towards a lowadequacy of policies and measures at of the energy system towards a [] low help to ensure coherence and adequacy

greenhouse gas emission economy.

of policies and measures at Union and

transformation of the energy system

towards a *sustainable* low greenhouse

national level with regard to the

gas emission economy

Union, macro-regional, regional,

the transformation of the energy

carbon economy

system towards a sustainable low-

national, and local level with regard to

carbon economy.

Regulation (EC) No 166/2006 of the European Parliament and of the Council of 18 January 2006 concerning the establishment of a European Pollutant Release and Transfer Register (OJ L 33, 4.2.2006, p. 1).

Regulation (EC) No 1099/2008 of the European Parliament and of the Council of 22 October 2008 on energy statistics (OJ L 304, 14.11.2008, p. 1).

Regulation (EC) No 517/2014 of the European Parliament and of the Council of 16 April 2014 on fluorinated greenhouse gases and repealing Regulation (EC) No 842/2006 (OJ L 150, 20.5.2014, p. 195).

(17) The achievement of the Energy Union objectives should be ensured through a combination of Union initiatives and coherent national policies set out in integrated national energy and climate plans. Sectorial Union legislation in the energy and climate fields sets out planning requirements, which have been useful tools to drive change at the national level. Their introduction at different	AM 20 (17) The achievement of the Energy Union <i>targets and</i> objectives should be ensured through a combination of Union initiatives and coherent national policies set out in integrated national energy and climate plans. Sectorial Union legislation in the energy and climate fields sets out planning requirements, which have been useful tools to drive change at the national level. Their introduction at different	(17) The achievement of the Energy Union objectives should be ensured through a combination of Union initiatives and coherent national policies set out in integrated national energy and climate plans. Sectorial Union legislation in the energy and climate fields sets out planning requirements, which have been useful tools to drive change at the national level. Their introduction at different	Accept in part (17) The achievement of the Energy Union targets and objectives should be ensured through a combination of Union initiatives and coherent national policies set out in integrated national energy and climate plans. Sectorial Union legislation in the energy and climate fields sets out planning requirements, which have been useful tools to drive change at the national level. Their introduction at different
moments in time has led to overlaps and insufficient consideration of synergies and interactions between policy areas. Current separate planning, reporting and monitoring in the climate and energy fields should therefore as far as possible be streamlined and integrated.	moments in time has led to overlaps and insufficient consideration of synergies and interactions between policy areas, to the detriment of costefficiency. Current separate planning, reporting and monitoring in the climate and energy fields should, where relevant, be streamlined and integrated.	moments in time has led to overlaps and insufficient consideration of synergies and interactions between policy areas. Current separate planning, reporting and monitoring in the climate and energy fields should therefore as far as possible be streamlined and integrated.	moments in time has led to overlaps and insufficient consideration of synergies and interactions between policy areas, to the detriment of costefficiency. Current separate planning, reporting and monitoring in the climate and energy fields should therefore as far as possible be streamlined and integrated.
	AM 21 Recital 17 a (new) (17a) An assessment of the interactions between existing and planned policies and measures to achieve decarbonisation is necessary and Member States should produce a quantitative or qualitative evaluation.		Maintain Council GA Note: already covered under the ETS in Art. 25 and the Annex
	AM 22 Recital 17 b (new) (17b) Member States should ensure policy coherence between their national energy and climate plans and their long-term low emission strategies with the UN 2030 Agenda for Sustainable Development.		<u>Maintain Council GA</u>

(18) The integrated national energy and climate plans should cover tenyear periods and provide an overview of the current energy system and policy situation. They should set out national objectives for each of the five key dimensions of the Energy Union and corresponding policies and measures to meet those objectives and have an analytical basis. The national plans covering the first period from 2021 to 2030 should pay particular attention to the 2030 targets for greenhouse gas emission reductions, renewable energy, energy efficiency and electricity interconnection. Member States should aim to ensure that the national plans are consistent with and contribute to achieving the Sustainable Development Goals.

AM 23

(18) The integrated national energy and climate plans should cover tenyear periods and provide an overview of the current energy system and policy situation. They should set out national targets or objectives for each of the five key dimensions of the Energy Union and corresponding policies and measures to meet those objectives and have an analytical basis. The national plans covering the first period from 2021 to 2030 should pay particular attention to the 2030 targets for greenhouse gas emission reductions, renewable energy, energy efficiency and electricity interconnection. Member States should aim to ensure that the national plans are consistent with and contribute to achieving the Sustainable Development Goals.

(18) The integrated national energy and climate plans should cover tenyear periods and provide an overview of the current energy system and policy situation. They should set out national objectives for each of the five key dimensions of the Energy Union and corresponding policies and measures to meet those objectives and have an analytical basis. The national plans covering the first period from 2021 to 2030 should pay particular attention to the 2030 targets for greenhouse gas emission reductions, renewable energy, energy efficiency and electricity interconnection. Member States should aim to ensure that the national plans are consistent with and contribute to achieving the Sustainable Development Goals. In setting out the national plans, Member States may build upon existing national strategies or plans. For the first draft national plan and national plan, a different deadline is provided as compared to subsequent plans, in order to provide Member **States with adequate preparation** time for their first plans after the adoption of this Regulation. **Nevertheless, the Member States are**

encouraged to provide their first draft national plans as early as possible in 2018, in order to allow

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	proper preparations, in particular for the facilitative dialogue to be convened under the Paris Agreement in 2018.	
Recital 18 a (new) (18a) When preparing their integrated national energy and climate plan, Member States should assess the number of households in energy poverty, taking into account the necessary domestic energy services needed to guarantee basic standards of living in the relevant national context, which they may not be able to afford due to a combination of low income, high energy expenditure and poor energy efficiency of their households. Member States should outline existing and planned policies and measures addressing energy poverty and, where necessary, include a national objective to reduce the number of households in energy poverty. The Commission should adopt a common methodology for Member States to define energy poverty and each Member State should define households in energy poverty in accordance with their specific national circumstances.		(18a) When preparing their integrated national energy and climate plan, Member States should assess the number of households in energy poverty, taking into account the necessary domestic energy services needed to guarantee basic standards of living in the relevant national context, existing social policy and other relevant policies, as well as Commission indicative guidance on relevant indicators, including geographical dispersion, that are based on a common approach for energy poverty []. In the event that a Member State finds that it has a significant number of households in energy poverty, it should include in its plan a national indicative objective to reduce energy poverty. [] Note: cf. Art. 3(3)(e) and Art. 21a (new)

Maintain Council GA **AM 25** Recital 18 b (new) (18b) Member States should ensure that Union funding from the 2014 to 2020 multiannual financial framework is included in their integrated national energy and climate plans. National allocations from the post-2020 multiannual financial framework should actively contribute to the achievement of Energy Union targets and objectives, in particular in the sectors of greenhouse gas emission reductions including removals by sinks, renewable energy and energy efficiency. To that end, the programming process at national and local level for the post-2020 multiannual financial framework should take place in combination with a Commission assessment of integrated national energy and climate plans to reflect a high ambition, in particular in the light of the long-term objectives of the Paris Agreement and the Sustainable

Development Goals.

(19) A mandatory template for the national plans should be established to ensure that all national plans are sufficiently comprehensive and to facilitate comparison and aggregation of national plans, while at the same		(19) A mandatory template for the national plans should be established to ensure that all national plans are sufficiently comprehensive and to facilitate comparison and aggregation of national plans, while at the same	
time ensuring sufficient flexibility to Member States to set out the details of		time ensuring sufficient flexibility to Member States to set out the details of	
national plans reflecting national		national plans reflecting national	
preferences and specificities.		preferences and specificities.	
	AM 26 Recital 19 a (new) (19a) Member States should establish a permanent multi-level energy dialogue platform gathering local authorities, civil society organisations, business community, investors and other relevant stakeholders to discuss the different options envisaged for energy and climate policies. Integrated national energy and climate plans as well as long-term climate and energy strategies should be discussed within the framework of that platform.		Cf. AM 113 Note: see new compromise recital 20(ter) (which is best placed after recital 20 which explains the public consultation process)

(20) The implementation of policies and measures in the areas of the energy and climate has an impact on the environment. Member States should therefore ensure that the public is given early and effective opportunities to participate in and to be consulted on the preparation of the integrated national energy and climate plans in accordance, where applicable, with the provisions of Directive 2001/42/EC of the European Parliament and of the Council¹⁹ and the United Nations **Economic Commission for Europe** ("UNECE") Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters of 25 June 1998 (the "Aarhus convention"). Member States should also ensure involvement of social partners in the preparation of the integrated national energy and climate plans.

AM 27

(20) The implementation of policies and measures in the areas of the energy and climate has an impact on the environment. Member States should therefore ensure that the public is given early and effective opportunities to participate *actively* in and to be consulted on the preparation of the integrated national energy and climate plans and long-term climate and energy strategies in accordance, where applicable, with the provisions of Directive 2001/42/EC of the European Parliament and of the Council²⁴ and the United Nations Economic Commission for Europe ("UNECE") Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters of 25 June 1998 (the "Aarhus convention"). Member States should also ensure involvement of *the* social partners, local authorities and all relevant stakeholders from early stages of the planning and reporting processes and in the preparation of the integrated national energy and climate plans and long-term strategies.

(20) The implementation of policies and measures in the areas of the energy and climate has an impact on the environment. Member States should therefore ensure that the public is given early and effective opportunities to participate in and to be consulted on the preparation of the integrated national energy and climate plans in accordance, where applicable, with the provisions of Directive 2001/42/EC of the European Parliament and of the Council and the United Nations Economic Commission for Europe ("UNECE") Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters of 25 June 1998 (the "Aarhus convention"). Member States should also ensure involvement of social partners in the preparation of the integrated national energy and climate plans.

(20) The implementation of policies and measures in the areas of the energy and climate has an impact on the environment. Member States should therefore ensure that the public is given early and effective opportunities to participate in and to be consulted on the preparation of the integrated national energy and climate plans in accordance, where applicable, with the provisions of Directive 2001/42/EC of the European Parliament and of the Council and the United Nations **Economic Commission for Europe** ("UNECE") Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters of 25 June 1998 (the "Aarhus convention"). Member States should also ensure involvement of social partners in the preparation of the integrated national energy and climate plans, and aim at limiting administrative complexity when implementing their obligations on public consultation.

Note: addition responds to AM 112

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Directive 2001/42/EC of the European Parliament and of the Council of 27 June 2001 on the assessment of the effects of certain plans and programmes on the environment (OJ L 197, 21.7.2001, p.30).

	(20 bis) When implementing their public consultation obligations, and in line with the Aarhus Convention, Member States should aim at equal participation, ensure that the public is informed by public notices or other appropriate means, such as electronic media, that the public can access all relevant documents, and put in place practical arrangements related to the public's participation.
	Note: addition responds to AM 109
	(Art. 10) (20ter) Many Member States have public consultation mechanisms in place for climate and/or energy policies. Having regard to the implementation of the Paris Agreement as well as of the Union's climate and energy policies, it would be appropriate for [] Member States [] that have no such structure in place, to [] consider establishing such a public consultation mechanism, which could take the form of [] a permanent multi-level energy dialogue platform gathering local authorities, civil society organisations, business community, investors and other relevant
	stakeholders to discuss the different options envisaged for energy and climate policies and review progress. Integrated national energy and

(21) Regional cooperation is key to ensure an effective achievement of the objectives of the Energy Union. Member States should get the opportunity to comment on other Member States' plans before they are finalised to avoid inconsistencies and potential negative impacts on other Member States and ensure that common objectives are met collectively. Regional cooperation in elaborating and finalising national plans as well as in the subsequent implementation of national plans should be essential to improve effectiveness and efficiency of measures and foster market integration and energy security.

AM 28

(21) Macro-regional and regional cooperation are necessary for Member States to implement, jointly, certain policies and measures contributing to the achievement of common targets and objectives in a cost-optimal manner. The Commission should facilitate such cooperation between the Member States. Member States should *also* get the opportunity to comment on other Member States' plans before they are finalised to avoid inconsistencies and potential negative impacts on other Member States and ensure that common objectives are met collectively. *Macro-regional and* regional cooperation in elaborating and finalising national plans as well as in the subsequent implementation of national plans should be essential to improve effectiveness and efficiency of measures and foster market integration and energy security.

(21) Regional cooperation is key to ensure an effective achievement of the objectives of the Energy Union. Member States should get the opportunity to comment on other

common objectives are met

and energy security.

Member States' plans before they are finalised to avoid inconsistencies and potential negative impacts on other Member States and ensure that collectively. Regional cooperation in elaborating and finalising national plans as well as in the subsequent implementation of national plans should be essential to improve effectiveness and efficiency of measures and foster market integration

climate plans [] could be discussed within the framework of [] such a platform.

Note: see AM 26 and 113

Accept in part

(21) Regional cooperation is key to ensure an effective achievement of the objectives of the Energy Union in a cost-optimal manner. The Commission should facilitate such cooperation between the Member **States**. Member States should get the opportunity to comment on other Member States' plans before they are finalised to avoid inconsistencies and potential negative impacts on other Member States and ensure that common objectives are met collectively. Regional cooperation in elaborating and finalising national plans as well as in the subsequent implementation of national plans should be essential to improve effectiveness and efficiency of measures and foster market integration and energy security.

Note: see also AM 114 (Art. 11):

(21 bis) Where cooperating in the framework of this Regulation, Member States should take into consideration existing regional cooperation fora, such as the Baltic Energy Market Interconnection Plan (BEMIP), Central and South-Eastern Europe Connectivity (CESEC), Central-West Regional Energy Market (CWREM), the North Seas Countries' Offshore Grid Initiative (NSCOGI), the Pentalateral Energy Forum, Interconnections for South-West Europe and the Euro-Mediterranean Partnership.

Member States are encouraged to envisage cooperation with Energy Community contracting parties, with members of the European Economic Area and, if they consider it appropriate, with other relevant third countries.

Moreover, the Commission may, with a view to promoting market integration, cost-efficient policies, effective cooperation, partnerships and consultations, identify further opportunities for regional cooperation covering one or several of the five dimensions of the Energy Union in line with the provisions of this Regulation, with a long-term vision and based on existing market conditions.

(22) National plans should be stable to ensure transparency and predictability of national policies and measures in order to ensure investor certainty. Updates of national plans should however be foreseen once during the ten-year period covered to give Member States the opportunity to adapt to significant changing circumstances. For the plans covering the period from 2021 to 2030, Member States should be able to update their plans by 1 January 2024. Targets, objectives and contributions should only be modified to reflect an increased overall ambition in particular as regards the 2030 targets for energy and climate. As part of the updates, Member States should make efforts to mitigate any adverse environmental impacts that become apparent as part of the integrated reporting.

AM 30

(22) National plans should be stable to ensure transparency and predictability of national policies and measures in order to ensure investment certainty. The regular submission of national plans over ten-year rolling periods give Member States the opportunity to adapt to significant changing circumstances. Targets and objectives should only be modified to reflect an increased overall ambition in particular as regards the targets for energy and climate. As part of *those* plans, Member States should make efforts to mitigate any adverse environmental impacts that become apparent as part of the integrated reporting.

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Maintain Council GA (23) Stable long-term low emission **AM 31** (23) Stable long-term low emission strategies are crucial to contribute strategies are crucial to contribute (23) Stable long-term *climate and* towards economic transformation. energy strategies are crucial to towards economic transformation. jobs, growth and the achievement of contribute towards economic jobs, growth and the achievement of broader sustainable development goals, transformation, jobs, growth and the broader sustainable development goals, as well as to move in a fair and costachievement of broader sustainable as well as to move in a fair and costeffective manner towards the longdevelopment goals, as well as to move effective manner towards the longterm goal set by the Paris Agreement. in a fair and cost-effective manner term goal set by the Paris Agreement. Furthermore, Parties to the Paris towards the long-term goal set by the Furthermore, Parties to the Paris Paris Agreement. Furthermore, Parties Agreement are invited to Agreement are invited to communicate, by 2020, their midto the Paris Agreement are invited to communicate, by 2020, their midcentury, long-term low greenhouse gas communicate, by 2020, their midcentury, long-term low greenhouse gas century, long-term low greenhouse gas emission development strategies. emission development strategies. emission development strategies. **AM 32** (23a) Member States should develop long-term [] strategies with a Recital 23 a (new) perspective of at least 30 years (23a) Member States should develop contributing to the fulfilments of the long-term climate and energy Member States' commitments under the UNFCCC and the Paris strategies for 2050 and beyond identifying the necessary Agreement, in the context of the transformations in different sectors objective of the Paris Agreement of that are necessary to shift to a holding the increase in the global average temperature to well below renewable energy system and achieve 2°C above pre-industrial levels and the goals of the Paris Agreement. The strategies should be consistent with to pursue efforts to limit the the Union's fair share of remaining temperature increase to 1.5°C above global carbon budget and should be pre-industrial levels and developed in an open and transparent achievement of long-term manner and with the full involvement greenhouse gas emission reductions of relevant stakeholders. The and enhancements of removals by

integrated national energy and

long-term climate and energy strategies and consistent with them.

climate plans should be based on the

sinks in all sectors in line with the

Union's objective. Member States

open and transparent manner and

should develop their strategies in an

	should ensure effective opportunities
	for the public to participate in their
	preparation. The integrated national
	energy and climate plans and the
	long-term strategies should be
	consistent with with each other.
	Note: see AM 122

AM 33	Accept
Recital 23 b (new)	
(23b) The land use, land use change	
and forestry (LULUCF) sector is	
highly exposed and very vulnerable to	
climate change. At the same time, the	
sector has huge potential to provide	
for long-term climate benefits and to	
contribute significantly to the	
achievement of Union and	
international long-term climate goals.	
It can contribute to climate change	
mitigation in several ways, in	
particular by reducing emissions,	
maintaining and enhancing sinks and	
carbon stocks, and providing bio-	
materials that can substitute fossil or	
carbon-intensive materials. In order	
for measures aiming in particular at	
increasing carbon sequestration to be	
effective, the sustainable resource	
management and long-term stability	
and adaptability of carbon pools is	
essential. Long-term strategies are	
essential to allow for sustainable	
investments in the long run.	
miresiments in the tong run.	

AM 34 Accept Recital 23 c (new) (23c) When developing further interconnections, it is important to make a complete assessment of the costs and benefits, including the full technical, socio-economic and environmental impacts, thereof as required by the TEN-E Regulation and take into account the positive externalities of interconnections, such as the integration of renewables, the security of supply and the increased competition in the internal market. **AM 35** Accept, with changes (24) As is the case for planning, sectorial Union legislation in the energy and climate fields sets out reporting requirements, many of which have been useful tools to drive change at the national level, but those at the national level, complementary to at the national level, but those at the national level, complementary to requirements have been introduced at market reforms, but those requirements have been introduced at market reforms, but those requirements have been introduced at requirements have been introduced at different moments in time which has led to overlaps and insufficient led to overlaps and insufficient consideration of synergies and led to overlaps and cost-inefficiency, consideration of synergies and led to overlaps and cost-inefficiency, interactions between policy areas such as well as insufficient consideration of interactions between policy areas such as well as insufficient consideration of as GHG mitigation, renewable energy. as GHG mitigation, renewable energy. synergies and interactions between synergies and interactions between energy efficiency and market policy areas such as GHG mitigation, energy efficiency and market policy areas such as GHG mitigation, integration. To strike the right balance integration. To strike the right balance renewable energy, energy efficiency renewable energy, energy efficiency between the need to ensure a proper and market integration. To strike the between the need to ensure a proper and market integration. To strike the follow-up of the implementation of right balance between the need to follow-up of the implementation of right balance between the need to national plans and the need to reduce ensure a proper follow-up of the national plans and the need to reduce ensure a proper follow-up of the

administrative burden, Member States

should establish biennial progress

reports on the implementation of the

implementation of national plans and

the need to reduce administrative []

complexity, Member States should

implementation of national plans and

the need to reduce administrative

complexity. Member States should

administrative burden, Member States

reports on the implementation of the

should establish biennial progress

plans and other developments in the energy system. Some reporting however, particularly with regard to reporting requirements in the climate field stemming from the United Nations Framework Convention on Climate Change ("UNFCCC") and Union Regulations, would still be necessary on a yearly basis.

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establish biennial progress reports on the implementation of the plans and other developments in the energy system. Some reporting however, particularly with regard to reporting requirements in the climate field stemming from the United Nations Framework Convention on Climate Change ("UNFCCC") and Union Regulations, would still be necessary on a yearly basis.

(25) Member States' integrated progress reports should mirror the elements set out in the template for the national plans. A template for the integrated progress reports should be detailed in subsequent implementing act(s) given their technical nature and the fact that the first progress reports are due in 2021. The progress reports should be carried out in order to ensure transparency towards the Union, other Member States and market actors including consumers. They should be comprehensive across the five dimensions of the Energy Union and, for the first period, at the same time put emphasis on areas covered by the targets of the 2030 Climate and Energy Framework.

AM 36

(25) Member States' integrated progress reports should mirror the elements set out in the template for the national plans. A template for the integrated progress reports should be detailed in subsequent implementing act(s) given their technical nature and the fact that the first progress reports are due in 2021. The progress reports should be carried out in order to ensure transparency towards the Union, other Member States, regional and local authorities, market actors including consumers, any other relevant stakeholders and the general public. They should be comprehensive across the five dimensions of the Energy Union and, for the first period, at the same time put emphasis on areas covered by the targets of the 2030 Climate and Energy Framework.

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Accept, with changes

(25) Member States' integrated progress reports should mirror the elements set out in the template for the national plans. A template for the integrated progress reports should be detailed in subsequent implementing act(s) given their technical nature and the fact that the first progress reports are due in 2023. The progress reports should be carried out in order to ensure transparency towards the Union, other Member States, regional and local authorities, market actors including consumers, any other relevant stakeholders and the general public. They should be comprehensive across the five dimensions of the Energy Union and, for the first period, at the same time put emphasis on areas covered by the targets of the 2030 Climate and Energy Framework.

(26) Under the UNFCCC, the Union and its Member States are required to develop, regularly update, publish and report to the Conference of the Parties national inventories of anthropogenic emissions by sources and removals by sinks of all greenhouse gases using comparable methodologies agreed by the Conference of the Parties. The GHG inventories are key to enabling the tracking of progress with the implementation of the decarbonisation dimension and for assessing compliance with the legislation in the field of climate, in particular Regulation [OP: act number XXX on binding annual greenhouse gas emission reductions by Member States from 2021 to 2030 for a resilient Energy Union and to meet commitments under the Paris Agreement and amending Regulation (EU) No 525/2013 of the European Parliament and the Council on a mechanism for monitoring and reporting greenhouse gas emissions and other information relevant to climate change] ("Regulation [] [ESR]") and Regulation [OP: act number XXX on the inclusion of greenhouse gas emissions and removals from land use, land use change and forestry into the 2030

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OJ L [...], [...], p. [...].

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climate and energy framework and		climate and energy framework and	
amending Regulation (EU) No		amending Regulation (EU) No	
525/2013 of the European Parliament		525/2013 of the European Parliament	
and the Council on a mechanism for		and the Council on a mechanism for	
monitoring and reporting greenhouse		monitoring and reporting greenhouse	
gas emissions and other information		gas emissions and other information	
relevant to climate change]		relevant to climate change]	
("Regulation [] [LULUCF]").		("Regulation [] [LULUCF]") ²¹ .	
(27) Decision 1/CP.16 of the		(27) Decision 1/CP.16 of the	
Conference of the Parties to the		Conference of the Parties to the	
UNFCCC requires the establishment of		UNFCCC requires the establishment of	
national arrangements to estimate		national arrangements to estimate	
anthropogenic emissions by sources		anthropogenic emissions by sources	
and removals by sinks of all		and removals by sinks of all	
greenhouse gases. This Regulation		greenhouse gases. This Regulation	
should enable the establishment of		should enable the establishment of	
those national arrangements.		those national arrangements.	
	AM 37	9	(cf. AM 59, Art. 3(3b) (new))
(28) The experience in the	(28) The experience in the	(28) The experience in the	
implementation of Regulation (EU) No	implementation of Regulation (EU) No	implementation of Regulation (EU) No	(28) The experience in the
525/2013 demonstrated the importance	525/2013 demonstrated the importance	525/2013 demonstrated the importance	implementation of Regulation (EU) No
of transparency, accuracy, consistency,	of transparency, accuracy, consistency,	of transparency, accuracy, consistency,	525/2013 demonstrated the importance
completeness and comparability of	completeness and comparability of	completeness and comparability of	of transparency, accuracy, consistency,
information. Building on that	information. Building on that	information. Building on that	completeness and comparability of
experience, this Regulation should	experience, this Regulation should	experience, this Regulation should	information. Building on that
ensure that Member States report on	ensure that Member States <i>use credible</i>	ensure that Member States report on	experience, this Regulation should
their policies and measures and	and consistent data and assumptions	their policies and measures and	ensure that Member States <i>use</i> robust
projections as a key component of the	across the five dimensions and make	projections as a key component of the	and consistent data and assumptions
progress reports. The information in	publicly available data used in	progress reports. The information in	across the five dimensions and make
those reports should be essential for	making scenarios and modelling and	those reports should be essential for	publicly available comprehensive
demonstrating the timely	report on their policies and measures	demonstrating the timely	information concerning the
implementation of commitments under	and projections as a key component of	implementation of commitments under	assumptions, parameters and
Regulation [] [ESR]. Operating and	the progress reports. The information	Regulation [] [ESR]. Operating and	methodologies used for the final

OJ L $[\ldots]$, $[\ldots]$, $[\ldots]$.

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continuously improving systems at Union and Member State level coupled with better guidance on reporting should significantly contribute towards an on-going strengthening of the information necessary in order to track progress in the decarbonisation dimension.	in those reports should be essential for demonstrating the timely implementation of commitments under Regulation [] [ESR]. Operating and continuously improving systems at Union and Member State level coupled with better guidance on reporting should significantly contribute towards an on-going strengthening of the information necessary in order to track progress in the decarbonisation dimension.	continuously improving systems at Union and Member State level coupled with better guidance on reporting should significantly contribute towards an on-going strengthening of the information necessary in order to track progress in the decarbonisation dimension.	scenarios and projections taking into account statistical restrictions, commercially sensitive data, and the need to comply with data protection rules,*) and report on their policies and measures and projections as a key component of the progress reports. The information in those reports should be essential for demonstrating the timely implementation of commitments under Regulation [] [ESR]. Operating and continuously improving systems at Union and Member State level coupled with better guidance on reporting should significantly contribute towards an on-going strengthening of the information necessary in order to track progress in the decarbonisation dimension. Note: aligned with Art. 8(3)
(29) This Regulation should ensure reporting by Member States on		(29) This Regulation should ensure reporting by Member States on	
adaptation to climate change and the		adaptation to climate change and the	
provision of financial, technological		provision of financial, technological	
and capacity-building support to		and capacity-building support to	
developing countries, thereby facilitating the implementation of the		developing countries, thereby facilitating the implementation of the	
Union's commitments under the		Union's commitments under the	
UNFCCC and Paris Agreement.		UNFCCC and Paris Agreement.	
Furthermore, information on national		Furthermore, information on national	
adaptation actions and support is also		adaptation actions and support is also	
important in the context of the		important in the context of the	
integrated national energy and climate		integrated national energy and climate	
plans, especially as regards adaptation		plans, especially as regards adaptation	

to those adverse effects of climate	to those adverse effects of climate	
change related to the security of the	change related to the security of the	
Union's energy supply such as the	Union's energy supply such as the	
availability of cooling water for power	availability of cooling water for power	
plants and biomass availability for	plants and biomass availability for	
energy, and information on support	energy, and information on support	
relevant to the external dimension of	relevant to the external dimension of	
the Energy Union.	the Energy Union.	
	(29bis) The Paris Agreement	
	reaffirms that Parties should, when	
	taking action to address climate	
	change, respect, promote and	
	consider their respective obligations	
	on human rights and gender	
	equality. Therefore Member States	
	should adequately integrate the	
	dimensions of human rights and	
	gender equality in their integrated	
	national energy and climate plans	
	and long-term low emission	
	strategies. Through their biennial	
	progress reports they should report	
	information on how the	
	implementation of their integrated	
	national energy and climate plans	
	contributes to the promotion of both	
	human rights and gender equality.	

(30) In order to limit administrative burden on Member States and the Commission, the latter should establish an online reporting platform to facilitate communication and promote cooperation. That should ensure timely submission of reports and facilitate improved transparency on national reporting. The e-reporting platform should complement, build on and benefit from existing reporting processes, databases and e-tools, such as those of the European Environment Agency, Eurostat, the Joint Research Centre and the lessons learned from the Union's Eco-Management and Audit Scheme

AM 38

(30) In order to *increase* transparency in energy and climate policy-making and to limit administrative *complexity* on Member States and the Commission, the latter should establish *a public* online platform to facilitate *public access to* information. communication between the Commission and the Member States as well as cooperation among **Member States.** That should ensure timely submission of reports and facilitate improved transparency on national reporting. The *e-platform* platform should complement, build on and benefit from existing reporting processes, databases and e-tools, such as those of the European Environment Agency, Eurostat, the Joint Research Centre and the lessons learned from the Union's Eco-Management and Audit Scheme.

(30) In order to limit administrative burden on Member States and the Commission, the latter should establish an online reporting platform to facilitate communication and promote cooperation. That should facilitate [] timely submission of reports as well as Il improved transparency on national reporting. The e-reporting platform should complement, build on and benefit from existing reporting processes, databases and e-tools, such as those of the European Environment Agency, Eurostat, the Joint Research Centre and the lessons learned from the Union's Eco-Management and Audit Scheme

Note: aligned with Art. 24

(30) In order to limit administrative burden on Member States and the Commission, the latter should establish an online [] platform to facilitate communication, [] promote cooperation and facilitate public access to information. That should facilitate [] timely submission of reports as well as [] improved transparency on national reporting. The e-reporting platform should complement, build on and benefit from existing reporting processes, databases and e-tools, such as those of the European Environment Agency, Eurostat, the Joint Research Centre and the lessons learned from the Union's Eco-Management and Audit Scheme.

(30bis) The Commission should ensure that the final integrated national energy and climate plans are publicly available online. An eplatform, once operational, should be used by the Commission to host and make publicly available the final integrated national energy and climate plans, the updates thereof, the long-term low emission strategies and other relevant reporting information provided by Member States. Before the e-platform becomes operational, the Commission will use its own

			websites to facilitate public online
			access to the final integrated national
			energy and climate plans.
			The same of the sa
			Note: see also Art. 24(2a)
	AM 39		Maintain Council GA
(31) As concerns data to be provided	(31) In order to avoid delayed action	(31) As concerns data to be provided	
to the Commission by means of	at Union level, the Commission	to the Commission by means of	
national planning and reporting,	should use annual GHG, renewables	national planning and reporting,	
information from Member States	and energy efficiency estimates	information from Member States	
should not duplicate data and statistics	provided by the European	should not duplicate data and statistics	
which have already been made	Environment Agency to assess	which have already been made	
available via Eurostat in the context of	progress towards 2030 targets. As	available via Eurostat in the context of	
Regulation (EC) No 223/2009 of the	concerns data to be provided to the	Regulation (EC) No 223/2009 of the	
European Parliament and of the	Commission by means of national	European Parliament and of the	
Council* in the same form as under the	planning and reporting, information	Council ²² in the same form as under	
planning and reporting obligations of	from Member States should not	the planning and reporting obligations	
this Regulation and are still available	duplicate data and statistics which have	of this Regulation and are still	
from Eurostat with the same values.	already been made available via	available from Eurostat with the same	
Where available and appropriate in	Eurostat in the context of Regulation	values. Where available and	
terms of timing, reported data and	(EC) No 223/2009 of the European	appropriate in terms of timing,	
projections provided in the national	Parliament and of the Council* in the	reported data and projections provided	
energy and climate plans should build	same form as under the planning and	in the national energy and climate	
on and be consistent with Eurostat data	reporting obligations of this Regulation	plans should build on and be consistent	
and the methodology used for	and are still available from Eurostat	with Eurostat data and the	
reporting European statistics in	with the same values. Where available	methodology used for reporting	
accordance with Regulation (EC) No	and appropriate in terms of timing,	European statistics in accordance with	
223/2009.	reported data and projections provided	Regulation (EC) No 223/2009.	
	in the national energy and climate		
	plans should build on and be consistent		

Regulation (EC) No 223/2009 of the European Parliament and of the Council of 11 March 2009 on European statistics and repealing Regulation (EC, Euratom)
No 1101/2008 of the European Parliament and of the Council on the transmission of data subject to statistical confidentiality to the Statistical Office of the European Communities, Council Regulation (EC) No 322/97 on Community Statistics, and Council Decision 89/382/EEC, Euratom establishing a Committee on the Statistical Programmes of the European Communities (OJ L 87, 31.3.2009, p. 164).

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with Eurostat data and the methodology used for reporting European statistics in accordance with Regulation (EC) No 223/2009. AM 40 (32) In view of the collective achievement of the objectives of the Energy Union Strategy it will be five dimensions of the Energy Union

(32) In view of the collective achievement of the objectives of the Energy Union Strategy, it will be essential for the Commission to assess national plans and, based on progress reports, their implementation. For the first ten-year period, this concerns in particular the achievement of the Union-level 2030 targets for energy and climate and national contributions to those targets. Such assessment should be undertaken on a biennial basis, and on an annual basis only where necessary, and should be consolidated in the Commission's State of the Energy Union reports.

achievement of the objectives of the five dimensions of the Energy Union Strategy, in particular the creation of a fully functional and resilient Energy *Union*. it will be essential for the Commission to assess draft national plans as well as the implementation of notified national plans by means of progress reports. This is particularly the case with regard to the Unionlevel 2030 targets for energy and climate for the first ten-year period. Such assessment should be undertaken on a biennial basis, and on an annual basis where necessary, and should be consolidated in the Commission's State of the Energy Union reports.

(32) In view of the collective achievement of the objectives of the Energy Union Strategy, it will be essential for the Commission to assess national plans and, based on progress reports, their implementation. For the first ten-year period, this concerns in particular the achievement of the Union-level 2030 targets for energy and climate and national contributions to those targets. Such assessment should be undertaken on a biennial basis, and on an annual basis only where necessary, and should be consolidated in the Commission's State of the Energy Union reports.

Accept in part

(32) In view of the collective achievement of the objectives of the Energy Union Strategy, in particular the creation of a fully functional and resilient Energy Union, it will be essential for the Commission to assess draft national plans, national plans and, based on progress reports, their implementation. For the first ten-year period, this concerns in particular the achievement of the Union-level 2030 targets for energy and climate and national contributions to those targets. Such assessment should be undertaken on a biennial basis, and on an annual basis only where necessary, and should be consolidated in the Commission's State of the Energy Union reports.

(33) Aviation has impacts on the global climate as a result of the release of CO2 as well as of other emissions, including nitrogen oxides emissions, and mechanisms, such as cirrus cloud enhancement. In the light of the rapidly developing scientific understanding of those impacts, an updated assessment of the non-CO2 impacts of aviation on the global climate is already foreseen in Regulation (EU) No 525/2013. The modelling used in this respect should

AM 41

(33) Aviation has impacts on the global climate as a result of the release of CO2 as well as of other emissions, including nitrogen oxides emissions, and mechanisms, such as cirrus cloud enhancement. In the light of the rapidly developing scientific understanding of those impacts, an updated assessment of the non-CO2 impacts of aviation on the global climate is already foreseen in Regulation (EU) No 525/2013. The modelling used in this respect should

(33) Aviation has impacts on the global climate as a result of the release of CO₂ as well as of other emissions, including nitrogen oxides emissions, and mechanisms, such as cirrus cloud enhancement. In the light of the rapidly developing scientific understanding of those impacts, an updated assessment of the non-CO₂ impacts of aviation on the global climate is already foreseen in Regulation (EU) No 525/2013. The modelling used in this respect should

Note: text aligned with final agreement on ETS Aviation.

(33) Aviation has impacts on the global climate as a result of the release of CO2 as well as of other emissions, including nitrogen oxides emissions, and mechanisms, such as cirrus cloud enhancement. In the light of the rapidly developing scientific understanding of those impacts, an updated assessment of the non-CO2 impacts of aviation on the global climate is already foreseen

be adapted to scientific progress. Based on its assessments of such impacts, the Commission could consider relevant policy options for addressing them.	be adapted to scientific progress. Based on its assessments of such impacts, the Commission should, by 1 March 2020, consider relevant policy options for addressing them and present a legislative proposal, if appropriate.	be adapted to scientific progress. Based on its assessments of such impacts, the Commission could consider relevant policy options for addressing them.	in Regulation (EU) No 525/2013. The modelling used in this respect should be adapted to scientific progress. Based on its assessments of such impacts, the Commission should, by I January 2020, present an updated analysis of the non-CO2 effects of aviation, accompanied, where appropriate, by a proposal on how best to address those effects. N.B.: see Regulation 2017/2392 of 13 December 2017 amending Directive 2003/87/EC to continue current limitations of scope for aviation activities [], Art. 1(8): "in Article 30, the following paragraph is added: '5.Before 1 January 2020, the Commission shall present an updated analysis of the non-CO2 effects of aviation, accompanied, where appropriate, by a proposal on how best to address those effects.';"
	AM 42 Recital 33 a (new) (33a) In accordance with the current UNFCCC greenhouse gas reporting guidelines, the calculation and reporting of methane emissions is based on global warming potentials (GWP) relating to a 100-year time horizon. Given the high GWP and relatively short atmospheric lifetime of methane, leading to a significant impact on the climate in the short and middle term, the Commission should		(33a) In accordance with the current UNFCCC greenhouse gas reporting guidelines, the calculation and reporting of methane emissions is based on global warming potentials (GWP) relating to a 100-year time horizon. Given the high GWP and relatively short atmospheric lifetime of methane, leading to a significant impact on the climate in the short and middle term, the Commission should analyse the implications for implementing policies and measures

analyse the implications for policies and measures of adopting a 20-year time horizon for methane. Based on its analysis, the Commission should consider relevant policy options for rapidly addressing methane emissions through a Union Methane Strategy, prioritising energy and waste-related methane emissions. for the purpose of reducing the short and middle-term impact of methane emissions on Union greenhouse gas emissions []. [] The Commission should consider [] policy options for rapidly addressing methane emissions and should put forward [] a Union strategic approach for methane [] as an integral part of the Union's long-term strategy as referred to in Article 14.

Note: aligned with compromise proposal in new Art. 14(bis)

(cf. AM 175 + 307)

(34) To help ensure coherence between national and Union policies and objectives of the Energy Union, there should be an on-going dialogue between the Commission and the Member States. As appropriate, the Commission should issue recommendations to Member States including on the level of ambition of the draft national plans, on the subsequent implementation of policies and measures of the notified national plans, and on other national policies and measures of relevance for the implementation of the Energy

AM 43

(34) To help ensure coherence between national and Union policies and objectives of the Energy Union, there should be an on-going dialogue between the Commission and the Member States and, where appropriate, between the Member States. The Commission should issue recommendations to Member States including on the level of ambition of the draft national plans, on the subsequent implementation of policies and measures of the notified national plans, and on other national policies and measures of relevance for the implementation

(34) To help ensure coherence between national and Union policies and objectives of the Energy Union, there should be an ongoing dialogue between the Commission and the Member States. As appropriate, the Commission should issue recommendations to Member States including on the level of ambition of the draft national plans, on the subsequent implementation of policies and measures of the notified national plans, and on other national policies and measures of relevance for the implementation of the Energy Union. Whereas recommendations have no binding force,

as set out in Article 288 of the TFEU,
Member States should nevertheless take
due [] account of such recommendations
and explain in subsequent progress reports

Accept in part

(34) To help ensure coherence between national and Union policies and objectives of the Energy Union, there should be an ongoing dialogue between the Commission and the Member States and, where appropriate, between the Member States. As appropriate, the Commission should issue recommendations to Member States including on the level of ambition of the draft national plans, on the subsequent implementation of policies and measures of the notified national plans, and on other national policies and measures of relevance for the implementation of the Energy Union. Whereas recommendations have no binding force, as set out in Article 288 of the TFEU, Member States should **nevertheless** take **due** [] account of such recommendations and explain Union. Member States should take utmost account of such recommendations and explain in subsequent progress reports how they have been implemented. of the Energy Union. Member States should take such recommendations *into account* and explain in subsequent progress reports how they have been implemented. how this has been done []. With regard to renewable energy the Commission assessment shall be based on the objective critera. Whereas the analysis of the Commission underlying its assessments may contain quantitative elements, the Commission recommendations should remain qualitative in nature and not include quantitative levels of national ambition for the year 2030. If the Commission issues a recommendation on a Member State's draft national plan, it should do so as quickly as possible, having regard to, on the one hand, the need for the Commission to add up certain quantified planned contributions of all Member States in order to assess ambition at Union level, and on the other hand, the need to provide adequate time for the Member State concerned to take due consideration of the Commission's recommendations before finalising its national plan, and the need to avoid the risk of delay of the Member State's national plan.

in subsequent progress reports how this has been done []. With regard to renewable energy the Commission assessment shall be based on the objective critera. Whereas the analysis of the Commission underlying its assessments may contain quantitative elements, the Commission recommendations should remain qualitative in nature and not include quantitative levels of national ambition for the year 2030. If the Commission issues a recommendation on a Member State's draft national plan, it should do so as quickly as possible, having regard to, on the one hand, the need for the Commission to add up certain quantified planned contributions of all Member States in order to assess ambition at Union level, and on the other hand, the need to provide adequate time for the Member State concerned to take due consideration of the Commission's recommendations before finalising its national plan, and the need to avoid the risk of delay of the Member State's national plan.

(34bis) Cost-effective deployment of renewable energy is one of the [] key objective criteria [] for assessing Member States' contributions. The cost structure of deploying renewable energy is complex and varies significantly between Member States. It includes not only simply the costs of support schemes, but, inter alia, the connection costs of installations, system backup, providing system security and costs that need to be borne when complying with environmental restrictions. Thus when comparing Member States based on this criterion, all costs related to deployment, whether they are borne by the Member State, final consumers or project developers, should be accounted for. The Commission's recommendations on the Member States' renewable ambitions should be based on a methodology that takes into account various objective criteria affecting the renewable energy development. Thus, the methodology for evaluating the renewable energy ambition of the Member States should indicate the relative effort made by the Member States, while also taking into consideration relevant circumstances affecting the renewable energy development. The methodology should include data originating from independent quantitative and/or qualitative data sources.

AM 44

(35) Should the ambition of integrated national energy and climate plans or their updates be insufficient for the collective achievement of the Energy Union objectives and, for the first period, in particular the 2030 targets for renewable energy and energy efficiency, the Commission should take measures at Union level in order to ensure the collective achievement of these objectives and targets (thereby closing any 'ambition gap'). Should progress made by the Union towards these objectives and targets be insufficient for their delivery, the Commission should, in addition to issuing recommendations, take measures at Union level or Member States should take additional measures in order to ensure achievement of these objectives and targets (thereby closing any 'delivery gap'). Such measures should take into account early ambitious contributions made by Member States to the 2030 targets for renewable energy and energy efficiency when sharing the effort for collective target achievement. In the area of renewable energy, such measures can also include financial contributions by Member States to a financing platform managed by the Commission, which would be

(35) Should the ambition *and the* targets, policies and measures described in the integrated national energy and climate plans be insufficient for the collective achievement of the Energy Union objectives and, for the first period, in particular the 2030 targets for renewable energy and energy efficiency, the Commission should take measures at Union level in order to ensure the collective achievement of these objectives and targets and Member States should review upwards their national targets in the field of renewable energy sources by 31 December 2020 (thereby closing any 'ambition gap'). Should progress made by the Union towards these objectives and targets be insufficient for their delivery, the Commission may, in addition to issuing recommendations, take measures at Union level or request additional measures from Member States in order to ensure their achievement (thereby closing any 'delivery gap').

Such measures should take into account early ambitious *efforts* made by Member States to the 2030 targets

(35) Should the ambition of integrated national energy and climate plans or their updates be insufficient for the collective achievement of the Energy Union objectives and, for the first period, in particular the 2030 targets for renewable energy and energy efficiency, the Commission should take measures at Union level in order to ensure the collective achievement of these objectives and targets (thereby closing any 'ambition gap'). Should progress made by the Union towards these objectives and targets be insufficient for their delivery, the Commission should, in addition to issuing recommendations, l propose measures and make use of relevant empowerments at Union level or Member States should take additional measures in order to ensure achievement of these objectives and targets (thereby closing any 'delivery gap'). Such measures should take into account early ambitious contributions made by Member States to the 2030 target[] for [] energy efficiency when sharing the effort for collective target achievement. Such measures should also take into account early efforts made by Member States to the 2030

Accept in part & To be discussed with EP (accepted in Council text: early efforts, voluntary contributions)

(35) Should the ambition of integrated national energy and climate plans or their updates be insufficient for the collective achievement of the Energy Union objectives and, for the first period, in particular the 2030 targets for renewable energy and energy efficiency, the Commission should take measures at Union level in order to ensure the collective achievement of these objectives and targets (thereby closing any 'ambition gap'). Should progress made by the Union towards these objectives and targets be insufficient for their delivery, the Commission should, in addition to issuing recommendations, [propose measures and make use of relevant empowerments at Union level or Member States should take additional measures in order to ensure achievement of these objectives and targets (thereby closing any 'delivery gap'). Such measures should take into account early ambitious contributions made by Member States to the 2030 target[] for [] energy efficiency when sharing the effort for collective target achievement. Such measures should also take into account early efforts made by Member States to the 2030

used to contribute to renewable energy projects across the Union. Member States' national renewable energy targets for 2020 should serve as baseline shares of renewable energy from 2021 onwards. In the area of energy efficiency, additional measures can in particular aim at improving the energy efficiency of products, buildings and transport.

for renewable energy and energy efficiency when sharing the effort for collective target achievement.

In the area of renewable energy, such measures can also include *voluntary* financial contributions by Member States to a financing platform managed by the Commission, which would be used to contribute to renewable energy projects across the Union, *including those of Energy Union interest*.

Member States' national renewable energy targets for 2020 should serve as baseline shares of renewable energy from 2021 onwards *and should be maintained throughout the period*. In the area of energy efficiency, additional measures can in particular aim at improving the energy efficiency of products, buildings and transport.

target for renewable energy by reaching in or before 2020 a share of energy from renewable sources above its national binding target, or by making early progress in the period 2005-2020 or in the implementation of its contribution to the Union's binding target of at least 27% of renewable energy in 2030.

In the area of renewable energy, such measures can also include voluntary financial contributions by Member States to a financing mechanism managed by the Commission, which would be used to contribute to the most cost-efficient renewable energy projects across the Union, thus providing the Member State with the option to contribute to the EU target achievement at the lowest possible cost. []. In the area of energy efficiency, additional measures can in particular aim at improving the energy efficiency of products, buildings and transport.

target for renewable energy by reaching in or before 2020 a share of energy from renewable sources above its national binding target, or by making early progress in the period 2005-2020 or in the implementation of its contribution to the Union's binding target of at least 27% of renewable energy in 2030. In the area of renewable energy, such measures can also include voluntary financial contributions by Member States to a financing mechanism managed by the Commission, which would be used to contribute to the most cost-efficient renewable energy projects across the Union, thus providing the Member State with the option to contribute to the EU target achievement at the lowest possible cost. []. Member States' national renewable energy targets for 2020 should serve as baseline shares of renewable energy from 2021 onwards and should be maintained throughout the **period.** In the area of energy efficiency, additional measures can in particular aim at improving the energy efficiency of products, buildings and

transport.

(35bis) Member States' national
renewable energy targets for 2020 as
set out in Annex I of [recast of
Directive 2009/28/EC as proposed by
COM(2016) 767] should serve as the
starting point for their national
indicative trajectory for the period
2021 to 2030, unless a Member State
voluntarily decides to set an higher
starting point. In addition, they
should constitute for this period a
mandatory baseline share that forms
equally part of [recast of Directive
2009/28/EC as proposed by
COM(2016) 767]. Consequently, in
this period the share of energy from
renewable sources in each Member
State's gross final consumption of
energy should not be lower than its
baseline share.
bascinic share.
(35ter) If a Member State does
not maintain its baseline share as
measured over a one-year period, it
should, within one year, take
additional measures to cover this
gap to its baseline scenario. Where a
Member State has effectively taken
such necessary measures and
fulfilled its obligation to cover the
gap, it should be deemed to comply
with the mandatory requirements of
its base-line scenario as from the
moment in time when the gap in
question occurred and both under
this Regulation and under [recast of
Directive 2009/28/EC as proposed by
COM(2016) 767].

(35quater) In order to enable adequate monitoring and early corrective action by Member States and the Commission, and in order to avoid the 'free rider' effect, the indicative trajectories of all Member States (and, as a result, also the indicative trajectory of the Union) should reach, in 2023, [] 2025 and 2027 at least certain minimum percentages of the total increase in renewable energy foreseen for 2030, as set out in this Regulation. The achievement of these 'reference points' in 2023, [] 2025 and 2027 will be assessed by the Commission on the basis of, inter alia, the Member States' integrated national energy and climate progress reports that Member States should present in 2025, [] 2027 and 2029, respectively. If the indicative reference points of the Union are not met. Member **States below their reference points** should cover the gap [] by implementing additional measures [

(35quater) In order to enable adequate monitoring and early corrective action by Member States and the Commission, and in order to avoid the 'free rider' effect, the indicative trajectories of all Member States (and, as a result, also the indicative trajectory of the Union) should reach, in 2022, 2025 and 2027 at least certain minimum percentages of the total increase in renewable energy foreseen for 2030, as set out in this Regulation. The achievement of these 'reference points' in 2022, 2025 and 2027 will be assessed by the Commission in 2024, 2027 and 2029, respectively, on the basis of, inter alia, the Member States' integrated national energy and climate progress reports that Member States should present []. If the indicative reference points of the **Union are not met. Member States** below their reference points should cover the gap by implementing additional measures.

(36) The Union and the Member	(36) The Union and the Member
States should strive to provide the most	States should strive to provide the most
up-to-date information on their	up-to-date information on their
greenhouse gas emissions and	greenhouse gas emissions and
removals. This Regulation should	removals. This Regulation should
enable such estimates to be prepared in	enable such estimates to be prepared in
the shortest timeframes possible by	the shortest timeframes possible by
using statistical and other information,	using statistical and other information,
such as, where appropriate, space-	such as, where appropriate, space-
based data provided by the Global	based data provided by the Global
Monitoring for Environment and	Monitoring for Environment and
Security programme and other satellite	Security programme and other satellite
systems.	systems.
(37) Under Regulation [] [ESR], the	(37) Under Regulation [] [ESR], the
approach of the annual commitment	approach of the annual commitment
cycle taken in Decision No	cycle taken in Decision No
406/2009/EC of the European	406/2009/EC of the European
Parliament and of the Council should	Parliament and of the Council ²³ should
continue. That requires a	continue. That requires a
comprehensive review of Member	comprehensive review of Member
States' greenhouse gas inventories to	States' greenhouse gas inventories to
enable the assessment of compliance	enable the assessment of compliance
and the application of corrective	and the application of corrective
action, where necessary. A review	action, where necessary. A review
process at Union level of the	process at Union level of the
greenhouse gas inventories submitted	greenhouse gas inventories submitted
by Member States is necessary to	by Member States is necessary to
ensure that compliance with	ensure that compliance with
Regulation [] [ESR] is assessed in a	Regulation [] [ESR] is assessed in a
credible, consistent, transparent and	credible, consistent, transparent and
timely manner.	timely manner.

Decision No 406/2009/EC of the European Parliament and of the Council of 23 April 2009 on the effort of Member States to reduce their greenhouse gas emissions to meet the Community's greenhouse gas emission reduction commitments up to 2020 (OJ L 140, 5.6.2009, p. 136).

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AT/ns 59

	AM 45		Accept in part, with changes
(38) Member States and the	(38) Member States and the	(38) Member States and the	(38) Member States and the
Commission should ensure close	Commission should ensure close	Commission should ensure close	Commission should ensure close
cooperation on all matters relating to	cooperation on all matters relating to	cooperation on all matters relating to	cooperation on all matters relating to
the implementation of the Energy	the implementation of the Energy	the implementation of the Energy	the implementation of the Energy
Union and this Regulation, with close	Union and this Regulation, with close	Union, [] with close involvement of	Union, [] with close involvement of
involvement of the European	involvement of the European	the European Parliament on matters	the European Parliament on matters
Parliament. The Commission should as	Parliament. The Commission should	related to this Regulation []. The	related to this Regulation []. The
appropriate assist Member States in	assist Member States in implementing	Commission should as appropriate	Commission should as appropriate
implementing this Regulation,	this Regulation, particularly with	assist Member States in implementing	assist Member States in implementing
particularly with regard to the	regard to the establishment,	this Regulation, particularly with	this Regulation, particularly with
establishment of the national plans and	implementation and monitoring of the	regard to the establishment of the	regard to the establishment of the
associated capacity building.	integrated national energy and climate	national plans and associated capacity	integrated national energy and climate
	plans and the long-term climate and	building.	plans and associated capacity building,
	energy strategy and associated		including by mobilising internal
	capacity building by mobilising		resources from internal modelling
	internal resources from the European		capacity and, where appropriate,
	Environment Agency, the Joint		external expertise.
	Research Centre, internal modelling		
	capacity and, where appropriate,		
(20) 26 1 (2)	external expertise.	(20) 16 1 6 1 11	
(39) Member States should ensure		(39) Member States should ensure	
that integrated national energy and		that integrated national energy and	
climate plans take into consideration		climate plans take into consideration	
the latest country-specific		the latest country-specific	
recommendations issued in the context		recommendations issued in the context	
of the European Semester.		of the European Semester.	

(40) The European Environment	(40) The European Environment	
Agency should assist the Commission,	Agency should assist the Commission,	
as appropriate and in accordance with	as appropriate and in accordance with	
its annual work programme, with	its annual work programme, with	
assessment, monitoring and reporting	assessment, monitoring and reporting	
work.	work.	
(41) The power to adopt acts in	(41) The power to adopt acts in	Note: EP does not agree to the
accordance with Article 290 of the	accordance with Article 290 of the	Council GA text (final text will
Treaty on the Functioning of the	Treaty on the Functioning of the	depend on Art. 14(2a))
European Union (TFEU) should be	European Union (TFEU) should be	
delegated to the Commission in order	delegated to the Commission in order	
to amend the general framework for	to amend the general framework for	
integrated national energy and climate	integrated national energy and climate	
plans (template), set up a financing	plans (template) in order to adapt this	
platform to which Member States can	to amendments to the Union Energy	
contribute in case the Union trajectory	and Climate policy framework that	
towards the 2030 Union renewable	are directly and specifically related	
energy target is not collectively met,	to the Union's contributions under	
take account of changes in the global	the UNFCCC and Paris Agreement [
warming potentials ("GWPs") and], take account of changes in the global	
internationally agreed inventory	warming potentials ("GWPs") and	
guidelines, set substantive	internationally agreed inventory	
requirements for the Union inventory	guidelines, set substantive	
system and set up the registries	requirements for the Union inventory	
pursuant to Article 33. It is of	system and set up the registries	
particular importance that the	pursuant to Article 33. It is of	
Commission carries out appropriate	particular importance that the	
consultations during its preparatory	Commission carries out appropriate	
work, including at expert level, and	consultations during its preparatory	
that those consultations be conducted	work, including at expert level, and	
in accordance with the principles laid	that those consultations be conducted	
down in the Inter-institutional	in accordance with the principles laid	
Agreement on Better Law-Making of	down in the Inter-institutional	
13 April 2016. In particular, to ensure	Agreement on Better Law-Making of	
equal participation in the preparation	13 April 2016. In particular, to ensure	

of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts should systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts. It should also take into account, where necessary, decisions adopted under the UNFCCC and the Paris Agreement.	AM 46 Recital 41 a (new) (41a) This Regulation includes provisions related to the treatment of energy efficiency as an infrastructure priority, recognising that it fulfils the definition of infrastructure used by the IMF and other economic institutions, and to make it a crucial element and a priority consideration in future investment decisions on the Union's energy infrastructure ^{1a} . ^{1a} European Parliament report of 2	equal participation in the preparation of delegated acts, the European Parliament and the Council should receive all documents at the same time as Member States' experts, and their experts should systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts. It should also take into account, where necessary, decisions adopted under the UNFCCC and the Paris Agreement.	Addressed in compromise text for AM 54.
	In European Parliament report of 2 June 2016 on the implementation of the Energy Efficiency Directive (2012/27/EU)-(2015/2232(INI))		

(42) In order to ensure uniform conditions for the implementation of Articles 15(3), Article 17(4), Article 23(6), Article 31(3) and (4) and Article 32(3) of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.		(42) In order to ensure uniform conditions for the implementation of Articles 15(3), Article 17(4), Article 23(6), Article 27(1), Article 27(4ter), Article 30(6), Article 31(3) and (4) and Article 32(3) of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 ²⁴ .	
(43) The Commission should be assisted in its tasks under this Regulation by an Energy Union Committee to prepare implementing acts. It should replace and take on the assignments of the Climate Change Committee and other committees as appropriate.	AM 47 (43) The Commission should be assisted in its tasks under this Regulation by an Energy and Climate Committee to prepare implementing acts. As regards matters related to the implementation of climate specific provisions, the Commission should be assisted by the Climate Change Committee established under Regulation (EU) No 525/2013.	(43) The Commission should be assisted in its tasks under this Regulation by an Energy Union Committee and a Climate Change Committee to prepare implementing acts.	(43) In order to exercise the implementing powers laid down in this Regulation, the Commission should be assisted in its tasks by an Energy Union Committee and by a Climate Change Committee which reinstates the existing Climate Change Committee established by Article 8 of Decision 93/389/EEC, Article 9 of Decision 280/2004/EC and Article 26 of Regulation (EU) No 525/2013. In order to ensure consistency of policies and aim at maximising synergies between sectors, both climate and energy experts should be invited to the meetings of both committees when implementing this Regulation.

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Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

(44) The Commission should review the implementation of this Regulation in 2026 and make amending proposals as appropriate to ensure the proper implementation of the Regulation and the achievement of its objectives. The review should take into account evolving circumstances and be informed by the results of the global stocktake of the Paris Agreement, where necessary.		(44) The Commission should review the implementation of this Regulation in 2026 and make amending proposals as appropriate to ensure the proper implementation of the Regulation and the achievement of its objectives. The review should take into account evolving circumstances and be informed by the results of the global stocktake of the Paris Agreement, where necessary.	(44) The Commission should report on [] the implementation of this Regulation in 2024 and every five years thereafter [] and make amending proposals as appropriate to ensure the proper implementation of the Regulation and the achievement of its objectives. The review should take into account evolving circumstances and be informed by the results of the global stocktake of the Paris Agreement [].
	AM 48 Recital 44 a (new) (44a) In preparation for a future review of this Regulation and in the context of the Union cyber security strategy, the Commission should, in close cooperation with the Member States, assess whether it might be necessary to add additional uniform planning and reporting requirements on the Member States' efforts to improve the protection of critical infrastructure of the Union's energy system against any form of cyber threats, in particular in the view of the increasing number of potentially critical cyber attacks during the last decade, in order to guarantee energy security in any circumstances. However, such an improved coordination within the Union should not affect Member States' national security interest by revealing sensitive information.		Maintain Council GA (COM right of initiative)

(15) This Dogulation should	(45) This Population should	
(45) This Regulation should	(45) This Regulation should	
integrate, amend, replace and withdraw	integrate, amend, replace and withdraw	
certain planning, reporting and	certain planning, reporting and	
monitoring obligations currently	monitoring obligations currently	
contained in sectorial energy and	contained in sectorial energy and	
climate Union legislation to ensure a	climate Union legislation to ensure a	
streamlined and integrated approach to	streamlined and integrated approach to	
the main planning, reporting and	the main planning, reporting and	
monitoring strands. The following acts	monitoring strands. The following acts	
should therefore be amended	should therefore be amended	
accordingly:	accordingly:	
– Directive 94/22/EC of the	 Directive 94/22/EC of the 	
European Parliament and of the	European Parliament and of the	
Council of 30 May 1994 on the	Council of 30 May 1994 on the	
conditions for granting and using	conditions for granting and using	
authorizations for the prospection,	authorizations for the prospection,	
exploration and production of	exploration and production of	
hydrocarbons;	hydrocarbons ²⁵ ;	
– Directive 98/70/EC of the	 Directive 98/70/EC of the 	
European Parliament and of the	European Parliament and of the	
Council of 13 October 1998 relating to	Council of 13 October 1998 relating to	
the quality of petrol and diesel fuels	the quality of petrol and diesel fuels	
and amending Council Directive	and amending Council Directive	
93/12/EEC;	93/12/EEC ²⁶ ;	

²⁵

OJ L 164, 30.6.1994, p. 3. OJ L 350, 28.12.1998, p. 58. 26

– Directive 2009/31/EC of the	- Directive 2009/31/EC of the
European Parliament and of the	European Parliament and of the
Council of 23 April 2009 on the	Council of 23 April 2009 on the
geological storage of carbon dioxide	geological storage of carbon dioxide
and amending Council Directive	and amending Council Directive
85/337/EEC, European Parliament and	85/337/EEC, European Parliament and
Council Directives 2000/60/EC,	Council Directives 2000/60/EC,
2001/80/EC, 2004/35/EC, 2006/12/EC,	2001/80/EC, 2004/35/EC, 2006/12/EC,
2008/1/EC and Regulation (EC) No	2008/1/EC and Regulation (EC) No
1013/2006;	1013/2006 ²⁷ ;
- Regulation (EC) No 663/2009 of	— Regulation (EC) No 663/2009 of
the European Parliament and of the	the European Parliament and of the
Council of 13 July 2009 establishing a	Council of 13 July 2009 establishing a
programme to aid economic recovery	programme to aid economic recovery
by granting Community financial	by granting Community financial
assistance to projects in the field of	assistance to projects in the field of
energy;	energy ²⁸ ;
- Regulation (EC) No 715/2009 of	- Regulation (EC) No 715/2009 of
the European Parliament and of the	the European Parliament and of the
Council of 13 July 2009 on conditions	Council of 13 July 2009 on conditions
for access to the natural gas	for access to the natural gas
transmission networks and repealing	transmission networks and repealing
Regulation (EC) No 1775/2005;	Regulation (EC) No 1775/2005 ²⁹ ;
– Directive 2009/73/EC of the	– Directive 2009/73/EC of the
European Parliament and of the	European Parliament and of the
Council of 13 July 2009 concerning	Council of 13 July 2009 concerning
common rules for the internal market	common rules for the internal market
in natural gas and repealing Directive	in natural gas and repealing Directive
2003/55/EC;	2003/55/EC ³⁰ ;

²⁷

²⁸

OJ L 140, 5.6.2009, p. 114. OJ L 200, 31.7.2009, p. 31. OJ L 211, 14.8.2009, p. 36. OJ L 211, 14.8.2009, p. 94 29

³⁰

- Council Directive 2009/119/EC	- Council Directive 2009/119/EC	
of 14 September 2009 imposing an	of 14 September 2009 imposing an	
obligation on Member States to	obligation on Member States to	
maintain minimum stocks of crude oil	maintain minimum stocks of crude oil	
and/or petroleum products;	and/or petroleum products ³¹ ;	
– Directive 2010/31/EU of the	– Directive 2010/31/EU of the	
European Parliament and of the	European Parliament and of the	
Council of 19 May 2010 on the energy	Council of 19 May 2010 on the energy	
performance of buildings;	performance of buildings ³² ;	
 Directive 2012/27/EU of the 	– Directive 2012/27/EU of the	
European Parliament and of the	European Parliament and of the	
Council of 25 October 2012 on energy	Council of 25 October 2012 on energy	
efficiency, amending Directives	efficiency, amending Directives	
2009/125/EC and 2010/30/EU and	2009/125/EC and 2010/30/EU and	
repealing Directives 2004/8/EC and	repealing Directives 2004/8/EC and	
2006/32/EC;	$2006/32/EC^{33}$;	
– Directive 2013/30/EU of the	– Directive 2013/30/EU of the	
European Parliament and of the	European Parliament and of the	
Council of 12 June 2013 on safety of	Council of 12 June 2013 on safety of	
offshore oil and gas operations and	offshore oil and gas operations and	
amending Directive 2004/35/EC;	amending Directive 2004/35/EC ³⁴ ;	

31

³²

³³

OJ L 265, 9.10.2009, p. 9. OJ L 153, 18.6.2010, p. 13. OJ L 315, 14.11.2012, p. 1. OJ L 178, 28.6.2013, p. 66. 34

Council Directive (EU) 2015/652 of 20 April 2015 laying down calculation methods and reporting requirements pursuant to Directive 98/70/EC of the European Parliament and of the Council relating to the quality of petrol and diesel fuels.	- Council Directive (EU) 2015/652 of 20 April 2015 laying down calculation methods and reporting requirements pursuant to Directive 98/70/EC of the European Parliament and of the Council relating to the quality of petrol and diesel fuels ³⁵ .	
		(45bis) For reasons of coherence and legal clarity, nothing in this Regulation should prevent the application of the derogations pursuant to Article 66 of the [Electricity Directive], Article 59a of the [Electricity Regulation] and Article 18a of the [Regulation on risk-preparedness in the electricity sector and repealing Directive 2005/89/EC]. Note: see also Art. 51

OJ L 107, 25.4.2015, p. 26. 35

(40 mil p 1 1 1 1 1	(46) mil n 1 d 1 d 1	<u> </u>
(46) This Regulation should also	(46) This Regulation should also	
integrate in full the provisions of	integrate in full the provisions of	
Regulation (EU) No 525/2013. As a	Regulation (EU) No 525/2013. As a	
consequence, Regulation (EU) No	consequence, Regulation (EU) No	
525/2013 should be repealed as of 1	525/2013 should be repealed as of 1	
January 2021. However, in order to	January 2021. However, in order to	
ensure that the implementation of	ensure that the implementation of	
Decision No 406/2009/EC continues	Decision No 406/2009/EC continues	
under Regulation (EU) No 525/2013	under Regulation (EU) No 525/2013	
and that certain aspects linked to the	and that certain aspects linked to the	
implementation of the Kyoto Protocol	implementation of the Kyoto Protocol	
remain covered by legislation, it is	remain covered by legislation, it is	
necessary that certain provisions	necessary that certain provisions	
remain applicable after this date.	remain applicable after this date.	
(47) Since the objectives of this	(47) Since the objectives of this	
Regulation cannot be sufficiently	Regulation cannot be sufficiently	
achieved by the Member States alone	achieved by the Member States alone	
and can therefore, by reason of the	and can therefore, by reason of the	
scale and effects of the proposed	scale and effects of the proposed	
action, be better achieved at Union	action, be better achieved at Union	
level, the Union may adopt measures	level, the Union may adopt measures	
in accordance with the principle of	in accordance with the principle of	
subsidiarity as set out in Article 5 of	subsidiarity as set out in Article 5 of	
the Treaty on European Union. In	the Treaty on European Union. In	
accordance with the principle of	accordance with the principle of	
proportionality, as set out in that	proportionality, as set out in that	
Article, this Regulation does not go	Article, this Regulation does not go	
beyond what is necessary to achieve	beyond what is necessary to achieve	
those objectives.	those objectives.	
HAVE ADOPTED THIS	HAVE ADOPTED THIS	
REGULATION:	REGULATION:	
1		

CHAPTER 1 GENERAL PROVISIONS Article 1 Subject matter and scope Maintain Council GA **AM 49** This Regulation establishes a This Regulation establishes a This Regulation establishes a Governance mechanism to: Governance mechanism to: Governance mechanism to: Maintain Council GA implement long-term climate and energy strategies and measures designed to fulfil Union greenhouse Note: accepted in part (cf. para (a) gas emissions commitments consistent and recital 6a) with the Paris Agreement; implement strategies and implement strategies and implement strategies and implement strategies and measures designed to meet the objectives and targets of the Energy Union, and for the first ten-year period Union, and for the first ten-year period Union and the longer term objectives Union and the long-term Union from 2021 to 2030 in particular the from 2021 to 2030 in particular the of the Paris agreement, and for the greenhouse gas emissions EU's 2030 targets for energy and *Union's* 2030 targets for energy and first ten-year period from 2021 to 2030 commitments consistent with the climate; in particular the Union's [] 2030 Paris agreement, and for the first tenclimate: targets for energy and climate; year period from 2021 to 2030 in particular the **Union's** [] 2030 targets for energy and climate; (aa) stimulate cooperation between (aa) structure partnerships and cooperation between Member States Member States, including, where at macro-regional and regional level, appropriate, at regional level, designed to achieve the targets, designed to achieve the objectives and objectives and commitments of the targets of the Energy Union. Energy Union; ensure the timeliness. ensure the timeliness. ensure the timeliness. transparency, accuracy, consistency, transparency, accuracy, consistency, transparency, accuracy, consistency, comparability and completeness of comparability and completeness of comparability and completeness of reporting by the Union and its Member reporting by the Union and its Member reporting by the Union and its Member States to the UNFCCC and Paris States to the UNFCCC and Paris States to the UNFCCC and Paris Agreement secretariat. Agreement secretariat: Agreement secretariat.

	(ba) contribute to greater regulatory certainty as well as contribute to greater investor certainty and help take full advantage of opportunities for economic development, investment stimulation, job creation and social cohesion; (bc) support a just transition for		Accept Maintain Council GA
	citizens and regions which could be negatively impacted by the transition to a low-carbon economy.		Note: EP could agree to drop in exchange for compromise texts in recital 13 and in Annex I part 1 Section B5(2)
The governance mechanism shall be based on integrated national energy and climate plans covering ten-year periods starting from 2021 to 2030, corresponding integrated national energy and climate progress reports by the Member States and integrated monitoring arrangements by the European Commission. It shall define a structured, iterative process between the Commission and Member States in view of the finalisation of the national plans and their subsequent implementation, including with regard to regional cooperation, and corresponding Commission action.	The governance mechanism shall be based on integrated national energy and climate plans covering ten-year periods starting from 2021 to 2030, corresponding integrated national energy and climate progress reports by the Member States and integrated monitoring arrangements by the European Commission. It shall define a structured, <i>transparent</i> , iterative process between the Commission and Member States <i>ensuring full participation of the general public and local authorities</i> in view of the finalisation of the national plans and their subsequent implementation, including with regard to <i>macroregional and</i> regional cooperation, and corresponding Commission action.	The governance mechanism shall be based on national long-term low emission strategies, integrated national energy and climate plans covering ten-year periods starting from 2021 to 2030, corresponding integrated national energy and climate progress reports by the Member States and integrated monitoring arrangements by the European Commission. It shall define a structured, iterative process between the Commission and Member States in view of the finalisation of the national plans and their subsequent implementation, including with regard to regional cooperation, and corresponding Commission action.	The governance mechanism shall be based on [national] [long-term [low emission] strategies], integrated national energy and climate plans covering ten-year periods starting from 2021 to 2030, corresponding integrated national energy and climate progress reports by the Member States and integrated monitoring arrangements by the European Commission. It shall ensure effective opportunities for the public to participate in the preparation of the national plans and the long-term strategies. It shall define a structured, transparent, iterative process between the Commission and Member States in view of the finalisation of the national plans and their subsequent implementation, including with regard to regional cooperation, and corresponding Commission action.

 2. This Regulation shall apply to the following five dimensions of the Energy Union: (a) energy security, (b) energy market, (c) energy efficiency, (d) decarbonisation and (e) research, innovation and 	This Regulation shall apply to the following five dimensions of the Energy Union: energy security, internal energy market, energy efficiency, decarbonisation and research, innovation and	2. This Regulation shall apply to the [] five dimensions of the Energy Union that are closely related and mutually reinforcing: (a) energy security, (b) internal energy market, (c) energy efficiency, (d) decarbonisation and (e) research, innovation and	Accept
competitiveness.	competitiveness.	competitiveness.	
		cle 2	
	Defin	itions	
For the purposes of this Regulation, the definitions in [recast of Directive 2009/28/EC as proposed by COM(2016) 767], Directive 2010/31/EU and Directive 2012/27/EU shall apply. The following definitions shall also apply	proposed by COM(2016) 767], <i>[recast of Directive 2009/72/EC</i>	For the purposes of this Regulation, the definitions in [recast of Directive 2009/28 as proposed by COM(2016) 767], Directive 2010/31/EU and Directive 2012/27/EU shapply. The following definitions shall also apply	ve nall
(1) 'existing policies and measures' me implemented and adopted policies and measures;	ean	(1) 'existing policies and measures' me implemented and adopted policies and measures;	
(2) 'implemented policies and measure mean policies and measures for which or or more of the following applies at the day of submission of the national plan or progress report: directly applicable European legislation or national legislation is in force, one or more voluntary agreements have been established, finance resources have been allocated, human resources have been mobilized;	on on	(2) 'implemented policies and measure mean policies and measures for which on more of the following applies at the date of submission of the national plan or progres report: directly applicable European legislation or national legislation is in for one or more voluntary agreements have be established, financial resources have been allocated, human resources have been mobilized;	e or of of ss ce, een

	AM 51		Maintain Council GA
(3) 'adopted policies and measures'	(3) 'adopted policies and measures'	(3) 'adopted policies and measures'	
mean policies and measures for which	mean policies and measures for which	mean policies and measures for which	
an official government decision has	an official central or sub-national	an official government decision has	
been made by the date of submission	government decision has been made by	been made by the date of submission	
of the national plan or progress report	the date of submission of the national	of the national plan or progress report	
and there is a clear commitment to	plan or progress report and there is a	and there is a clear commitment to	
proceed with implementation;	clear commitment to proceed with	proceed with implementation;	
	implementation;		
(4) 'planned policies and measures'	•	(4) 'planned policies and measures'	
are options under discussion and		are options under discussion and	
having a realistic chance of being		having a realistic chance of being	
adopted and implemented after the date		adopted and implemented after the date	
of submission of the national plan or		of submission of the national plan or	
progress report;		progress report;	
(5) 'projections' means forecasts of		(5) 'projections' means forecasts of	
anthropogenic greenhouse gas		anthropogenic greenhouse gas	
emissions by sources and removals by		emissions by sources and removals by	
sinks or developments of the energy		sinks or developments of the energy	
system including at least quantitative		system including at least quantitative	
estimates for a sequence of four future		estimates for a sequence of four future	
years ending with 0 or 5 immediately		years ending with 0 or 5 immediately	
following the reporting year;		following the reporting year;	
(6) 'projections without measures'		(6) 'projections without measures'	
means projections of anthropogenic		means projections of anthropogenic	
greenhouse gas emissions by sources		greenhouse gas emissions by sources	
and removals by sinks that exclude the		and removals by sinks that exclude the	
effects of all policies and measures		effects of all policies and measures	
which are planned, adopted or		which are planned, adopted or	
implemented after the year chosen as		implemented after the year chosen as	
the starting point for the relevant		the starting point for the relevant	
projection;		projection;	

Article 2(7)		
(7) 'projections with measures'	(7) 'projections with measures'	
means projections of anthropogenic	means projections of anthropogenic	
greenhouse gas emissions by sources	greenhouse gas emissions by sources	
and removals by sinks that encompass	and removals by sinks that encompass	
the effects, in terms of greenhouse gas	the effects, in terms of greenhouse gas	
emission reductions or developments	emission reductions or developments	
of the energy system, of policies and	of the energy system, of policies and	
measures that have been adopted and	measures that have been adopted and	
implemented;	implemented;	
(8) 'projections with additional	(8) 'projections with additional	
measures' means projections of	measures' means projections of	
anthropogenic greenhouse gas	anthropogenic greenhouse gas	
emissions by sources and removals by	emissions by sources and removals by	
sinks or developments of the energy	sinks or developments of the energy	
system that encompass the effects, in	system that encompass the effects, in	
terms of greenhouse gas emission	terms of greenhouse gas emission	
reductions, of policies and measures	reductions, of policies and measures	
which have been adopted and	which have been adopted and	
implemented to mitigate climate	implemented to mitigate climate	
change or meet energy objectives, as	change or meet energy objectives, as	
well as policies and measures which	well as policies and measures which	
are planned for that purpose;	are planned for that purpose;	

(0) Ithe Union's 2020 terrests for	AM 52	(0) the Union's 2020 terrets for	Maintain Council CA
(9) 'the Union's 2030 targets for	AM 52	(9) 'the Union's 2030 targets for	Maintain Council GA
energy and climate' means the Union-	deleted	energy and climate' means the Union-	
wide binding target of at least 40%		wide binding target of at least 40%	
domestic reduction in economy-wide		domestic reduction in economy-wide	
greenhouse gas emissions as compared		greenhouse gas emissions as compared	
to 1990 to be achieved by 2030, the		to 1990 to be achieved by 2030, the	
Union-level binding target of at least		Union-level binding target of at least	
27% for the share of renewable energy		27% for the share of renewable energy	
consumed in the Union in 2030, the		consumed in the Union in 2030, the []	
Union-level target of at least 27% for		Union-level headline target of [] 30%	
improving energy efficiency in 2030,		for improving energy efficiency in	
to be reviewed by 2020 having in mind		2030, [] and the 15% electricity	
an EU level of 30%, and the 15%		interconnection target for 2030 or any	
electricity interconnection target for		subsequent targets in this regard agreed	
2030 or any subsequent targets in this		by the European Council or Council	
regard agreed by the European Council		and Parliament for the year 2030.	
or Council and Parliament for the year			
2030.			
(10) 'national inventory system'		(10) 'national inventory system'	
means a system of institutional, legal		means a system of institutional, legal	
and procedural arrangements		and procedural arrangements	
established within a Member State for		established within a Member State for	
estimating anthropogenic emissions by		estimating anthropogenic emissions by	
sources and removals by sinks of		sources and removals by sinks of	
greenhouse gases, and for reporting		greenhouse gases, and for reporting	
and archiving inventory information;		and archiving inventory information;	

	Article 2(11)		
(11) 'indicator' means a quantitative or qualitative factor or variable that contributes to better understanding		(11) 'indicator' means a quantitative or qualitative factor or variable that contributes to better understanding	
progress in implementing;		progress in implementing;	
programming,	AM 53 Article 2 - para 2 - point 11 a (new) (11a) 'early efforts' means early progress of a Member State made, from 2021 onwards, towards its target for renewable energy as referred to in Article 3 of [recast of Renewable Energy Directive] and its target for improving energy efficiency as referred to in Article 1(1) and Article 3(4) of Directive 2012/27/EU;	progress in important, and	Accepted in part, with changes: cf. paragraph (19) of Council GA text, reproduced here: (19) 'early efforts' means: a Member State's achievement, in or before 2020, of a share of energy from renewable sources above its national binding 2020 target or a Member State's early progress in the period 2005-2020 or in the implementation of its contribution to the Union's binding target of at least 27% of renewable energy in 2030 as
			referred to in Article 3 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767].
instruments which contribute to meeting the objectives of the integrated national energy and climate plans and/or to implement commitments under Article 4(2)(a) and (b) of the UNFCCC, which may include those that do not have the limitation and reduction of greenhouse gas emissions or change in the energy system as a		(12) 'policies and measures' means all instruments which contribute to meeting the objectives of the integrated national energy and climate plans and/or to implement commitments under Article 4(2)(a) and (b) of the UNFCCC, which may include those that do not have the limitation and reduction of greenhouse gas emissions or change in the energy system as a	
primary objective;		primary objective;	

(13) 'system for policies and	(13) 'system for policies and	
measures and projections' means a	measures and projections' means a	
system of institutional, legal and	system of institutional, legal and	
procedural arrangements established	procedural arrangements established	
for reporting policies and measures and	for reporting policies and measures and	
projections relating to anthropogenic	projections relating to anthropogenic	
emissions by sources and removals by	emissions by sources and removals by	
sinks of greenhouse gases and to the	sinks of greenhouse gases and to the	
energy system, inter alia as required by	energy system, inter alia as required by	
Article 32;	Article 32;	
(14) 'technical corrections' means	(14) 'technical corrections' means	
adjustments to the national greenhouse	adjustments to the national greenhouse	
gas inventory estimates made in the	gas inventory estimates made in the	
context of the review carried out	context of the review carried out	
pursuant to Article 31 when the	pursuant to Article 31 when the	
submitted inventory data are	submitted inventory data are	
incomplete or are prepared in a way	incomplete or are prepared in a way	
that is not consistent with relevant	that is not consistent with relevant	
international or Union rules or	international or Union rules or	
guidelines and that are intended to	guidelines and that are intended to	
replace originally submitted estimates;	replace originally submitted estimates;	
(15) 'quality assurance' means a	(15) 'quality assurance' means a	
planned system of review procedures	planned system of review procedures	
to ensure that data quality objectives	to ensure that data quality objectives	
are met and that the best possible	are met and that the best possible	
estimates and information are reported	estimates and information are reported	
to support the effectiveness of the	to support the effectiveness of the	
quality control programme and to	quality control programme and to	
assist Member States;	assist Member States;	

	Article	e 2(16)	
(16) 'quality control' means a system		(16) 'quality control' means a	system
of routine technical activities to		of routine technical activities to	
measure and control the quality of the		measure and control the quality	of the
information and estimates compiled		information and estimates comp	
with the purpose of ensuring data		with the purpose of ensuring dat	
integrity, correctness and		integrity, correctness and	
completeness, identifying and		completeness, identifying and	
addressing errors and omissions,		addressing errors and omissions.	,
documenting and archiving data and		documenting and archiving data	and
other material used, and recording all		other material used, and recording	ng all
quality assurance activities;		quality assurance activities;	
(17) 'key indicators' mean the		(17) 'key indicators' mean the	
indicators for the progress made with		indicators for the progress made	with
regard to the five dimensions of the		regard to the five dimensions of	the
Energy Union as proposed by the		Energy Union as proposed by th	e
Commission;		Commission;	
	AM 54		Compromise proposal for a new recital 39bis :
	Article 2 - para 2 - point 17 a (new)		
	(17a) 'energy efficiency first' means		Member States should use the 'energy
	the prioritisation, in all energy		efficiency first' principle, which means to
	planning, policy and investment		consider, before taking energy planning,
	decisions, of measures to make energy		policy and investment decisions, whether cost-
	demand and energy supply more		efficient, technically, economically and
	efficient, by means of cost-optimal		environmentally sound alternative energy
	energy end-use savings, demand-side		efficiency measures could replace in whole or
	response initiatives and more efficient		in part the envisaged planning, policy and
	conversion, transmission and		investment measures, whilst still achieving
	distribution of energy;		the objectives of the [] respective decisions,
			in particular the objectives of security of
			supply, interconnections and system
			reliability. This includes notably the treatment
			of energy efficiency as a crucial element and a
			key consideration in future investment
			decisions on energy infrastructure in the

		measur supply optimal respons convers energy. encour regiona the priv	ost-efficient alternatives could include the set of make energy demand and energy more efficient, by means of cost-energy end-use savings, demand-side the initiatives and more efficient with sion, transmission and distribution of Member States should also age the spread of this principle in all and local government, as well as in wate sector.
(18) 'SET-Plan' means the Strategic Energy Technology Plan as set out in Commission Communication (2015) 6317.	(18) 'SET-Plan' means the Stra Energy Technology Plan as set of Commission Communication (20 6317.	out in	
	(19) 'early efforts' means: a Member State's achievement, is before 2020, of a share of energing from renewable sources above national binding 2020 target of Member State's early progress period 2005-2020 or in the implementation of its contributing the Union's binding target of a 27% of renewable energy in 20 referred to in Article 3 of [recall Directive 2009/28/EC as propocom COM(2016) 767].	gy its r a s in the tion to at least 030 as ast of	Cf. AM 53
			(20) 'regional cooperation' means a cooperation between two or more Member States engaged in a partnership covering at least one of the five dimensions of the Energy Union.

CHAPTER 2 INTEGRATED NATIONAL ENERGY AND CLIMATE PLANS

Article 3 **Integrated national energy and climate plans**

AM 59

- By 1 January 2019 and every ten years thereafter, each Member State shall notify to the Commission an integrated national energy and climate plan. The plans shall contain the elements set out in paragraph 2 and Annex I. The first plan shall cover the period from 2021 to 2030. The following plans shall cover the tenyear period immediately following the end of the period covered by the previous plan.
- By 1 January 2019 and every ten years thereafter, each Member State shall notify to the Commission an integrated national energy and climate plan. The plans shall contain the elements set out in paragraph 2 and Annex I. The first plan shall cover the period from 2021 to 2030. The following plans shall cover the tenyear period immediately following the end of the period covered by the previous plan.
- By [] 31 December 2019, and subsequently by 1 January 2029 and every ten years thereafter*), each Member State shall notify to the Commission an integrated national energy and climate plan. The plans shall contain the elements set out in paragraph 2. The content of the plans is further specified in [] Annex I. The first plan shall cover the period from 2021 to 2030, bearing in mind the longer term perspective. The following plans shall cover the tenyear period immediately following the end of the period covered by the previous plan.
- By [] 31 December 2019, and subsequently by 1 January 2029 and every ten years thereafter ³⁶, each Member State shall notify to the Commission an integrated national energy and climate plan. The plans shall contain the elements set out in paragraph 2 [] and Annex I. The first plan shall cover the period from 2021 to 2030, bearing in mind the longer term perspective. The following plans shall cover the ten-year period immediately following the end of the period covered by the previous plan.

- The integrated national energy and climate plans shall consist of the following main sections:
- The integrated national energy and climate plans shall consist of the following main sections:
- The integrated national energy and climate plans shall consist of the following main sections:

36 Explanatory note: "I January 2029 and every ten years thereafter" is in effect identical to the Commission proposal, which is carefully aligned with the Paris Agreement cycle. The amendments in this first sentence merely enable a later presentation of the *first* plan. This also applies to Art. 9(1). See also recital 18 of Council GA.

	-	-	,
(a) an overview of the process followed for establishing the integrated national energy and climate plan consisting of an executive summary, a description of the consultation and involvement of stakeholders and their results, and of regional cooperation with other Member States in preparing the plan;	(a) an overview of the process followed for establishing the integrated national energy and climate plan consisting of: (1) an executive summary, (2) a description of the consultation and involvement of local authorities, civil society, business, the social partners and citizens and their results, (3) a description of macro-regional and regional cooperation with other Member States in preparing the plan;	(a) an overview of the process followed for establishing the integrated national energy and climate plan consisting of an executive summary, a description of the public consultation and involvement of stakeholders and their results, and of regional cooperation with other Member States in preparing the plan;	Maintain Council GA
(b) a description of the national	(b) a description of the national	(b) a description of [] national	Maintain Council GA
objectives, targets and contributions	objectives <i>and</i> targets for each of the	objectives, targets and contributions []	
for each of the five dimensions of the	five dimensions of the Energy Union;	relating to the [] dimensions of the	
Energy Union;		Energy Union, as set out in Article 4	
		and Annex I;	
(c) a description of the policies and measures foreseen to meet the	(c) a description of the <i>planned</i>	(c) a description of the policies and	(c) a description of the <i>planned</i>
corresponding objectives, targets and	policies, measures <i>and investment strategies</i> foreseen to meet the	measures foreseen in relation to [] the corresponding objectives, targets and	policies and measures [] foreseen in relation to the corresponding
contributions set out under point (b);	corresponding objectives <i>and</i> targets	contributions set out under point (b);	objectives, targets and contributions set
point (b),	set out under point (b);	control sol out under point (o),	out under point (b) as well as a
	1 (//		general overview of the investments
			needed to meet the corresponding
			objectives and targets/contributions;
			Note: text provisionally agreed at technical level

	Article 3(2)(d)			
(d) a description of the current situation of the five dimensions of the Energy Union including with regard to the energy system and greenhouse gas emissions and removals as well as projections with regard to the objectives referred to in point (b) with already existing (implemented and adopted) policies and measures;	(d) a description of the current situation of the five dimensions of the Energy Union including with regard to the energy system and greenhouse gas emissions and removals as well as projections with regard to the objectives and targets referred to in point (b) with already existing (implemented and adopted) policies and measures and a description of the regulatory and non-regulatory barriers and hurdles to delivering the targets and objectives;	(d) a description of the current situation of the five dimensions of the Energy Union including with regard to the energy system and greenhouse gas emissions and removals as well as projections with regard to the objectives referred to in point (b) with already existing (implemented and adopted) policies and measures;	Accept in part, with changes: (d) a description of the current situation of the five dimensions of the Energy Union including with regard to the energy system and greenhouse gas emissions and removals as well as projections with regard to the objectives referred to in point (b) with already existing (implemented and adopted) policies and measures; (da) if applicable, a description of the regulatory and non-regulatory barriers and hurdles to delivering the targets, contributions or [] objectives related to renewable energy and	
(e) an assessment of the impacts of the planned policies and measures to meet the objectives referred to in point (b);	(e) an assessment of the impacts of individual and aggregated planned policies and measures to meet the targets and objectives referred to in Articles 1, 4, 13a and 14 and on environmental, including air quality and nature protection, health, macroeconomic, and social impacts; (ea) an assessment of the impacts of the planned policies and measures on competitiveness linked to the five dimensions of the Energy Union;	(e) an assessment of the impacts of the planned policies and measures to meet the objectives referred to in point (b), including their consistency with the long term greenhouse gas emission reduction objectives under the Paris Agreement and the long term low emissions strategies as referred to in Article 14;	Accept with changes (ea) a general assessment of the impacts of the planned policies and measures on competitiveness linked to the five dimensions of the Energy Union;	

	(eb) an assessment of the potential impacts of climate in the Member State, including direct and indirect impacts, and resilience strategies to manage the climate impacts, such as national adaptation plans;		Maintain Council GA
	(ec) following the development of an investment strategy, an estimation of the public and private investment necessary to implement the planned policies and measures;		Maintain Council GA Note: provisionally agreed at technical level - (see (c) above)
(f) an annex, drawn up in accordance with the requirements and structure laid down in Annex II to this Regulation, setting out the Member State's methodologies and policy measures for achieving the energy savings requirement in accordance with Article 7 to Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] and Annex V thereto.	(f) an annex, drawn up in accordance with the requirements and structure laid down in Annex II to this Regulation, setting out the Member State's methodologies and policy measures for achieving the energy savings requirement in accordance with Article 7 to Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] and Annex V thereto.	(f) an annex, drawn up in accordance with the requirements and structure laid down in Annex II to this Regulation, setting out the Member State's methodologies and policy measures for achieving the energy savings requirement in accordance with Article 7 to Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] and Annex V thereto.	
3. When preparing the national plans referred to in paragraph 1, Member States shall take into account the interlinkages between the five dimensions of the Energy Union and they shall use consistent data and assumptions across the five dimensions where relevant.	3. When preparing the national plans referred in paragraph 1, Member States shall:	3. When preparing the national plans referred to in paragraph 1, Member States shall take into account the interlinkages between the five dimensions of the Energy Union and they shall use consistent data and assumptions across the five dimensions where relevant.	Accept 3. When preparing the national plans referred in paragraph 1, Member States shall:
	(a) limit administrative complexity and costs for all relevant stakeholders;		Accept (a) limit administrative complexity and costs for all relevant stakeholders;

Article 3(3)(b)			
(b) take into account the between the five dimension. Union, in particular the exprinciple;	ons of the Energy nergy efficiency first	(b) take into account the interlinkages between the five dimensions of the Energy Union; Note: 'energy efficiency first' to be discussed in context of AM 54 - Art. 2(2)(17a)	
(c) use credible and co assumptions across the fiv relevant and make the dat exercises publicly availab	re dimensions where ta used for modelling	(Note: partially accepted in Council GA Art. 8(3)) (c) use robust and consistent data and assumptions across the five dimensions where relevant.	
(d) ensure consistency set out in Article 1 and we term climate and energy s in Article 14;	ith the national long-	Maintain Council GA (Note: accepted in part in Council text, see paragraph 2(e) above)	
(e) assess the number of energy poverty, taking into necessary domestic energy guarantee basic standard relevant national context, and planned policies and energy poverty, including measures and other relevant programmes;	o account the y services needed to s of living in the , and outline existing measures addressing s social policy	(e) assess the number of households in energy poverty taking into account the necessary domestic energy services needed to guarantee basic standards of living in the relevant national context, existing social policy and other relevant policies, as well as indicative Commission guidance on relevant indicators for energy poverty.	
In the event that a Member of how significant number of how poverty, as supported by to on verifiable data, using a dispersion indicators, it supplans a national indicative energy poverty;	useholds in energy the assessment based geographical hould include in its	In the event that a Member State finds that it has a significant number of households in energy poverty as supported by its assessment based on verifiable data, it [] shall include in its plan a national indicative objective to reduce energy poverty. Where available, those Member States concerned shall outline in their plans policies and measures addressing energy poverty, including social policy measures and other relevant national programmes;	

Article 3(3)(f)		
(f) include provisions to avoid,	Maintain Council GA	
mitigate or, if the project is of public		
interest and no alternatives are		
available, compensate any adverse		
environmental impacts that become		
apparent as part of the integrated		
reporting pursuant to Articles 15 to		
22;		
(g) take into consideration the	Maintain Council GA	
latest country-specific		
recommendations issued in the	Note: see similar text in recital 39	
context of the European Semester.		
3a. Member State shall ensure that	Maintain Council GA	
following their first integrated		
national energy and climate plans	(Addressed in part in Art. 13(3) of	
each of their subsequent plans,	Council GA text)	
notified to the Commission in		
accordance with paragraph 1,, modify	,	
their national targets and objectives,		
as referred to in Article 4, to reflect a	$n \mid$	
increase in ambition as compared to		
that set out in its previous integrated		
national energy and climate plan.		
3b. Member States shall make	Accept	
available to the public the plans		
submitted to the Commission		
pursuant to this Article.		

4. The Commission is empowered to adopt delegated acts in accordance with Article 36 to amend Annex I in order to adapt it to amendments to the Union Energy and Climate policy framework, energy market developments and new UNFCCC and Paris Agreement requirements.	4. The Commission is empowered to adopt delegated acts in accordance with Article 36 to amend Annex I in order to adapt it to amendments to the Union Energy and Climate policy framework, energy market developments and new UNFCCC and Paris Agreement requirements.	4. The Commission is empowered to adopt delegated acts in accordance with Article 36 to amend Annex I, Part 1, Section A, points 2.1.1 and 3.1.1; Section B points 4.1 and 4.2.1; and Part 2 point 3 in order to adapt these points [] to amendments to the Union Energy and Climate policy framework [] that are directly and specifically related to the Union's contributions under the [] UNFCCC and Paris Agreement [].	
	Arti	cle 4	
National objectives, targets and contributions for each of the five dimensions of the Energy Union Member States shall set out in their integrated national energy and climate plan the following main objectives, targets and contributions, as specified in Section A.2. of Annex I:	AM 60 Targets and objectives for each of the five dimensions of the Energy Union AM 61 Member States shall set out in their integrated national energy and climate plan the following main objectives and targets, as specified in Section A.2. of Annex I:	National objectives, targets and contributions for [] the five dimensions of the Energy Union Member States shall set out in their integrated national energy and climate plan their [] objectives, targets and contributions relating to the five dimensions of the Energy Union, as specified in Section A.2. of Annex I. These five dimensions and the main objectives, targets and contributions are set out below:	Member States shall set out in their integrated national energy and climate plan [] the following main objectives, targets and contributions, [] as specified in Section A.2. of Annex I.
(a) as regards the dimension "Decarbonisation":		(a) as regards the dimension "Decarbonisation":	
(1) with respect to greenhouse gas emissions and removals and with a view to contributing to the achievement of the economy wide EU greenhouse gas emissions reduction target:		(1) with respect to greenhouse gas emissions and removals and with a view to contributing to the achievement of the economy wide EU greenhouse gas emissions reduction target:	

i. the Member State's binding			i. the Member State's b	inding	
national target for greenhouse gas			national target for greenhou		
emissions and the annual binding			emissions and the annual bi		
national limits pursuant to Regulation [national limits pursuant to F		
[ESR];			[] [ESR];	cegulation [
ii. the Member State's			ii. the Member State's		
commitments pursuant to Regulation			commitments pursuant to R	agulation [
[] [LULUCF];			[] [LULUCF];	eguiation	
][Loloci'],	AM 62		j [Loloch],		Maintain Council GA
					Mainiain Council GA
	Article 4 – para 1 – point a –	point 1			
	- point ii a (new)	1			
	(iia) trajectories that the Me				
	State plans to maintain and en				
	the carbon removals from sin				
	consistent with the long-term				
	and energy strategies as refer	red to in			
	Article 14;				
	AM 63		[]		Maintain Council GA
iii. where applicable, other national	iii. other national objectives				
objectives and targets consistent with	targets consistent with the Par				
existing long-term low emission	Agreement and the long-term	climate			
strategies;	and energy strategies;	•		_	
iv. where applicable, other			here applicable, other	Note: reve	rt to the Commission proposal with
objectives and targets, including sector		relevant	objectives and targets,	changes:	
targets and adaptation goals;		including	g sector targets [];	iv. whe	re applicable to meet the objectives
				and target	ts of the Energy Union and the long
				term unio	n greenhouse gas emissions
				commitme	ents consistent with Paris Agreement,
				other object	ctives and targets, including sector
				targets and	l adaptation goals, []*)
				*) Note: si	ubject to compromise on financial
					porting requirements in Art. 17(3) and
				Annex VI	

Article 4(a)(2)			
(2) with respect to renewable		(2) with respect to renewable	
energy:		energy:	
i. with a view to achieving the Union's binding target of at least 27% renewable energy in 2030 as referred to in Article 3 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767], a contribution to this target in terms of the Member State's share of energy from renewable sources in gross final consumption of energy in 2030, with a linear trajectory for that contribution from 2021 onwards;	i. with a view to achieving the Union's binding target of at least 35 % renewable energy in 2030 as referred to in [Article 3] of [recast of Directive 2009/28/EC as proposed by COM(2016) 767],	i. with a view to achieving the Union's binding target of at least 27% renewable energy in 2030 as referred to in Article 3 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767], a contribution to this target in terms of the Member State's share of energy from renewable sources in gross final consumption of energy in 2030, with an indicative [] trajectory for that contribution from 2021 onwards. By 2023, the indicative trajectory shall reach a reference point of at least 24% [] of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target, and its contribution to the 2030 target. By 2025, the indicative trajectory shall reach a reference point of at least 40% of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2027, the	i. with a view to achieving the Union's binding target of at least 27% renewable energy in 2030 as referred to in Article 3 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767], a contribution to this target in terms of the Member State's share of energy from renewable sources in gross final consumption of energy in 2030, with an indicative [] trajectory for that contribution from 2021 onwards. By 2022, the indicative trajectory shall reach a reference point of at least 16% [] of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target, and its contribution to the 2030 target. By 2025, the indicative trajectory shall reach a reference point of at least 40% of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2027, the indicative trajectory shall reach a reference point of at least 40% of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2027, the indicative trajectory shall reach a reference point of at least 60% of the

indicative trajectory shall reach a reference point of at least 60% of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2030, the indicative trajectory shall reach at least the Member State's planned contribution. If a Member State expects to surpass its binding 2020 national target, its indicative trajectory may start at the level it is projected to achieve. The Member States' indicative trajectories, taken together, shall add up to the Union reference points in 2023, [] 2025 and 2027 and to the Union's binding target of at least 27% renewable energy in 2030. Separately from its contribution to the Union target and its indicative trajectory for the purposes of this Regulation, a Member State shall be free to indicate higher ambitions for national policy purposes;

total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2030, the indicative trajectory shall reach at least the Member State's planned contribution. If a Member State expects to surpass its binding 2020 national target, its indicative trajectory may start at the level it is projected to achieve. The Member States' indicative trajectories, taken together, shall add up to the Union reference points in 2022, [] 2025 and 2027 and to the Union's binding target of at least 27% renewable energy in 2030. Separately from its contribution to the Union target and its indicative trajectory for the purposes of this Regulation, a Member State shall be free to indicate higher ambitions for national policy purposes;³⁷

Note: in legal terms, a target for a given year (for example "by 2022") must be met at the latest on the last day of that year, *i.e.* 31 December. In the context of the renewables trajectories, the national contributions start from '0%' on 1 January 2021 and reach at least 100% by 31 December 2030. A linear trajectory would mean 20% by (31 December) 2022, 30% by 2023, 50% by 2025 and 70% by 2027.

The Council GA and the current Presidency compromise contain percentages corresponding to 80% linearity in 2022 (16%) and 2025 (40%), and to 86% linearity in 2027 (60%). The EP requests 100% linearity: 20% in 2022, 50% in 2025 and 70% in 2027.

Having regard to the concern of most delegations to have a non-linear trajectory, and to the concern shared by all delegations, the EP and the Commission to guarantee the collective achievement of the binding EU target by 2030, a final compromise offer could correspond to 80%, 85% and 90% of linearity, *i.e.* 16% in 2022, 43% in 2025 (rounded up from 42.5), and 63% in 2027.

AM 291 Article 4 – para 1 – point a – point 2 – point i a (new) ia. the Member State's national target of energy from renewable sources in gross final consumption of energy in 2030 established pursuant to Article 3 and Annex Ia to Directive (EU)/ [recast of Directive 2009/28/EC as proposed by COM(2016) 767], with a progressive trajectory ensuring a regular deployment of renewable energy from 2021 onwards as set out in Annex Ia to this Regulation;	Maintain Council GA Cf. Council text Art. 4(a)(2)(i) above (similar progressive trajectory)
	4(a)(2)
AM 292 Article 4 – para 1 – point a – point 2 – point i b (new) ib. The trajectory referred to in paragraph ia shall:	Maintain Council GA
(i) start from the share of energy from renewable sources in 2020 as set out in the third column of the table in part A of Annex I to Directive (EU)/ [recast of Directive 2009/28/EC as proposed by COM(2016) 767]. If a Member State surpasses its binding 2020 national target, its trajectory may start at the level achieved in 2020;	Last sentence accepted, with changes, in Council text paragraph 2(i) above

(ii) consist of a minimum of three	Maintain Council GA
reference points calculated as an average of the two or three preceding years as set out in Annex Ia;	Cf. Council text paragraph 2(i) above (three reference points)
(iii) reach at least its 2030 national target;	
AM 67	Maintain Council GA
Article 4 – para 1 – point a – point 2 – point i c (new) ic. The Member State's trajectory referred to in points ia and ib, taken together, shall add up to the Union's binding linear trajectory and shall reach the Union's binding target of at least 35 % energy from renewable sources in gross final consumption of energy in 2030;	Cf. Council text paragraph 2(i) above (MS trajectories shall add up to the Union's binding target) The issue of the Union trajectory is also reflected in Art. 25(2) of the Council GA whereby the EU trajectory matches the national reference points.
AM 68 Article 4 – para 1 – point a – point 2 – point i d (new)	Maintain Council GA (cf. AM 32)
id. the Member State's trajectories for the overall share of renewable energy in final energy consumption from 2031 onwards shall be consistent with the long-term climate and energy strategies.	

Article 4(a)(2)			
ii. trajectories for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the heating and cooling, electricity, and transport sectors;	AM 69 and 287 ii. the Member State's indicative trajectories for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the heating and cooling, electricity, and transport sectors;		Maintain Council GA
iii. trajectories by renewable energy technology that the Member State plans to use to achieve the overall and sectorial trajectories for renewable energy from 2021 to 2030 including total expected gross final energy consumption per technology and sector in Mtoe and total planned installed capacity per technology and sector in MW;	AM 70 iii. indicative trajectories by renewable energy technology that the Member State plans to use to achieve the overall and sectorial trajectories for renewable energy from 2021 to 2030 including total expected gross final energy consumption per technology and sector in Mtoe, total planned installed capacity per technology and sector including repowering in MW;		Maintain Council GA

	Article	Article 4(a)(2)			
	AM 71 Article 4 – para 1 – point a – point 2 – point iii a (new) iiia. the Member State's share of, as well as objectives and trajectories for energy from renewable energy produced by cities, renewable energy communities and self-consumers from 2021 to 2030, including expected gross final energy consumption in Mtoe.		To be discussed with EP Note: the substance of AM 71 is very similar to the requirement of Annex I, part 1, Section A, point 2.1.2(vi) of the Council GA (with the addition of "if available" and the deletion of "shares")		
(b) as regards the dimension "Energy Efficiency": (1) the indicative national energy efficiency contribution to achieving the Union's binding energy efficiency target of 30% in 2030 as referred to in Article 1(1) and Article 3(4) of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761], based on either primary or final energy consumption, primary or final energy savings, or energy intensity.	AM 73 (1) the binding national energy efficiency target to achieving the Union's binding energy efficiency target of 40% in 2030 as referred to in Article 1(1) and Article 3(4) of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761], based on either primary or final energy consumption, primary or final energy savings, or energy intensity, with a linear trajectory for that target from 2021 onwards.	(b) as regards the dimension "Energy Efficiency": (1) the indicative national energy efficiency contribution to achieving the Union's [] energy efficiency target of 30% in 2030 as referred to in Article 1(1) and Article 3(4) of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761], based on either primary or final energy consumption, primary or final energy savings, or energy intensity.	Maintain Council GA Union target to be negotiated in EED (trajectories, national contributions etc. to be negotiated in Governance)		
Member States shall express their contribution in terms of absolute level of primary energy consumption and final energy consumption in 2020 and 2030, with a linear trajectory for that	Member States shall express their energy efficiency targets in terms of absolute level of primary energy consumption and final energy consumption in 2020 and 2030. They	Member States shall express their contribution in terms of absolute level of primary energy consumption and final energy consumption in 2020, and in terms of absolute level of primary	To be discussed with EP		

contribution from 2021 onwards. They shall explain their underlying methodology and the conversion factors used;	shall explain their underlying methodology and the conversion factors used in accordance with Annexes IV and V to [of the version as amended in accordance with proposal COM(2016)761];	energy consumption and[] final energy consumption in 2030, with an indicative [] trajectory for that contribution from 2021 onwards. They shall explain their underlying methodology and the conversion factors used;	
	The trajectory referred to in the first sub-paragraph shall consist of biennial interim targets starting in 2022 and then every two years;		Maintain Council GA
(2) the cumulative amount of energy savings to be achieved over the period 2021-2030 under Article 7 on energy saving obligations of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761];	AM 74 (2) the cumulative amount of additional energy savings to be achieved over the period 2021-2030 and beyond under Article 7 on energy saving obligations of Directive 2012/27/EU [version as amended by proposal COM(2016)761];	(2) the cumulative amount of energy savings to be achieved over the period 2021-2030 under Article 7 on energy saving obligations of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761];	Maintain Council GA Note: to be aligned with EED
(3) the objectives for the long-term renovation of the national stock of residential and commercial buildings (both public and private);	AM 75 (3) based on an analysis of the existing building stock, the milestones for 2030 and 2040 for the long-term strategies for the renovation of the national stock of residential and non-residential buildings, both public and private, measuring progress towards the 2050 goal in accordance with Article 2a of Directive 2010/31/EU [as amended by proposal COM(2016)765];	(3) the [] indicative milestones of [] the long-term strategy for the renovation of the national stock of residential and [] non-residential buildings, [] both public and private[], in accordance with Article 2a of the Directive revising Directive 2010/31/EU on the energy performance of buildings;	Maintain Council GA Note: to be aligned with final text of EPBD

Article 4(b)			
	AM 76 Article 4 – para 1 – point b – point 3 a (new)		Maintain Council GA To be negotiated in EED
	(3a) the planned policies and actions as well as progress towards transforming the national building stock into highly energy efficient and decarbonised building stock, including an evidence-based estimate of expected energy savings and wider benefits, to be achieved from 2020 to 2030;		
(4) the total floor area to be renovated or equivalent annual energy savings to be achieved from 2020 to 2030 under Article 5 on the exemplary role of public bodies' buildings of Directive 2012/27/EU;	AM 77 (4) the total floor area to be renovated and corresponding energy savings achieved through the renovation or equivalent annual energy savings stemming from the alternative approach to be achieved from 2020 to 2030 under Article 5 of Directive 2012/27/EU [as amended by proposal COM(2016)761];	(4) the total floor area to be renovated or equivalent annual energy savings to be achieved from 2020 to 2030 under Article 5 on the exemplary role of public bodies' buildings of Directive 2012/27/EU;	Maintain Council GA To be negotiated in EED
	AM 78 Article 4 – para 1 – point b – point 4 a (new) (4a) the identified potential for energy savings in heating and cooling, including the outcome of the comprehensive assessment of the potential for the application of highefficiency cogeneration and efficient and innovative district heating and cooling;		Maintain Council GA To be negotiated in EED

(5) other national energy efficiency objectives, including long term targets or strategies and sectorial targets in areas such as transport, heating and cooling;	AM 79 (5) other national energy efficiency objectives, including long term targets or strategies and sectorial targets in areas such as transport, the manufacturing industry and water and waste water or from sector coupling policies; as well as efficiency in other sectors with high energy efficiency potential throughout the entire flow chain from primary energy to end-users or such as data centres;	[]	Maintain Council GA Note: the Council GA moved this reporting provision to Annex I, part 1, Section A, point 2.2(ii) (with the addition of "if applicable")
(c) as regards the dimension "Energy Security":		c) as regards the dimension "Energy Security": - national objectives with regard energy security and security of supply, inter alia, with regard to the readiness to cope with constrained or interrupted supply of an energy source, in coherence with the plans to be established under Regulation (EU) No 2017/1938 as well as under Regulation [as proposed by COM(2016) 862 on risk-preparedness in the electricity sector and repealing Directive 2005/89/EC] including a timeframe for when the objectives should be met; ³⁸	Note: in response to AM 80 & 81 below: (1) national objectives with regard to: - increasing the diversification of energy sources and supply from third countries, which may be aimed at reducing energy import dependency []; - increasing the flexibility of the national energy system, and - coping with constrained or interrupted supply of an energy source, for the purpose of improving the resilience of regional and national energy systems, including a timeframe for when the objectives should be met; Note: see related provisions in Annex I Part 1 Section A(2.3).

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Consistency shall be ensured with the preventive action and emergency plans under Regulation [as proposed by COM(2016) 52] concerning measures to safeguard the security of gas supply and repealing Regulation (EU) No 994/2010, as well as the risk preparedness plans under Regulation [as proposed by COM(2016) 862] on risk-preparedness in the electricity sector and repealing Directive 2005/89/EC.

(1) national objectives with regard to increasing the diversification of energy sources and supply from third countries;	AM 80 (1) national objectives with regard to increasing the diversification of energy sources and supply from third countries, for the purpose of increasing the resilience of macroregional, regional and national	[]	Note: addressed in para (c) above and in Annex I Part 1 Section A(1)2.3 (I bis) Maintain Council GA Note: Council moved this provision to
(2) national objectives with regard to reducing energy import dependency from third countries;	energy systems; AM 81 (2) national objectives with regard to reducing energy import dependency from third countries for the purpose of increasing the resilience of macroregional, national and regional energy systems;	[]	Annex I Part 1 Section A(1)2.3 (I bis) Note: addressed in para (c) above and in Annex I Part 1 Section A(1)2.3 (ii) Maintain Council GA Note: Council moved this provision to Annex I Part 1 Section A(1)2.3 (ii)
(3) national objectives with regard to the readiness to cope with constrained or interrupted supply of an energy source, in coherence with the plans to be established under Regulation [as proposed by COM(2016) 52 concerning measures to safeguard the security of gas supply and repealing Regulation (EU) No 994/2010] as well as under Regulation [as proposed by COM(2016) 862 on risk-preparedness in the electricity sector and repealing Directive 2005/89/EC] including a timeframe for when the objectives should be met;		[] Note: see above	

(4) national objectives with regard to deployment of domestic energy sources (notably renewable energy);	AM 82 (4) national objectives with regate to increasing the flexibility of the national energy system, in particular by means of deploying energy efficiency measures, domestic and regional renewable energy sources demand response and storage;	lar ! S,	Maintain Council GA Note: accepted in part in Council text ("increasing the flexibility of the national energy system", "demand response and storage", cf. Annex I Part 1 Section A(1)2.3 and AM 232)
(d) as regards the dimension "Internal Energy Market": (1) the level of electricity interconnectivity that the Member State aims for in 2030 in consideration of the electricity interconnection target for 2030 of at least 15 %; Member States shall explain the underlying methodology used;	AM 83 (1) the level of electricity interconnectivity that the Member State aims for in 2030 in consideration of the indicative electricity interconnection target for 2030 of at least 15%, taking into account the 2020 interconnection target of 10%, national and regional market conditions and potential, all aspects of cost-benefit analyses, the actual level of implementation of PCIs, as well as measures to increase the tradable capacity in existing interconnections; Member States shall explain the underlying methodology used, taking into account the methodology proposed by the Commission;	(d) as regards the dimension "Internal Energy Market": the level of electricity interconnectivity that the Member State aims for in 2030 in consideration of the electricity interconnection target for 2030 of at least 15%, with a strategy with the level from 2021 onwards defined in close cooperation with affected Member States, taking into account the indicators of the urgency of action needed []: (1) Price differential in the wholesale market exceeding an indicative threshold of 2€/MWh between Member States, regions or bidding zones; (2) Nominal transmission capacity of interconnectors below 30% of their peak load; (3) Nominal transmission capacity of interconnectors below 30% of installed renewable generation. Each new interconnector must be subject	the level of electricity interconnectivity that the Member State aims for in 2030 in consideration of the electricity interconnection target for 2030 of at least 15%, with a strategy with the level from 2021 onwards defined in close cooperation with affected Member States, taking into account the 2020 interconnection target of 10% and the indicators of the urgency of action [] based on price differential in the wholesale market, nominal transmission capacity of interconnectors compared to their peak load and to installed renewable generation as set out in Annex I, Part I, Section A, Part 2.4.1.
		to a socioeconomic and environmental cost-benefit analysis and implemented only if the potential benefits outweigh the costs.	Each new interconnector must be subject to a socioeconomic and environmental cost-benefit analysis and implemented only if the potential benefits outweigh the costs.

	Article 4	(d)(2)	
(2) key national objectives for electricity and gas transmission infrastructure that are necessary for the achievement of objectives and targets under any of the five dimensions of the Energy Union Strategy;	AM 84 (2) key national objectives for electricity and gas transmission and distribution infrastructure and its modernisation that are necessary for the achievement of objectives and targets under any of the five dimensions of the Energy Union Strategy. For any planned major infrastructure project, a preliminary assessment of its compatibility with and contributions to the five dimensions of the Energy Union, in particular with regard to security of supply and competition;		(2) Key electricity and gas transmission [] infrastructure projects, [] and, where relevant, modernisation projects, that are necessary for the achievement of objectives and targets under the five dimensions of the Energy Union Strategy. Note: see mirror provisions in Annex I Part 1 Section A(1)2.4.2(i) – AM 234, and AM 146 Note: for the last sentence of the AM, see also EP compromise text for Article 21(b).
(3) national objectives related to other aspects of the internal energy market such as market integration and coupling, including a timeframe for when the objectives should be met;	AM 85		(3) national objectives related to other aspects of the internal energy market such as: increasing system flexibility, in particular [] through policies and measures related to market-based price formation in compliance with applicable legislation []]*); market integration and coupling, aimed at increasing the tradeable capacity of existing interconnectors, smart grids, aggregation, demand response, storage, distributed generation, mechanisms for dispatching, re-dispatching and curtailment and real-time price signals [], including a timeframe for when the objectives should be met, and other national objectives related to the internal energy market as set out in Annex I, part 1, Section A, Part 2.4.3; **) Note: text not provisionally agreed in trilogue; drafting subject to further scrutiny; the drafting aims not to prejudge the outcome of discussions in the context of the Electricity Market Design. Note: see also AM 147, 235 and 253.

	AM 86 Article 4 – para 1 – point d – point 3 a (new) (3a) national objectives related to the non-discriminatory participation of renewable energy, demand response and storage, including via		Maintain Council GA Note: accept in part in Art. 21(1) (AM 149) and Annex I part 1 section A, Part 2.4.3 (ia) (new) (AM 236) and AM 254, in line with Council's approach not to overburden Article 4 and to avoid to the extent possible
	aggregation in all energy markets, including a timeframe for when the objectives should be met;		unnecessary overlaps between Article 4 and other Articles and Annexes.
	AM 87 Article 4 – para 1 – point d – point 3 b (new) (3b) national objectives with regard to ensuring that consumers participate in the energy system and benefit from self-generation and new technologies, including smart meters;		Note: accept in part in Art. 21(1) (AM 150) and Annex I part 1 section A, Part 2.4.3 (ib) (new) (AM 237), in line with Council's approach not to overburden Article 4 and to avoid to the extent possible unnecessary overlaps between Article 4 and other Articles and Annexes.
(4) national objectives with regard to ensuring electricity system adequacy as well as flexibility of the energy system with regard to renewable energy production, including a timeframe for when the objectives should be met;	AM 88 (4) national objectives with regard to ensuring electricity system adequacy, ensuring that no capacity mechanisms are implemented, or where implemented for the purpose of security of supply are limited to the extent possible including a timeframe for when the objectives should be met;	[]	Maintain Council GA
(e) as regards the dimension "Research, Innovation and Competitiveness":		(e) as regards the dimension "Research, Innovation and Competitiveness":	

(1) national objectives and funding targets for public and private research and innovation relating to the Energy Union; if applicable, including a timeframe for when the objectives should be met. Such targets and objectives should be coherent with those set out in the Energy Union Strategy and the SET-Plan;	(1) national objectives and funding targets for public <i>support for</i> research and innovation relating to the Energy Union <i>and its expected leveraging effect on private research</i> ; if applicable, including a timeframe for when the objectives should be met. Such targets and objectives should be coherent with those set out in the Energy Union Strategy and the SET-Plan;	- national objectives and funding targets for public and, where available, private research and innovation relating to the Energy Union including, if appropriate, a timeframe for when the objectives shall be met; reflecting the priorities of the Energy Union Strategy and, where appropriate, of the SET-Plan.	- national objectives and funding targets for public and, where available, private research and innovation relating to the Energy Union including, if appropriate, a timeframe for when the objectives shall be met; reflecting the priorities of the Energy Union Strategy and, where [] relevant, of the SET-Plan.
		In setting out the abovementioned main objectives, targets and contributions, Member States may build upon existing national strategies or plans that are compatible with Union legislation.	
(2) national 2050 objectives for the deployment of low carbon technologies;	AM 90 (2) national 2050 objectives related to the promotion of sustainable technologies;		(2) where available, national 2050 objectives related to the promotion of [clean energy technologies []. Note: aligned with Annex I part 1 section A, Part 2.5 (iia) (new) (AM 241).
(3) national objectives with regard to competitiveness.	AM 91 deleted	[]	Maintain Council GA Note: Council has moved this provision, with changes, to Annex I Part I Section A Part 2(5)(iii)

Article 5 Text of this Article provisionally agreed at technical level			
Member States' contribution setting process in the area of renewable energy	AM 92 Member States' <i>target</i> setting process in the area of renewable energy	Member States' contribution setting process in the area of renewable energy	To be aligned with RED ('target/contribution')
1. When setting their contribution for their share of energy from renewable sources in gross final consumption of energy in 2030 and the last year of the period covered for the subsequent national plans, pursuant to Article 4(a)(2)(i), Member States shall take into account the following: (a) the measures provided for in [recast of Directive 2009/28/EC as proposed by COM(2016) 767]; (b) the measures adopted to reach the energy efficiency target adopted pursuant to Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761]; (c) other measures to promote renewable energy within Member States and at Union level; and	AM 93 1. When setting their <i>target</i> for their share of energy from renewable sources in gross final consumption of energy in 2030 and the last year of the period covered for the subsequent national plans, pursuant to Article 4(a)(2)(i), Member States shall take into account the following:	1. When setting their contribution for their share of energy from renewable sources in gross final consumption of energy in 2030 and the last year of the period covered for the subsequent national plans, pursuant to Article 4(a)(2)(i), Member States shall take into account the following: (a) the measures provided for in [recast of Directive 2009/28/EC as proposed by COM(2016) 767]; (b) the measures adopted to reach the energy efficiency target adopted pursuant to Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761]; (c) where relevant, other measures to promote renewable energy within Member States and at Union level; and	(c) any other existing [] measures to promote renewable energy within Member States and, where relevant, at Union level; and
(d) circumstances affecting renewable energy deployment, such as:		(d) any relevant circumstances affecting renewable energy deployment, such as <i>inter alia</i> :	(d) any relevant circumstances affecting renewable energy deployment, such as []:
(i) equitable distribution of deployment across the European Union;	AM 94 (i) equitable <i>and cost-effective</i> distribution of deployment across the European Union;	(i) equitable distribution of deployment across the European Union;	Maintain Council GA

(ii) economic potential;		(ii) economic conditions and potential, including GDP per capita, and potential for cost-effective deployment;	(ii) economic conditions and potential, including GDP per capita [] Note: split into (ii) and (iia)(new). (iia) potential for cost-effective
(iii) geographical and natural constraints, including those of non-interconnected areas and regions; and	Auti	(iii) geographical, environmental and natural constraints, including those of non-interconnected areas and regions; []	renewable energy deployment
(iv) the level of power interconnection between Member States.	Arti	(iv) the level of power interconnection between Member States; and	
		(v) early efforts as defined in Article 2(19).	Note: to be discussed in context of AM 53: new Art. 2(2)(11a) & Art. 27
		A Member State may indicate in its integrated national energy and climate plan which relevant circumstances affecting renewable energy deployment it has taken into account.	A Member State shall [] indicate in its integrated national energy and climate plan which relevant circumstances affecting renewable energy deployment it has taken into account.
	AM 95 Article 5 – para 1 – point d a (new) (da) the baseline share of energy from renewable sources in its gross final consumption of energy set out in Article 3(3) of Directive (EU)/ [recast Directive 2009/28/EC];		Accept (da) the Member State binding 2020 national target of energy from renewable sources in its gross final consumption of energy set out in Annex I of Directive (EU)/ [recast Directive 2009/28/EC];

2. Member States shall collectively ensure that the sum of their contributions adds up to at least 27% of energy produced from renewable sources in gross final energy consumption at Union level by 2030.	AM 96 2. Member States shall collectively ensure that the sum of their targets adds up to a linear trajectory reaching at least 35 % from renewable energy sources in gross final energy consumption at Union level by 2030. Arti	2. Member States shall collectively ensure that the sum of their contributions adds up to at least 27% of energy produced from renewable sources in gross final energy consumption at Union level by 2030.	2. Member States shall collectively ensure that the sum of their [contributions] adds up to at least [27%] of energy produced from renewable energy sources in gross final energy consumption at Union level by 2030. Note: text provisionally agreed at technical level (points within [] to be discussed in RED)
Member States' contribution setting process in the area of energy efficiency	AM 97 Member States' <i>binding target</i> setting process in the area of energy efficiency	Member States' contribution setting process in the area of energy efficiency	Member States' [contribution/target] setting process in the area of energy efficiency Note: nature of EU target to be discussed in EED (p.m. process for setting the national contributions and its implementation to be discussed in the Governance)
			Note: both the Council and the EP support the indicative nature of the national [targets/contributions].
1. When setting their indicative national energy efficiency contribution for 2030 and the last year of the period covered for the subsequent national plans pursuant to Article 4(b)(1), Member States shall ensure that:	AM 98 1. When setting their <i>binding</i> national energy efficiency <i>target</i> for 2030 and the last year of the period covered for the subsequent national plans pursuant to Article 4(b)(1), Member States shall ensure that:	1. When setting their indicative national energy efficiency contribution for 2030 and the last year of the period covered for the subsequent national plans pursuant to Article 4(b)(1), Member States shall take into account [] that [] the Union's 2020 energy consumption [] has to be no more than 1 483 Mtoe of primary energy and/or no more than 1 086 Mtoe of	Maintain Council GA Nature and level of EU target to be discussed in EED Note: both the Council and the EP support the indicative nature of the national [targets/contributions].

		final energy, the Union's 2030 energy consumption [] has to be no more than 1 321 Mtoe of primary energy and/or no more than 987 Mtoe of final energy for the first ten-year period [] ('the Union's [] headline target for 2030 referred to in Articles 1 and 3 of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761]') [];	
(a) the Union's 2020 energy consumption is no more than 1 483 Mtoe of primary energy and no more than 1 086 Mtoe of final energy, the Union's 2030 energy consumption is no more than 1 321 Mtoe of primary energy and no more than 987 Mtoe of final energy for the first ten-year period;	(a) the Union's 2020 energy consumption is no more than 1 483 Mtoe of primary energy and no more than 1 086 Mtoe of final energy, the Union's 2030 energy consumption is no more than 1 132 Mtoe of primary energy and no more than 849 Mtoe of final energy for the first ten-year period;	(See above)	Maintain Council GA To be negotiated in EED
(b) the Union's binding target for 2030 referred to in Articles 1 and 3 of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] is met.		(See above)	
In addition, Member States shall take into account:		In addition, Member States shall take into account:	
(a) the measures provided for in Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761]; (b) other measures to promote energy efficiency within Member States and at Union level.		(a) the measures provided for in Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761]; (b) other measures to promote energy efficiency within Member States and at Union level.	

	Article 6(2)			
2. When setting their contribution referred to in paragraph 1 Member	AM 100 2. When setting their <i>target</i> referred to in paragraph 1 Member	2. When setting their contribution referred to in paragraph 1 Member	2. When setting their contribution referred to in paragraph 1 Member States may take into account national	
States may take into account circumstances affecting primary and	States may take into account circumstances affecting primary and	States may take into account national circumstances affecting primary and	circumstances affecting primary and final energy consumption, such as []:	
final energy consumption, such as: (a) remaining cost-effective energy-	final energy consumption, such as:	final energy consumption, such as, inter alia: (a) remaining cost-effective energy-		
saving potential; (b) evolution and forecast of gross		saving potential; (b) evolution and forecast of gross		
domestic product; (c) changes of energy imports and exports;		domestic product; (c) changes of energy imports and exports;		
(d) development of all sources of renewable energies, nuclear energy, carbon capture and storage; and		(d) development of all sources of low carbon [] energy [], [] carbon capture and storage; and	Note: Council has decided to revert to the text of the Commission proposal: (d) development of all sources of renewable energies, nuclear energy,	
(e) early actions.		(e) early actions.	carbon capture and storage; and	
		A Member State may indicate in its integrated national energy and climate plan which relevant circumstances affecting primary and final energy consumption it has taken into account.	If a Member State has taken into account in its integrated national energy and climate plan relevant circumstances affecting primary and final energy consumption under this paragraph, it shall indicate them.	

Article 7					
	AM 101				
National policies and measures for each of the five dimensions of the Energy Union	National policies, measures <i>and investment strategies</i> for each of the five dimensions of the Energy Union	National policies and measures for each of the five dimensions of the Energy Union	Maintain Council GA		
Member States shall describe, in accordance with Annex I, in their integrated national energy and climate plan, the main existing (implemented and adopted) and planned policies and measures to achieve in particular the objectives set out in the national plan, including measures to ensure regional cooperation and appropriate financing at national and regional level.	Member States shall describe, in accordance with Annex I, in their integrated national energy and climate plan, the main existing (implemented and adopted) and planned policies and measures to achieve in particular the objectives set out in the national plan, including measures to ensure regional cooperation and appropriate financing at national, regional and local level, including mobilisation of Union programmes and instruments. The description of the main existing and planned policies and measures to achieve the objectives set out in the national plans shall be accompanied by a general overview of the investments needed to achieve those objectives.	Member States shall describe, in accordance with Annex I, in their integrated national energy and climate plan, the main existing (implemented and adopted) and planned policies and measures to achieve in particular the objectives set out in the national plan, including, where applicable, measures foreseen for [] regional cooperation and appropriate financing at national and regional level.	Member States shall describe, in accordance with Annex I, in their integrated national energy and climate plan, the main existing (implemented and adopted) and planned policies and measures to achieve in particular the objectives set out in the national plan, including, where applicable, measures foreseen for [] regional cooperation and appropriate financing at national and regional level, including mobilisation of Union programmes and instruments. Member States shall provide a general overview of the investments needed to achieve the objectives and targets/contributions set out in the national plan, as well as a general assessment on the sources of those investments. Note: text provisionally agreed at technical level Note: see also AM 59, 106 and 118. Note: reporting obligation on "Financing measures, including EU support and the use of EU funds, in the area at national level." as regards		

	Member States shall treat energy efficiency as an infrastructure priority. They shall include energy efficiency programs as part of their infrastructure planning and make renovation of buildings a priority investment.		decarbonisation; renewable energy; energy efficiency; internal energy market; energy security; research, innovation and competitiveness are already included in: Annex I Part 1 Section A 3.1.1(iii); 3.1.2(iii); 3.2(vii); point 3(4)(2)(iii); point 3.3(iii); point 3.5(iii). Maintain Council GA Note: see also AM 46 for new recital 41a. To be discussed together with the issue of "energy efficiency first" (AM 54, Art. 2(2)(17a)).
	Artic		
	Analytical basis of the integrated	national energy and climate plans	
	AM 102		Maintain Council GA
1. Member States shall describe, in	1. Member States shall describe, in	1. Member States shall describe, in	
accordance with the structure and	accordance with the structure and	accordance with the structure and	Note: accepted, with changes, in
format specified in Annex I, the	format specified in Annex I, the	format specified in Annex I, the	paragraph 3 below of Council text)
current situation for each of the five	current situation for each of the five	current situation for each of the five	
dimensions of the Energy Union	dimensions of the Energy Union	dimensions of the Energy Union	
including of the energy system and	including of the energy system and	including of the energy system and	
greenhouse gas emissions and	greenhouse gas emissions and	greenhouse gas emissions and	
removals at the time of submission of	removals at the time of submission of	removals at the time of submission of	
the national plan or on the basis of the latest available information. Member	the national plan or on the basis of the latest available information. Member	the national plan or on the basis of the latest available information. Member	
States shall also set out and describe	States shall also set out and describe	States shall also set out and describe	
projections for each of the five	projections for each of the five	projections for each of the five	
dimensions of the Energy Union for	dimensions of the Energy Union for	dimensions of the Energy Union, for at	
the first ten-year period at least until	the first ten-year period at least until	least the [] duration of the plan, []	
2040 (including for the year 2030)	2030 (including for the year 2030)	expected to result from existing	
expected to result from existing	expected to result from existing	(implemented and adopted) policies	
(implemented and adopted) policies	(implemented and adopted) policies	and measures. Member States shall	

and measures.	and measures. Member States shall	endeavour to describe additional	
and measures.	make available to the public the	longer term perspectives for the five	
	assumptions, parameters and	dimensions beyond the duration of	
	methodologies used for projections	the plan, where relevant and	
	and scenarios.	possible.	
2. Member States shall describe in	ana scenarios.	2. Member States shall describe in	
their integrated national energy and		their integrated national energy and	
climate plan their assessment, at		climate plan their assessment, at	
national and where applicable regional		national and where applicable regional	
level, of:		level, of:	
	AM 103		Maintain Council GA
(a) the impacts on the development	(a) the impacts on the development	(a) the impacts on the development	
of the energy system and greenhouse	of the energy system and greenhouse	of the energy system and greenhouse	
gas emissions and removals for the	gas emissions and removals for the	gas emissions and removals for the []	
first ten-year period at least until 2040	first ten-year period at least until 2040	duration of the plan and for a period	
(including for the year 2030) under the	(including for the year 2030) under the	of ten years following the last year	
planned policies and measures	planned policies and measures	covered by the plan, under the	
including a comparison with the	including a comparison with the	planned policies and measures	
projections based on existing	projections based on existing	including a comparison with the	
(implemented and adopted) policies	(implemented and adopted) policies	projections based on existing	
and measures referred to in paragraph	and measures referred to in paragraph	(implemented and adopted) policies	
1;	1. This should include an assessment	and measures referred to in paragraph	
1,	of synergies deriving from sectorial	1;	
	coupling, digitalisation and improved	1,	
	market design as well as of the		
	benefits in terms of air quality and		
	security of supply;		

Article 8

- (b) the macroeconomic, environmental, skills and social impact of the planned policies and measures referred to in Article 7 and further specified in Annex I, for the first tenyear period at least until the year 2030 including a comparison with the projections based on existing (implemented and adopted) policies and measures referred to in paragraph 1;
- AM 104
 (b) the macroeconomic, health, environmental, skills and social impact of individual and aggregated planned policies and measures referred to in Article 7 and further specified in Annex I, for the first ten-year period at least until the year 2030 including a comparison with the projections of existing (implemented and adopted) policies and measures referred to in paragraph 1. The methodology used to assess these impacts shall be made public and the use of cost-benefit analysis shall be encouraged;
- (b) where relevant and to the extent feasible, the macroeconomic, environmental, skills and social impact of the planned policies and measures referred to in Article 7 and further specified in Annex I, for the first tenyear period at least until the year 2030 including a comparison with the projections based on existing (implemented and adopted) policies and measures referred to in paragraph 1;
- Accept in part

 (b) [] the macroeconomic and, []

 to the extent feasible, the health,
 environmental, skills and social impact
 of the planned policies and measures
 referred to in Article 7 and further
 specified in Annex I, for the first tenyear period at least until the year 2030
 including a comparison with the
 projections of [] existing
 (implemented and adopted) policies
 and measures referred to in paragraph
- Note: the use of cost-benefit analysis is reflected in Annex I part 1 section B 5.2 ("costs and benefits as well as cost-effectiveness").

these impacts shall be made public [].

1. The methodology used to assess

Article 8(2)(c)			
(c) interactions between existing (implemented and adopted) and planned policies and measures within a policy dimension and between existing (implemented and adopted) and planned policies and measures of different dimensions for the first tenyear period at least until the year 2030. Projections concerning security of supply, infrastructure and market integration shall be linked to robust energy efficiency scenarios.	AM 105 (c) interactions between existing (implemented and adopted) and planned policies and measures within a policy dimension and between existing (implemented and adopted) and planned policies and measures of different dimensions for the first ten year period at least until the year 2030. The assessment shall include a quantitative or qualitative evaluation of any documented interactions between national policies and measures, and Union climate and energy policy measures. Projections concerning security of supply, infrastructure and market integration shall be linked to robust energy efficiency scenarios;	(c) interactions between existing (implemented and adopted) and planned policies and measures within a policy dimension and between existing (implemented and adopted) and planned policies and measures of different dimensions for the first tenyear period at least until the year 2030. Projections concerning security of supply, infrastructure and market integration shall be linked to robust energy efficiency scenarios.	Maintain Council GA Note: similar provision already included in Annex I Part 1 Section B 5.1(ii) (with the exception of specifying 'quantitative/ qualitative' assessment of 'any documented' interaction) The Pres. proposes as a compromise to maintain Council GA on this text and to accept the EP proposal in AM 264
	AM 106 Article 8 – para 2 – point c a (new) (ca) the way individual and aggregated existing and planned policies and measures will attract private investment alongside public finance necessary to their implementation.		(ca) the way existing and planned policies and measures will attract the investment necessary to their implementation. Note: text provisionally agreed at technical level Note: cf. "investment strategies" (AM 59, Art. 3(2)(c) and AM 118)

3. To the extent feasible, comprehensive information concerning the assumptions, parameters and methodologies used for the scenarios and projections shall be made available to the public, taking into account statistical restrictions and the need to comply with applicable confidentiality and data protection rules.

In response to EP concerns as regards Art. 3(3)(c):

3. [] Member States shall make available to the public comprehensive information concerning the [] assumptions, parameters and methodologies used for the final scenarios and projections [], taking into account statistical restrictions, commercially sensitive data, and the need to comply with data protection rules.

Article 9 Draft integrated national energy and climate plans

AM 107

- 1. By 1 January 2018 and every ten years thereafter Member States shall prepare and submit to the Commission a draft of the integrated national energy and climate plan referred to in Article 3(1).
- 1. By 1 June 2018, each Member State shall prepare and submit to the Commission a draft of its first the integrated national energy and climate plan referred to in Article 3(1). Each Member State shall prepare and submit to the Commission a draft of its second plan by 1 January 2023 and drafts of its subsequent plans every five years thereafter.
- 1. By **31 December** 2018, and subsequently by 1 January 2028 and every ten years thereafter, Member States shall prepare and submit to the Commission a draft of the integrated national energy and climate plan referred to in Article 3(1).
- 1. By [31 December 2018]*, and subsequently by 1 January 2028 and every ten years thereafter, Member States shall prepare and submit to the Commission a draft of the integrated national energy and climate plan referred to in Article 3(1).
- *) Note: the EP indicated it will no longer insist on "1 June 2018" but insists on discussing a compromise date between 1 September and 31 December 2018.

Note: the EP proposes the following text: The Commission may issue The Commission may issue The Commission *shall assess* recommendations on the draft plans to The Commission *shall assess* the draft plans and shall issue recommendations, based on the Member States in accordance with country-specific recommendations to submitted draft plans, within 4 the draft plans and may issue country-Article 28. Those recommendations Member States in accordance with months of the date of reception of specific recommendations to Member shall in particular set out: Article 28 no later than three months the draft plan, to Member States in States in accordance with Article 28 accordance with Article 28. * [] Those Ibased on the submitted draft plans. It before the deadline for submitting the plan, referred to in Article 3(1) in recommendations [] may address: shall do so no later than [three order to: months - six months before the deadline for submitting the plan, referred to in Article 3(1) Those recommendations may address notably: Note: cf. recital 34 Council GA the level of ambition of the level of ambition of ensure the collective the level of ambition of objectives, targets and contributions in achievement by Member States of the objectives, targets and contributions in objectives, targets and contributions in view of collectively achieving the view of collectively achieving the view of collectively achieving the Energy Union objectives and targets of Energy Union objectives and notably all dimensions of the Energy Union; Energy Union objectives and notably Energy Union objectives and notably the Union's 2030 targets for renewable the Union's 2030 targets for renewable the Union's 2030 targets for renewable energy and energy efficiency; energy, [] energy efficiency and energy and energy efficiency as well electricity interconnection; in doing as the level of electricity interconnectivity that the Member so, the Commission shall take due State aims for in 2030 as referred to account of relevant circumstances affecting renewable energy in Article 4(d); in doing so, the deployment indicated by the Commission shall take due account. Member State in question, as set out of relevant circumstances affecting in Article 5(1)(d), and of [] the deployment of renewable circumstances affecting primary and energy and energy consumption final energy consumption indicated indicated by the Member State in by the Member State in question, as question in the draft integrated national energy and climate plan set out in Article 6(2) and of referred to in paragraph 1 and the

indicators of the urgency of actions

		as set out in Article 4(d);"	indicators of the urgency of action for interconnectivity established in Annex
	Autiala	0(2)(22)	I, part 1, Section A, Part 2.4.3;
		9(2)(aa)	
	(aa) ensure the achievement by		Maintain Council GA
	Member States of national targets and		
	objectives;		
(b) policies and measures relating to	(b) improve individual existing and	(b) policies and measures relating to	Maintain Council GA
Member States' and Union level	<i>planned</i> policies and measures	Member States' and Union level	
objectives and other policies and	included in national energy and	objectives and other policies and	
measures of potential cross-border	climate plans including those of	measures of potential cross-border	
relevance;	potential cross-border relevance;	relevance;	
	(ba) suggest the adoption of		(ba) additional policies and measures
	additional policies and measures in		that might be required in the
	national energy and climate plans;		national energy and climate plans;

(c) interactions between and consistency of existing (implemented and adopted) and planned policies and measures included in the integrated national energy and climate plan within one dimension and among different dimensions of the Energy Union.	(c) ensure consistency of existing (implemented and adopted) and planned policies and measures included in the integrated national energy and climate plan within one dimension and among different dimensions of the Energy Union;	(c) interactions between and consistency of existing (implemented and adopted) and planned policies and measures included in the integrated national energy and climate plan within one dimension and among different dimensions of the Energy Union.	Maintain Council GA
	(ca) ensure the consistency of the investment strategies and instruments with the Member States' policies and measures provided for to meet the corresponding targets and objectives.		Maintain Council GA Note: provisionally agreed in trilogue
3. Member States shall take utmost account of any recommendations from the Commission when finalising their integrated national energy and climate plan.	3. Member States shall take utmost account of any recommendations from the Commission when finalising their integrated national energy and climate plan. Where the position of the Member State concerned diverges from the Commission's recommendation, that Member State shall provide and make public the reasons for its position.	3. Member States shall take [] due account of any recommendations from the Commission when finalising their integrated national energy and climate plan.	3. Member States shall take due account of any recommendations from the Commission when finalising their integrated national energy and climate plan. If the Member State concerned does not address a recommendation or a substantial part thereof, that Member State shall provide a reasoning and make it public. Note: similar compromise provision as proposed in Art. 15 and 28
	3a. Member States shall make available to the public the draft plans referred to in paragraph 1.		3a. In the context of the public consultation as referred to in Article 10, Member States shall make available to the public the draft plans referred to in paragraph 1.

Article 10 **Public consultation**

Without prejudice to any other Union law requirements, Member States shall ensure that the public is given early and effective opportunities to participate in the preparation of draft plans referred to in Article 9 and attach to the submission of their draft integrated national energy and climate plan to the Commission a summary of the public's views. In so far as the provisions of Directive 2001/42/EC are applicable, consultations undertaken in accordance with that Directive shall be deemed to satisfy also the obligations to consult the public under this Regulation.

AM 108

Without prejudice to any other Union law requirements, Member States shall ensure that the public is given early and effective opportunities to participate in the preparation of draft plans referred to in Article 9, of longterm strategies referred to in Article 14, when all options are open and effective public consultation can take place.

Without prejudice to any other Union law requirements, Member States shall ensure that the public is given early and effective opportunities to participate in the preparation of the draft plan [] or, well before its adoption, of the final plan[] and attach to the submission of their draft I or final integrated national energy and climate plan to the Commission a summary of the public's views or provisional views. In so far as the provisions of Directive 2001/42/EC are applicable ³⁹, consultations undertaken on the draft in accordance with that Directive shall be deemed to satisfy also the obligations to consult the public under this Regulation.

Without prejudice to any other Union law requirements, Member States shall ensure that the public is given early and effective opportunities to participate in the preparation of the draft plans - [] as regards the plans for the 2021-2030 period, in the preparation of the final plans well before their adoption - as well as of the long-term low emission strategies referred to in Article 14. Member States shall [] attach to the submission of [] such documents to the Commission a summary of the public's views or provisional views. In so far as the provisions of Directive 2001/42/EC are applicable 40, consultations undertaken on the draft in accordance with that Directive shall be deemed to satisfy also the obligations to consult the public under this Regulation.

³⁹ Explanatory note: Art. 6 (1) of Directive 2001/42/EC (SEA - Strategic Environmental Assessment Directive) on the assessment of the effects of certain plans and programmes on the environment requires consultations to be carried out on the *draft* plans or programmes. The Commission underlined that to the extent that a public consultation under Directive 2001/42/EC has taken place, the request for public consultation in the meaning of Article 10 is fulfilled.

⁴⁰ Explanatory note: Art. 6 (1) of Directive 2001/42/EC (SEA - Strategic Environmental Assessment Directive) on the assessment of the effects of certain plans and programmes on the environment requires consultations to be carried out on the draft plans or programmes. The Commission underlined that to the extent that a public consultation under Directive 2001/42/EC has taken place, the request for public consultation in the meaning of Article 10 is fulfilled.

AM 109 Article 10 – para 1 a (new) 1a. Member States shall set reasonable timeframes allowing sufficient time for the public to be informed and to prepare and participate effectively in the different stages of planning process. Member States shall take due account of equal participation and ensure that the public is informed, whether by public notices or other appropriate means, such as electronic media where available, of all practical arrangements related to their participation and that they can access all relevant documents.	1a. Member States shall set reasonable timeframes allowing sufficient time for the public to be informed, to participate and express its views. Member States shall ensure that the public is informed. Note: see also new compromise recital 20bis
AM 110 Article 10 – para 1 b (new) 1b. Member States shall include in the submission of their draft and final integrated national energy and climate plan and of their long-term strategies to the Commission a summary of the public's views and the way they have been taken into consideration.	Maintain Council GA (Accepted in part in first subparagraph above (in COM proposal and Council GA text)) Note: already broadly covered also in Annex I Part 1, Section A, 1.3
AM 111 Article 10 – para 1 c (new) 1c. In so far as the provisions of Directive 2001/42/EC are applicable, consultations undertaken in accordance with that Directive shall be deemed to satisfy also the obligations to consult the public under this Regulation.	Maintain Council GA (Accepted, with changes, in part in first subparagraph above in Council GA text)

AM 112 Article 10 – para 1 d (new) 1d. Member States shall limit administrative complexity when implementing this Article.	Accept Note: see also addition to recital 20
Article 10a(new)	
AM 113 Article 10 a (new) Article 10a Multilevel Climate and Energy Dialogue Platform	Accept
1. In a spirit of partnership, Member State shall establish a permanent Multilevel Climate and Energy Dialogue Platform to support active engagement of local authorities, civil society organisations, business community, investors, any other relevant stakeholders and the general public in managing the energy transition.	Note: cf. also Presidency compromise for recital 20(ter)) In a spirit of partnership, Member States, in particular those that have no such structure in place yet, shall consider establishing [] a permanent Multilevel Climate and Energy Dialogue Platform where local authorities, civil society organisations, business community, investors and other relevant stakeholders and the general public can actively engage and discuss the different scenarios [] envisaged for energy and climate policies, including for the long term, and review progress. Integrated national energy and climate plans [] could be discussed within the framework of [] such a platform.

2. Member States shall st	ubmit to Maintain Council GA
their national Climate and E	inergy
Dialogue Platform different	options
and scenarios envisaged for	their
short, medium and long-tern	n energy
and climate policies, together	r with a
cost-benefit analysis for each	h option.
Climate and Energy Dialogu	ne e
Platforms shall be forums fo	r
discussion on and elaboratio	on of
plans, strategies and reports	pursuant
to Article 10.	
3. Member States shall e	nsure Maintain Council GA
that Climate and Energy Dia	alogue
Platforms benefit from adequ	uate
human and financial resour	ces and.
shall function in a transpare	ent way.

	AM 114		
Article 11	Article 11	Article 11	Article 11
Regional cooperation	Macro-regional and regional	Regional cooperation	Regional cooperation
regional cooperation	cooperation	regional cooperation	regional cooperation
Member States shall cooperate	Member States shall cooperate	Member States shall cooperate	Member States shall cooperate
with each other at regional level to	with each other at <i>macro-regional and</i>	with each other at regional level to	with each other, taking [utmost]
effectively meet the targets, objectives	regional level, taking into utmost	effectively meet the targets, objectives	consideration of all existing and
and contributions set out in their	consideration all existing and	and contributions set out in their	potential forms of regional
integrated national energy and climate	potential forms of cooperation to	integrated national energy and climate	<i>cooperation</i> , to effectively meet the
plan.	effectively meet the targets and	plan.	targets, objectives and contributions set
	<i>objectives</i> set out in their integrated	•	out in their integrated national energy
	national energy and climate plan.		and climate plan.
2. Member States shall, well before	2. Member States shall, well before	2. Member States shall, well before	2. Member States shall, well before
submitting their draft integrated	submitting their draft integrated	submitting their draft integrated	submitting their draft integrated
national energy and climate plan to the	national energy and climate plan to the	national energy and climate plan to the	national energy and climate plan to the
Commission pursuant to Article 9(1),	Commission pursuant to Article 9(1),	Commission pursuant to Article 9(1),	Commission pursuant to Article 9(1)
identify opportunities for regional	identify opportunities for <i>macro</i> -	identify opportunities for regional	l- as regards the plans for the 2021-
cooperation and consult neighbouring	regional and regional cooperation,	cooperation and consult neighbouring	2030 period, in the preparation of the
Member States and the other Member	taking into consideration existing	Member States and, if deemed	final plans well before their adoption
States expressing an interest. Member	macro-regional cooperations, in	appropriate by the Member State	- identify opportunities for regional
States shall set out in their draft	particular the Baltic Energy Market	authoring the plan, [] other Member	cooperation and consult neighbouring
integrated national energy and climate	Interconnection Plan (BEMIP),	States expressing an interest.	Member States, including in regional
plans the results of such regional	Central and South-Eastern Europe		cooperation fora. If deemed
consultation, including where	Connectivity (CESEC), Central-West		appropriate by the Member State
applicable how comments have been	Regional Energy Market (CWREM),		authoring the plan, it may consult []
taken into account.	the North Seas Countries' Offshore		other Member States <i>or other third</i>
	Grid Initiative (NSCOGI), the Euro-		countries expressing an interest.
	Mediterranean Partnership and	For insular Member States without	
	consult neighbouring Member States	energy interconnections to other	For insular Member States without
	and the other Member States	Member States, such consultations	energy interconnections to other
	expressing an interest, in accordance	shall be with those neighbouring	Member States, such consultations
	with Directive 2011/92/EU and the	Member States with maritime	shall be with those neighbouring
	Espoo Convention.	borders.	Member States with maritime
		Consulted Member States should be	borders.
	Member States shall set out in their	given a reasonable timeframe to	

draft integrated national energy and climate plans the results of such regional consultation, including where applicable how comments have been taken into account. When engaging in macro-regional cooperation, Member States shall agree on a governance structure allowing for meeting at ministerial level at least annually.	react, set by the authoring Member State. Member States shall set out in their draft integrated national energy and climate plans at least the provisional results of such regional consultation, including where applicable how comments have been taken into account.	Consulted Member States should be given a reasonable timeframe to react, set by the authoring Member State. Member States shall set out in their draft integrated national energy and climate plans — as regards the plans for the 2021-2030 period, in their final national energy and climate plans — at least the provisional
2a. The Commission shall, upon		results of such regional consultation, including where applicable how comments have been taken into account. 2a. Member States may engage in a
the request by two or more Member States, facilitate the joint drafting of parts of their integrated national energy and climate plans, inter alia by		voluntary joint drafting of parts of their integrated national energy and climate plans and progress reports,
means of establishing an enabling framework. When Member States pursue macro-regional or regional cooperation, they shall set out in their draft integrated national energy and		including in regional cooperation fora. In this case, the result shall replace the equivalent parts of their integrated national energy and climate plan and progress reports. Upon the request by two or more
climate plans the results and submit them to the Commission. The result of such macro-regional or regional cooperation may replace the equivalent parts of the relevant integrated national energy and		Member States, the Commission shall facilitate this exercise.
climate plan.		
Article 11(2)	(continued)	
2b. The Commission shall, with a view to promoting market integration and cost-efficient policies, identify opportunities for macro-regional or regional cooperation covering one or		Note: EP amendment addressed in para 3 below.

3. The Commission shall facilitate cooperation and consultation among the Member States on the draft plans submitted to it under Article 9 in view of their finalisation.	several of the five dimensions of the Energy Union and in accordance with this Article, with a long-term vision, based on existing market conditions. Based on such opportunities, the Commission may issue recommendations to Member States pursuant to Article 28 in order to facilitate effective cooperation, partnerships and consultations. 3. The Commission shall facilitate cooperation and consultation among the Member States on the draft plans submitted to it under Article 9 in view of their finalisation.	3. Where necessary, the Commission shall facilitate cooperation and consultation among the Member States on the draft plans submitted to it under Article 9 in view of their finalisation, and provide indicative guidance as required.	3. In order to facilitate market integration and cost-efficient policies and measures, Member States shall, in the period between the deadline for submission of their draft plans and the deadline for submission of their final plans, present the relevant part(s) of their draft integrated national energy and climate plan in relevant regional cooperation fora in view of their finalisation. Where necessary, the Commission shall facilitate such cooperation and consultation among the Member States, and if it identifies opportunities for further regional cooperation, it may provide indicative guidance to Member States to facilitate effective cooperation and consultation.
4. Member States shall take into consideration the comments received from other Member States pursuant to paragraphs 2 and 3 in their final integrated national energy and climate plan and explain how such comments have been taken into account.	4. Member States shall take into consideration the comments received from other Member States pursuant to paragraphs 2 and 3 in their final integrated national energy and climate plan and explain how such comments have been taken into account.	4. Member States shall consider [] the comments received from other Member States pursuant to paragraphs 2 and 3 when preparing [] their final integrated national energy and climate plan, and explain in those plans how such comments have been considered [].	Maintain GA

5. For the purposes specified in paragraph 1, Member States shall continue to cooperate at regional level when implementing the policies and measures of their plans.	5. For the purposes specified in paragraph 1, Member States shall continue to cooperate at <i>macro-regional</i> level when implementing the policies and measures of their plans.	5. For the purposes specified in paragraph 1, Member States shall continue to cooperate at regional level when implementing the relevant policies and measures of their plans.	5. For the purposes specified in paragraph 1, Member States shall continue to cooperate at regional level, and as appropriate in regional cooperation fora, when implementing the relevant policies and measures of their plans.
	5a. Member States shall also envisage cooperation with Energy Community signatories and third countries that are members of the European Economic Area.		5a. Member States may also envisage cooperation with Energy Community signatories and third countries that are members of the European Economic Area. Note: see also recital 18a
		5bis. In so far as the provisions of Directive 2001/42/EC are applicable, transboundary consultation undertaken on the draft in accordance with Article 7 of that Directive shall be deemed to satisfy also the obligations on regional cooperation under this Regulation provided that the requirements of the present article are also met.	Note. See also rectal 16a

Article 12 Assessment of the integrated national energy and climate plans			
The Commission shall assess the integrated national energy and climate plans and their updates as notified pursuant to Articles 3 and 13. It shall assess in particular whether:	AM 116 The Commission shall assess the integrated national energy and climate plans as notified pursuant to <i>Article</i> 3. It shall assess in particular whether:	[] On the basis of the integrated national energy and climate plans and their updates as notified pursuant to Articles 3 and 13, the Commission [] shall assess, in particular, whether:	Maintain Council GA
(a) the targets, objectives and contributions are sufficient for the collective achievement of the Energy Union objectives and for the first tenyears period in particular the targets of the Union's 2030 Climate and Energy Framework;	AM 117 (a) the targets <i>and objectives</i> [] are sufficient for the collective achievement of the Energy Union objectives and for the first ten-years period in particular the targets of the Union's 2030 Climate and Energy Framework;	(a) the targets, objectives and contributions are sufficient for the collective achievement of the Energy Union objectives and for the first tenyears period in particular the targets of the Union's 2030 Climate and Energy Framework;	Maintain Council GA
	AM 118 Article 12 – para 1 – point a a (new) (aa) the existing policies and those that are provided for and measures and related investment strategies are sufficient for the achievement of the national targets referred to in Article 4;		Maintain Council GA Note: provisionally agreed at technical level (cf. AM 59 & 101 on investment)
(b) the plans comply with requirements of Articles 3 to 11 and the Commission recommendations issued pursuant to Article 28.		(b) the plans comply with requirements of Articles 3 to 11 and Member States have taken [] due account of the Commission recommendations issued pursuant to Article 28.	

Article 13 Update of the integrated national energy and climate plan			
	AM	120	
1. By 1 January 2023, and every 10	deleted	1. By [] 30 June 2023, and every	Maintain Council GA
years thereafter, Member States shall		10 years thereafter, Member States	
submit to the Commission a draft		shall submit to the Commission a draft	(p.m. cf. AM 107 "second plan by
update of the latest notified integrated		update of the latest notified integrated	1.1.2023")
national energy and climate plan		national energy and climate plan	,
referred to in Article 3 or confirm to		referred to in Article 3 or confirm to	
the Commission that the plan remains		the Commission that the plan remains	
valid.		valid.	
2. By 1 January 2024, and every 10		2. By [] 30 June 2024, and every	
years thereafter, Member States shall		10 years thereafter, Member States	
notify to the Commission an update of		shall notify to the Commission an	
the latest notified integrated national		update of the latest notified integrated	
energy and climate plan referred to in		national energy and climate plan	
Article 3, unless they have confirmed		referred to in Article 3, unless they	
that the plan remains valid pursuant to		have confirmed that the plan remains	
paragraph 1 of this Article.		valid pursuant to paragraph 1 of this	
		Article.	
3. Member States shall only		3.41 In the update referred to in	
modify the targets, objectives and		paragraph 2, Member States shall	
contributions set out in the update		only modify their national [] target[],	Note: linked to AM 59 (new Art.
referred to in paragraph 2 to reflect an		objective[] or contribution[] for any of	(3(3a))
increased ambition as compared to the		the quantified EU targets, objectives	
ones set in the latest notified integrated		or contributions set out in Article	
national energy and climate plan.		4(a) and (b) [] to reflect an equal or	
		increased ambition as compared to the	
		one[] set in the latest notified	
		integrated national energy and climate	
		plan.	

⁴¹ Explanatory note: the changes aim to make it clear that (without prejudice to sectoral obligations under EU law) MS have the flexibility to make adjustments on their subtargets etc. at national level, provided that their national overall target/objective/contribution on the 'EU headline targets' as listed in Art. 4(a) and (b) is not decreased, and provided of course that the obligations in the sectorial Directives is respected. For example, a MS could decrease its national subtargets for renewable energy in transport or solar energy, provided it offsets this decrease by at least 100%, for example by *increasing* its national subtargets for renewable energy in Heating and Cooling and wind energy.

4. Member States shall make	4. Member States shall make
efforts to mitigate in the updated plan	efforts to mitigate in the updated plan
any adverse environmental impacts	any adverse environmental impacts
that become apparent as part of the	that become apparent as part of the
integrated reporting pursuant to	integrated reporting pursuant to
Articles 15 to 22.	Articles 15 to 22.
	Article 13(5)
5. Member States shall take into	5. Member States shall take into
consideration the latest country-	consideration the latest country-
specific recommendations issued in the	specific recommendations issued in the
context of the European Semester	context of the European Semester
when preparing the update referred to	when preparing the update referred to
in paragraph 2.	in paragraph 2.
6. The procedures laid down in	6. The procedures laid down in
Article 9(2) and Article 11 shall apply	Article 9(2) and Article 11 shall apply
to the preparation and assessment of	to the preparation and assessment of
the updated integrated national energy	the updated integrated national energy
and climate plans.	and climate plans.
	6bis. Nothing in this Article
	prevents Member States from
	making changes and adaptations in
	national policies set out or referred
	to in their integrated national energy
	and climate plans at any time,
	provided such changes and
	adaptations will be included in the
	integrated report as foreseen in
	Article 15 and respect the provisions
	of this Article.

	AM 121		CHAPTER 3
CHAPTER 3	CHAPTER 3	CHAPTER 3	LONG-TERM [] STRATEGIES
LONG-TERM LOW EMISSION	Long-term <i>climate and energy</i>	LONG-TERM LOW EMISSION	
STRATEGIES	strategies	STRATEGIES	
	AM 122		Maintain Council GA
	Article 13 a (new)		
	Article 13a		Note: see suggested compromise
	Consistency with overall climate		wording in Article 14(2bis)
	objective		wording in Tructe 14(2015)
	The Commission shall, by 1 July		
	2018, report on the remaining global		Note: see also AM 32
	carbon budget that is consistent with		
	pursuing efforts to limit the		Note: IPCC Special Report on Global
	temperature increase to well below		Warming of 1.5°C is due in October
	2°C, in particular 1,5°C, above pre-		2018
	industrial levels and shall publish an		
	analysis of the Union's fair share for		
	2050 and 2100.		

Article 14					
AM 123					
Long-term low emission strategies 1 Member States shall prepare and	Long-term <i>climate and energy</i> strategies Member States <i>and the</i>	Long-term low emission strategies Member States shall prepare and	Long-term ∐ strategies Accepted with changes:		
1. Member States shall prepare and report to the Commission by 1 January 2020 and every 10 years thereafter their long-term low emission strategies with a 50 years perspective, to contribute to:	1. Member States and the Commission on behalf of the Union shall adopt, by 1 January 2019 and every five years thereafter, their long-term climate and energy strategies with a 30 years perspective, to contribute to:	1. Member States shall prepare and report to the Commission by 1 January 2020 and every 10 years thereafter their long-term low emission strategies with a [] perspective of at least 30 years, to contribute to:	Accepted with changes: 1. Member States shall prepare and report to the Commission by 1 January 2020*) and every 10 years thereafter, and should update every 5 years, if necessary, their long-term strategies with a perspective of at least 30 years. The Commission shall adopt, by 1 April 2019, a proposal for a long-term strategy for greenhouse gas emissions reduction in accordance with the Paris Agreement, taking into account the draft **) national plans. Member States' and the Union's long-term strategies shall contribute to: *) Note: The EP wants alignment of		
			the deadline of the LTS with the deadline of the national climate and energy plans		
			**) Note: the addition of "draft" explicitly asked by the EP		

(a) fulfilling the Union's and the Member States' commitments under the UNFCCC and the Paris Agreement to reduce anthropogenic greenhouse gas emissions and enhance removals by sinks;	(a) fulfilling the Union's and the Member States' commitments under the UNFCCC and the Paris Agreement to reduce anthropogenic greenhouse gas emissions and enhance removals by sinks <i>in 10-year steps</i> ;	(a) fulfilling the Union's and the Member States' commitments under the UNFCCC and the Paris Agreement to reduce anthropogenic greenhouse gas emissions and enhance removals by sinks;	Note: redrafted, reinforced language on Paris Agreement: (a) fulfilling the Union's and the Member States' commitments under the UNFCCC and the Paris Agreement to reduce anthropogenic greenhouse gas emissions and enhance removals by sinks and to promoting increased carbon sequestration [by long term stability and adaptability of carbon pools]; Note: quoted agreed language from the LULUCF
(b) fulfilling the objective of holding the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels;	(b) fulfilling the objective of holding the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels by limiting the Union's greenhouse gas emissions below its fair share of the remaining global carbon budget;	(b) fulfilling the objective of holding the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels;	Accept in part with changes: (b) fulfilling the objective of the Paris Agreement of holding the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels with a view to achieving as early as possible in the second half of this century a balance between anthropogenic emissions by sources and removals by sinks of greenhouse gases; Note: quoted language from the Paris Agreement

(c) achieving long-term greenhouse	(c) achieving long-term greenhouse	(c) achieving long-term greenhouse	Maintain Council GA
gas emission reductions and enhancements of removals by sinks in all sectors in line with the Union's objective, in the context of necessary reductions according to the IPCC by developed countries as a group, to reduce emissions by 80 to 95 % by 2050 compared to 1990 levels in a cost-effective manner.	gas emission reductions and enhancements of removals by sinks in all sectors in line with the Union's objective, in the context of necessary reductions according to the IPCC [] to reduce the Union's greenhouse gas emissions in a cost-effective manner and enhance removals by sinks in pursuit of the temperature goals in	gas emission reductions and enhancements of removals by sinks in all sectors in line with the Union's objective, in the context of necessary reductions according to the IPCC by developed countries as a group, to reduce emissions by 80 to 95 % by 2050 compared to 1990 levels in a cost-effective manner.	Note: accepted in part in (b) above
	the Paris Agreement so as to achieve a net-zero greenhouse gas emissions within the Union by 2050 and go into negative emissions soon thereafter;		
	(ca) by no later than 2050, achieve a highly energy efficient and renewables-based energy system within the Union.		Accept in part with changes: (ca) achieving a highly energy efficient [] energy system within the Union []
2. The long-term low emission strategies shall cover:	2. The long-term climate and energy strategies shall contain the elements set out in Annex IIa and shall cover:	2. The long-term low emission strategies shall cover:	2. Member States' long-term strategies should contain the elements set out in Annex IIa. Furthermore, they [] shall cover:

	Article 14(2)(a)				
(a) total greenhouse gas emissions reductions and enhancements of removals by sinks;	(a) total greenhouse gas emissions reductions and enhancements of removals by sinks with separate target for enhancing removals by sinks that is consistent with pursuing efforts to limit the temperature increase goals in the Paris Agreement;	(a) total greenhouse gas emissions reductions and enhancements of removals by sinks;	Maintain Council GA		
(a) emissions reductions and enhancement of removals in individual sectors including electricity, industry, transport, the buildings sector (residential and tertiary), agriculture and land use, land-use change and forestry (LULUCF);	(b) with a view to decarbonisation, greenhouse gases' emissions reductions and enhancement of removals in individual sectors including among others electricity, industry, transport, the heating and cooling and buildings sector (residential and tertiary), agriculture and land use, land-use change and forestry (LULUCF);	(b) emissions reductions and enhancement of removals in individual sectors including among others electricity, industry, transport, the buildings sector (residential and tertiary), agriculture, waste and land use, land-use change and forestry (LULUCF);	(b) emissions reductions and enhancement of removals in individual sectors including among others electricity, industry, transport, the heating and cooling and buildings sector (residential and tertiary), agriculture, waste and land use, landuse change and forestry (LULUCF); Note: provisionally agreed at technical level		

(c) expected progress on transition to a low greenhouse gas emission economy including greenhouse gas intensity, CO ₂ intensity of gross domestic product and strategies for related research, development and innovation;	(c) expected progress on transition to a low greenhouse gas emission economy including greenhouse gas intensity, CO ₂ intensity of gross domestic product and strategies for related <i>long-term investments</i> , research, development and innovation;	(c) expected progress on transition to a low greenhouse gas emission economy including greenhouse gas intensity, CO ₂ intensity of gross domestic product and strategies for related research, development and innovation;	Accepted with changes: (c) expected progress on transition to a low greenhouse gas emission economy including greenhouse gas intensity, CO ₂ intensity of gross domestic product, related estimates of long-term investments and strategies for related research, development and innovation;
			Note: provisionally agreed at technical level
	(ca) expected progress on energy transition including energy savings, total share of renewable energy and planned renewable energy installed capacity;		Maintain Council GA

	(cb) expected contribution decarbonisation of the econ macro-economic developme social development, and her and benefits and the environ protection;	nomy on ent, and alth risks onmental			Accept with changes: (cb) to the extent feasible, expected socio-economic effect of the decarbonisation measures including inter alia aspects related to macro-economic and social development, health risks and benefits and environmental protection;
(d) links to other national long-term	(d) links to other national		` /	ks to other national long-term	Accept
planning.	objectives, planning and oth and measures and investme		planning.		
				changes: 2bis. The Commission's ana emission strategy shall inclu (a) [the implications of] varithe EU's contribution towar 1 inter alia a scenario on aclemissions within the Union I thereafter; []*) b) the implications of the scenario and Union carbon but	lysis for the Union's long-term low de: lous scenarios including scenarios for ds the objectives set out in paragraph hieving net zero greenhouse gas by 2050 and negative emissions enarios referred to in point (a) on the dget in order to inform a discussion weness and fairness of greenhouse gas
				Note: see new Article 14bis	

	2a. The Commission is empowered to adopt delegated acts in accordance with Article 36 to amend Annex IIa in order to adapt it to amendments to the Union Energy and Climate policy framework, energy market developments and new UNFCCC and Paris Agreement requirements.	2a. ado Art ada <mark>dev</mark> Clir dire [Ur ado	The Commission is empowered to opt delegated acts in accordance with icle 36 to amend Annex IIa in order to pt it to the amendments elopments in the Union Energy and mate policy framework that are ectly and specifically related to the cion's contributions relevant decisions opted under the UNFCCC and in ticular, under the Paris Agreement.
3. The long-term low emission strategies and the integrated national energy and climate plans referred to in Article 3 should be consistent with each other. 4. The Member States shall make available to the public forthwith their respective long-term low emission strategies and any updates thereof.	3. The integrated national energy and climate plans referred to in Article 3 shall be consistent with the longterm climate and energy strategies. 4. The Member States and the Commission shall develop their strategies openly and transparently, and ensure that the public, the social partners, businesses, investors, civil society and other stakeholders are given early and effective opportunities to participate in the preparation of the long-term climate and energy strategies and make the strategies and any supporting analyses and data public, including through the eplatform as referred to in Article 24.	3. The [] integrated national energy and climate plans referred to in Article 3 [] shall be consistent with [] the long-term low emission strategies referred to in this Article. 4. The Member States shall make available to the public forthwith their respective long-term low emission strategies and any updates thereof.	Accept in part with changes: 4. Member States and the Commission shall inform and make available to the public forthwith their respective long-term low emission strategies and any updates thereof, including by means of the e-platform referred in Article 24. Member States and the Commission shall make relevant data of the final results available to the public, taking into account commercially sensitive data and the need to comply with data protection rules. Note: language consistent with Art. 24(2a) and Art. 8(3)

Article 14(4a)				
4a. The Commission shall support	Accept in part, with changes			
Member States in their preparation of				
long-term strategies by providing	4a. The Commission [should] shall			
information on the state of the	support Member States in their			
underlying scientific knowledge and	preparation of long-term strategies by			
technological development relevant to	providing information on the state of			
achieving the objectives referred to in	the underlying scientific knowledge [
Article 1. The Commission shall also], by providing opportunities for			
provide for opportunities for Member	sharing knowledge and best			
States and other stakeholders to	practices including, where relevant,			
provide additional information and	guidance for Member States to use			
discuss their perspectives, and	during the development and			
produce best practices and guidance	implementation phase of their			
for Member States to use during the	strategies.			
development and implementation				
phase of their strategies.				
4b. The Commission shall assess	Accept in part with changes:			
whether the national long-term	necept in part with changes.			
strategies are adequate for the				
collective achievement of the Union				
objectives set out in Article 1. The	4b. The Commission shall assess			
Commission may issue	whether the national long-term			
recommendations to Member States to	strategies are adequate for the			
facilitate this end and to assist	collective achievement of the			
Member States in their efforts to	objectives and targets of the Energy			
prepare and implement their long-	Union [] set out in Article 1 [] and			
term strategies.	provide information on any			
	remaining collective gap.			
]				

Article 14bis Strategic plan []*) to methane		
		Given the high global warming potential and relatively short atmospheric lifetime of methane, the Commission shall analyse the implications for implementing policies and measures for the purpose of reducing the short and middle-term impact of methane emissions on Union greenhouse gas emissions. Taking into account the circular economy objectives as appropriate, the Commission shall consider policy options for rapidly addressing methane emissions and shall put forward a Union strategic plan []*) for methane, as an integral part of the Union's long-term strategy as referred to in Article 14. *) Note: subject to compromise on financial support reporting requirements in Art. 17(3) and Annex VI

CHAPTER 4 REPORTING **SECTION 1** BIENNIAL PROGRESS REPORTS AND THEIR FOLLOW UP Article 15 **Integrated National Energy and Climate Progress Reports** Without prejudice to Article 23, by 15 Without prejudice to Article 23, by 15 March [] 2023, and every two years thereafter, March 2021, and every two years thereafter, each Member State shall report to the each Member State shall report to the Commission on the status of implementation Commission on the status of implementation of the integrated national energy and climate of the integrated national energy and climate plan by means of integrated national energy plan by means of integrated national energy and climate progress reports covering all five and climate progress reports covering all five key dimensions of the Energy Union. key dimensions of the Energy Union. The report referred to in paragraph 1 The report referred to in paragraph 1 shall cover the following elements: shall cover the following elements: **AM 124** Accept in part information on the progress (a) information on the progress information on the progress information on the progress (a) accomplished towards reaching the accomplished towards reaching the accomplished towards reaching the accomplished towards reaching the targets, objectives and contributions set targets, objectives and contributions set targets and objectives set out in the targets, objectives and contributions set out in the integrated national energy integrated national energy and climate out in the integrated national energy out in the integrated national energy and climate plan, and towards plan, and towards financing and and climate plan, and towards and climate plan, and towards financing and implementing the implementing the policies and implementing the policies and implementing the policies and measures necessary to meet them; measures necessary to meet them; measures necessary to meet them; policies and measures necessary to meet them, including a review of actual investments against initial assumptions; Note: if accepted, EP could drop its paragraphs (v) and (vi) of its AM 267. Maintain Council GA AM 125 (aa) the results of the public consultations made in accordance with Article 10:

	AM 126 Article 15 – para 2 – point a b (new) (ab) information on the progress accomplished supporting active engagement in accordance with Article 10a; AM 127		Maintain Council GA
	Article 15 – para 2 – point a c (new)		
	(ac) the information referred to and on the progress accomplished towards reaching the		
	goals, objectives and commitments set out in		
	the long-term energy and climate strategies in Article 14;		
(b) the information referred to i	n	(b) the information referred to in	
Articles 18 to 22 and, where		Articles 18 to 22 and, where	
appropriate, updates on policies ar		appropriate, updates on policies and	
measures, in accordance with thos	e	measures, in accordance with those	
articles;		articles;	-
(c) policies and measures and		(c) policies and measures and	L
projections of anthropogenic		projections of anthropogenic	
greenhouse gas emissions by source		greenhouse gas emissions by sources	Note: deleted as compromise
and removals by sinks in accordant with Article 16;	ce	and removals by sinks in accordance with Article 16;	
(d) information on national clin	nata	,	Note: revert to the Commission
change adaptation planning and	late	[]	proposal:
strategies in accordance with Artic	ele		(d) information on [] adaptation
17(1);			in accordance with Article 4(1);
(e) copies of biennial reports ar	nd, in		
the applicable years, national			
communications submitted to the			
UNFCCC Secretariat;			

Article 15(2)(f)			
 (f) estimates as appropriate of improved air quality and emission reductions of air pollutants, and other benefits of specific energy efficiency measures; (g) the annual reports referred to in Article 17(2) and Article 23. 		(f) [] as far as possible quantification of the impact of the policies and measures in the Integrated National Energy and Climate plan on air quality and on emissions [] of air pollutants []. (g) the annual reports referred to in [] Article 23(2).	
The Union and the Member States shall submit biennial reports in accordance with Decision 2/CP.17 of the Conference of the Parties to the UNFCCC, and national communications in accordance with Article 12 of the UNFCCC to the UNFCCC Secretariat.		The Union and the Member States shall submit biennial reports in accordance with Decision 2/CP.17 of the Conference of the Parties to the UNFCCC, and national communications in accordance with Article 12 of the UNFCCC to the UNFCCC Secretariat.	Note: deleted as compromise
		OTH COC BOOTOMING.	2bis. The report referred to in paragraph 1 shall also cover the information contained in the annual reports referred to in Article 23(2) and the information on policies and measures and projections of anthropogenic greenhouse gas emissions by sources and removals by sinks contained in the reports referred to in Article 16.
3. The Commission shall adopt implementing acts to set out the structure, format, technical details and process for the information referred to in paragraphs 1 and 2. Those implementing acts shall be adopted in accordance with the examination		3. The Commission, assisted by the Energy Union Committee referred to in Article 37(1)(a), shall adopt implementing acts to set out the structure, format, technical details and process for the information referred to in paragraphs 1 and 2. Those	

procedure referred to in Article 37(3).		implementing acts shall be adopted in	
		accordance with the examination	
 The frequency and scale of the information and updates referred to in paragraph 2(b) shall be balanced against the need to ensure sufficient certainty for investors. Where the Commission has issued recommendations pursuant to Article 27(2) or (3), the Member State concerned shall include in its report referred to in paragraph 1 of this Article information on the policies and measures adopted, or intended to be adopted and implemented, to address 	AM 128 5. Where the Commission has issued recommendations pursuant to Article 27(2) or (3), the Member State concerned shall include in its report referred to in paragraph 1 of this Article information on the policies and measures adopted, or intended to be adopted and implemented, to address	 The frequency and scale of the information and updates referred to in paragraph 2(b) shall be balanced against the need to ensure sufficient certainty for investors. Where the Commission has issued recommendations pursuant to Article 27(2) or (3), the Member State concerned shall include in its report referred to in paragraph 1 of this Article information on the policies and measures adopted, or intended to be adopted and implemented, to address 	5. Where the Commission has issued recommendations pursuant to Article 27(2) or (3), the Member State concerned shall include in its report referred to in paragraph 1 of this Article information on the policies and measures adopted, or intended to be adopted and implemented, to address
those recommendations. Such information shall include a detailed timetable for implementation.	those recommendations. Such information shall include a detailed timetable for implementation. Where the Member State concerned deviates from a recommendation issued, that Member State shall provide and make public a well-substantiated justification, based on reliable data and objective criteria.	those recommendations. If applicable, such information shall include a detailed timetable for implementation.	those recommendations. If applicable, such information shall include a detailed timetable for implementation. If the Member State concerned decides not to address a recommendation or a substantial part thereof, that Member State shall provide a reasoning. Note: similar compromise provision
			also proposed in Article 9 and 28 Note: see also Art. 28(2)(b)

AM 129 Article 15 – para 5 a (new) 5a. Member States shall make available to the public the reports submitted to the Commission pursuant to this Article.		Accept	
Article 16 Integrated reporting on GHG policies and measures and on projections			
	1. By 15 March 2021, and every two years thereafter, Member States shall report to the Commission information on:		
	(a) their national policies and measures or group of measures as set out in Annex IV, and	Note: text provisionally agreed at technical level	
	(b) their national projections of anthropogenic greenhouse gas emissions by sources and removals by sinks, organised by gas or group of gases (Hydrofluorocarbons and Perfluorocarbons) listed in Part 2 of Annex III. National projections shall take into consideration any policies and measures adopted at Union level		
	5a. Member States shall make available to the public the reports submitted to the Commission pursuant to this Article. Artic	5a. Member States shall make available to the public the reports submitted to the Commission pursuant to this Article. Article 16 Integrated reporting on GHG policies and measures and on projections 1. By 15 March 2021, and every two years thereafter, Member States shall report to the Commission information on: (a) their national policies and measures or group of measures as set out in Annex IV, and (b) their national projections of anthropogenic greenhouse gas emissions by sources and removals by sinks, organised by gas or group of gases (Hydrofluorocarbons) listed in Part 2 of Annex III. National projections shall take into consideration any policies	

2. Member States shall report the		2. Member States shall report the	
most up-to-date projections available.		most up-to-date projections available.	
Where a Member State does not		Where a Member State does not	
submit complete projection estimates		submit complete projection estimates	
by 15 March every second year, and		by 15 March every second year, and	
the Commission has established that		the Commission has established that	
gaps in the estimates cannot be filled		gaps in the estimates cannot be filled	
by that Member State once identified		by that Member State once identified	
through the Commission's quality		through the Commission's quality	
assurance or quality control		assurance or quality control	
procedures, the Commission may		procedures, the Commission may	
prepare estimates as required to		prepare estimates as required to	
compile Union projections, in		compile Union projections, in	
consultation with the Member State		consultation with the Member State	
concerned.		concerned.	
3. A Member State shall communicat	e í	3. A Member State shall communicate	
to the Commission any substantial chang		o the Commission any substantial changes	
to the information reported pursuant to		o the information reported pursuant to	
paragraph 1 during the first year of the		paragraph 1 during the first year of the	
reporting period, by 15 March of the year		reporting period, by 15 March of the year	
following the previous report.		following the previous report.	

4. Member States shall make available to the public, in electronic form, their national projections pursuant to paragraph 1 and any relevant assessment of the costs and effects of national policies and measures on the implementation of Union policies relevant for limiting GHG emissions along with any relevant underpinning technical reports. Those projections and assessments should include descriptions of the models and methodological approaches used, definitions and underlying assumptions.

4. Member States shall make available to the public, in electronic form, their national projections pursuant to paragraph 1 and any relevant assessment of the costs and effects of national policies and measures on the implementation of Union policies relevant for limiting GHG emissions along with any relevant underpinning technical reports. Those projections and assessments should include descriptions of the models and methodological approaches used, definitions and underlying assumptions.

Article 17

Integrated reporting on national adaptation actions, financial and technology support provided to developing countries, auctioning revenue

1. By 15 March 2021, and every two years thereafter, Member States shall report to the Commission information on their national climate change adaptation planning and strategies, outlining their implemented or planned actions to facilitate adaptation to climate change, including the information specified in Part 1 of Annex VI.

- 1. By 15 March 2021, and every two years thereafter, Member States shall report to the Commission information on their national climate change adaptation planning and strategies, outlining their implemented [] and planned actions to facilitate adaptation to climate change including the information specified in Part 1 of Annex VI [] in accordance with the reporting requirements agreed upon under the UNFCCC and the Paris Agreement.
- 1. By 15 March 2021, and every two years thereafter, Member States shall report to the Commission information on their national climate change adaptation planning and strategies, outlining their implemented [] and planned actions to facilitate adaptation to climate change including the information specified in Part 1 of Annex VI [] and in accordance with the reporting requirements agreed upon under the UNFCCC and the Paris Agreement. Note: text provisionally agreed at technical level

2. By 15 March 2021 and every year thereafter (year X), Member States shall report to the Commission information on:	2. By [] 31 July 2021 and every year thereafter (year X), Member States shall report to the Commission information on [] the use of revenues generated by the Member State by auctioning allowances pursuant to Article 10(1) and Article 3d(1) or (2) of Directive 2003/87/EC including the information specified in Part 3 of Annex VI. []	Note: text provisionally agreed at technical level
(a) support to developing countries, including the information specified in Part 2 of Annex VI;	2bis. by 30 September 2021 and every year thereafter (year X), Member States shall report to the Commission information on support to developing countries, including the information specified in Part 2 of Annex VI and in accordance with the relevant reporting requirements agreed upon under the UNFCCC and the Paris Agreement.	Note: text provisionally agreed at technical level
(b) the use of revenues generated by the Member State by auctioning allowances pursuant to Article 10(1) and Article 3d(1) or (2) of Directive 2003/87/EC including the information specified in Part 3 of Annex VI. 3. Member States shall make available to the public the reports submitted to the Commission pursuant to this Article.	(See subparagraph 2 above) 3. Member States shall make available to the public the reports submitted to the Commission pursuant to this Article, with the exception of the information specified in Annex VI Part 2(b).	Note: the EP expressed concern on the text of the Council GA. The Presidency proposes to maintain the Council GA here and to insert a compromise text in Annex VI part 2 point (a).

4. The Commission shall adopt implementing acts to set out the structure, format and submission processes for Member States' reporting of information pursuant to this Article. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 37(3).	4. The Commission, assisted by the Climate Change Committee referred to in Article 37(1)(b), shall adopt implementing acts to set out the structure, format and submission processes for Member States' reporting of information pursuant to this Article. Those implementing acts shall be adopted in accordance with the procedure referred to in Article 37(3).
	cle 18 con renewable energy
Member States shall include in the integrated national energy and climate	Member States shall include in the integrated national energy and climate
progress reports the information:	progress reports the information:
(a) on the implementation of the following trajectories and objectives:	(a) on the implementation of the following trajectories and objectives:
(1) national trajectory for the overall share of renewable energy in gross final energy consumption from 2021 to 2030;	(1) indicative national trajectory for the overall share of renewable energy in gross final energy consumption from 2021 to 2030;
(2) national trajectories for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the electricity, heating and cooling and transport sector;	(2) estimated [] trajectories for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the electricity, heating and cooling and transport sector;

(3) trajectories by renewable energy technology to use to achieve the overall and sectorial trajectories for renewable energy from 2021 to 2030 including total expected gross final energy consumption per technology and sector in Mtoe and total planned installed capacity per technology and sector in MW; (4) trajectories on bioenergy demand, disaggregated between heat, electricity and transport, and on biomass supply, by feedstock and origin (distinguishing between domestic production and imports). For forest biomass, an assessment of its source and impact on the LULUCF sink;	AM 130 (4) trajectories on bioenergy demand, disaggregated between heat, electricity and transport, including the share of biofuels, share of advanced biofuels, share of biofuel produced from crops produced on agricultural land, and on biomass supply, by feedstock and origin (distinguishing between domestic production and imports). For forest biomass, an assessment of its source and impact on the LULUCF sink;	(3) assessed contributions [] by renewable energy technology to use to achieve the overall and sectorial trajectories for renewable energy from 2021 to 2030 including total expected gross final energy consumption per technology and sector in Mtoe and total planned installed capacity per technology and sector in MW; (4) data on the share of biofuels, share of advanced biofuels, share of biofuel produced from main crops produced on agricultural land and if available, data [] on bioenergy demand, disaggregated between heat, electricity and transport [], and data on biomass supply, by feedstock and origin (distinguishing between domestic production and imports). For forest biomass, an assessment of its source and impact on the LULUCF sink should be provided upon its availability;	Maintain Council GA (Accepted, with changes, in Council GA text) Note: EP insists on its AM
	AM 131 Article 18 – para 1 – point a – point 4 a (new) (4a) objectives and trajectories for renewable energy produced by regions, cities, energy communities and self-consumers;		Note: EP insists on its AM Maintain Council GA (included in subparagraph 5 below, in COM proposal and Council GA text) Note: Art. 18(4a) and (5) should be consistent with what is decided on this issue in Annex I (see AM 224 and 225)

	Article	18(a)(5)	
(5) if applicable, other national	AM 132	(5) if [] available, other national	Maintain Council GA
trajectories and objectives including	(5) if applicable, other national	trajectories and objectives including	
long-term and sectorial ones (such as	trajectories and objectives including	long-term and sectorial ones (such as [Note: Art. 18(4a) and (5) should be
share of biofuels, share of advanced	long-term and sectorial ones (such as] share of electricity produced from	consistent with what is decided on this
biofuels, share of biofuel produced	share of electricity produced from	biomass without the utilisation of heat,	issue in Annex I (see AM 224 and
from main crops produced on	biomass without the utilisation of heat,	share of renewable energy in district	225)
agricultural land, share of electricity	share of renewable energy in district	heating, renewable energy use in	
produced from biomass without the	heating, renewable energy use in	buildings, renewable energy produced	
utilisation of heat, share of renewable	buildings, energy recovered from the	by cities, energy communities and self-	
energy in district heating, renewable	sludge acquired through the	consumers);	
energy use in buildings, renewable	treatment of wastewater;		
energy produced by cities, energy			
communities and self-consumers);			
(b) on the implementation of the		(b) on the implementation of the	
following policies and measures:		following policies and measures:	
	AM 133		Maintain Council GA
(1) implemented, adopted and	(1) implemented, adopted and	(1) [] implemented, adopted and	
planned policies and measures to	planned policies and measures to	planned policies and measures to	
achieve the national contribution to the	achieve the national <i>targets</i> to <i>meet</i> the	achieve the national contribution to the	
binding Union-level 2030 target for	binding Union-level 2030 target for	binding Union-level 2030 target for	
renewable energy as indicated in	renewable energy as indicated in	renewable energy as indicated in	
Article $4(a)(2)(i)$, including sector- and	Article $4(a)(2)(i)$, including sector- and	Article $4(a)(2)(i)$, including sector- and	
technology-specific measures, with a	technology-specific measures, with a	technology-specific measures, with a	
specific review of the implementation	specific review of the implementation	specific review of the implementation	
of measures laid down in Articles 23,	of measures laid down in Articles 23,	of measures laid down in Articles 23,	
24 and 25 of [recast of Directive	24 and 25 of [recast of Directive	24 and 25 of [recast of Directive	
2009/28/EC as proposed by	2009/28/EC as proposed by	2009/28/EC as proposed by	
COM(2016) 767];	COM(2016) 767];	COM(2016) 767];	

	AM 134 Article 18 – para 1 – point b – point 4 a (new) (4a) specific measures to assess, make transparent and reduce the need for must-run capacity that can lead to curtailment of renewable energy sources;		(4a) If applicable, specific measures to assess, make transparent and reduce the need for must-run capacity that can lead to curtailment of renewable energy sources;
(2) specific measures for regional		(2) where available, specific	
cooperation;		measures for regional cooperation;	
(3) without prejudice to Articles 107 and 108 TFEU, specific measures on financial support, including Union		(3) without prejudice to Articles 107 and 108 TFEU, specific measures on financial support, including Union	
support and the use of Union funds, for		support and the use of Union funds, for	
the promotion of the use of energy		the promotion of the use of energy	
from renewable sources in electricity, heating and cooling, and transport;		from renewable sources in electricity, heating and cooling, and transport;	
(4) specific measures to fulfil the requirements of Articles 15, 16, 17, 18, 21 and 22 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767];		(4) specific measures to fulfil the requirements of Articles 15, 16, 17, 18, 21 and 22 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767];	
(5) measures promoting the use of energy from biomass, especially for new biomass mobilisation taking into account biomass availability (both the domestic potential and the imports from third countries) and other biomass uses (agriculture and forest-based sectors), as well as measures for the sustainability of biomass produced and used;		(5) if available, measures promoting the use of energy from biomass [] as well as measures for the sustainability of the production and use of energy from biomass [];	Note: the EP insists on maintaining the COM text

(c) as set out in Part 1 of Annex VII.		 (6) measures in place to increase the share of renewable energy in the heating and cooling and transport sector. (c) as set out in Part 1 of Annex VII. 	
		ele 19 g on energy efficiency	
Member States shall include in the integrated national energy and climate progress reports the information:		Member States shall include in the integrated national energy and climate progress reports the information:	
(a) on the implementation of the following national trajectories, objectives and targets:		(a) on the implementation of the following national trajectories, objectives and targets:	
(1) the trajectory for primary and final energy consumption from 2020 to 2030 as the national energy savings contribution to achieving the Union-level 2030 target including underlying methodology;	AM 135 (1) the trajectory for primary and final energy consumption from 2020 to 2030 as the national energy savings binding targets to achieving the Union-level 2030 target including underlying methodology;	(1) the indicative trajectory for primary and [1] final annual energy consumption from 2021 to 2030 as the national energy savings contribution to achieving the Union-level 2030 target including underlying methodology;	Maintain Council GA
(2) objectives for the long-term renovation of the national stock of both public and private residential and commercial buildings;	AM 136 (2) objectives of the long-term strategy for the renovation of the national stock of residential as well as public and private non-residential buildings;	(2) [] indicative milestones [] of the long-term strategy for the renovation of the national stock of [] residential and [] non-residential buildings, both public and private, in accordance with Article 2a of Directive 2010/31/EU on the energy performance of buildings;	Maintain Council GA To be negotiated in EED
(3) if applicable, an update of other national objectives set out in the national plan;		(3) if applicable, an update of other national objectives set out in the national plan;	

(b) on the implementation of the		(b) on the implementation of the	
following policies and measures:		following policies and measures:	
	AM 137		Maintain Council GA
(1) implemented, adopted and	(1) implemented, adopted and	(1) implemented, adopted and	
planned policies, measures and	planned policies, measures and	planned policies, measures and	
programmes to achieve the indicative	programmes to achieve the <i>binding</i>	programmes to achieve the indicative	
national energy efficiency contribution	national energy efficiency <i>target</i> for	national energy efficiency contribution	
for 2030 as well as other objectives	2030 as well as other objectives	for 2030 as well as other objectives	
presented in Article 6, including	presented in Article 6, including	presented in Article 6, including	
planned measures and instruments	planned measures and instruments	planned measures and instruments	
(also of financial nature) to promote	(also of financial nature) to promote	(also of a financial nature) to promote	
the energy performance of buildings,	the energy performance of buildings,	the energy performance of buildings,	
measures to utilise energy efficiency	measures to utilise energy efficiency	measures to utilise energy efficiency	
potentials of gas and electricity	potentials of gas and electricity	potentials of gas and electricity	
infrastructure and other measures to	infrastructure and other measures to	infrastructure and other measures to	
promote energy efficiency;	promote energy efficiency;	promote energy efficiency;	
(2) if applicable, market-based		(2) if applicable, market-based	
instruments that incentivise energy		instruments that incentivise energy	
efficiency improvements, including but		efficiency improvements, including but	
not limited to energy taxes, levies and		not limited to energy taxes, levies and	
allowances;		allowances;	

	Article 19(b)(3)			
	AM 138		Maintain Council GA	
(3) national energy efficiency obligation scheme and alternative measures pursuant to Article 7a and 7b of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016) 761] in accordance with Annex II to this Regulation;	(3) national energy efficiency obligation scheme and alternative measures pursuant to Article 7a and 7b of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016) 761] in accordance with Annex II to this Regulation, including the energy savings achieved through national energy efficiency obligations and/or alternative measures adopted in application Articles 7a and 7b and Article 20(6) of Article 7 of Directive 2012/27/EU [as amended by proposal COM(2016) 761] and the impact on consumer bills and including	(3) national energy efficiency obligation scheme and alternative measures pursuant to Article 7a and 7b of Directive 2012/27/EU, [version as amended in accordance with proposal COM(2016) 761] and in accordance with Annex II to this Regulation;	To be negotiated in EED	
(4) long-term strategy for the renovation of the national stock of both public and private residential and commercial buildings, including policies and measures to stimulate cost-effective deep and staged deep renovation;	requirements with a social aim; AM 139 (4) long-term strategy for the renovation of the national stock of both public and private residential and non-residential buildings, including policies and measures to guide investment to stimulate cost-effective deep and staged deep renovation taking in particular into account an evidence-based estimate of expected energy savings and wider benefits in accordance with Article 2a of Directive (EU)/ [EPBD, COD 0381/16];	(4) long-term strategy for the renovation of the national stock of [] residential and [] non-residential buildings, both public and private, including policies and measures to stimulate cost-effective deep [] renovations of buildings, including staged deep renovations;	To be aligned with EPBD text	

(5) policy and measures to promote energy services in the public sector and measures to remove regulatory and non-regulatory barriers that impede the uptake of energy performance contracting and other energy efficiency		(5) policy and measures to promote energy services in the public sector and measures to remove regulatory and non-regulatory barriers that impede the uptake of energy performance contracting and other energy efficiency	
service models;		service models;	
	AM 140 Article 19 – para 1 – point b – point 5 a (new) (5a) policies and measures to develop the economic potential of high efficient cogeneration and efficient heating and cooling systems pursuant to Article 14 (2) of Directive (EU)/ [Directive 2012/27/EU as		Maintain Council GA To be negotiated in EED
	amended by proposal COM(2016)761];		
	AM 141 Article 19 – para 1 – point b – point 5 b (new) (5b) If applicable, progress on other implemented, adopted and planned policies, measures and actions resulting from the long-term renovation strategies pursuant to Article 2a of Directive (EU)/ [EPBD, COD 0381/16], including those targeting the worst performing segments of the national building stock and on access to information and financing.		To be aligned with EPBD text

 (6) regional cooperation in the area of energy efficiency, if applicable; (7) without prejudice to Articles 107 and 108 TFEU, financing measures, including Union support and the use of Union funds, in the area of energy 		 (6) regional cooperation in the area of energy efficiency, if applicable; (7) without prejudice to Articles 107 and 108 TFEU, financing measures, including Union support and the use of Union funds, in the area of energy 	
efficiency at national level, if applicable; (c) as set out in Part 2 of Annex		efficiency at national level, if applicable; (c) as set out in Part 2 of Annex	
VII.		VII. cle 20 g on energy security	
Member States shall include in the integrated national energy and climate progress reports the information on the implementation of:		Member States shall include in the integrated national energy and climate progress reports the information on the implementation of:	
(a) national objectives for the diversification of energy sources and supply countries, storage, demand response;	AM 142 (a) national objectives for <i>improved</i> energy efficiency and renewable energy sources and a diversification of supply, supply routes and countries, storage, demand response;	(a) national objectives for the diversification of energy sources [], storage, demand response;	Accept in part (a) national objectives for the diversification of energy sources and supply []*); Note: "storage" and "demand response" moved to (d) below at EP request, and to align with compromise text for AM 232
(b) national objectives with regard to reducing energy import dependency from third countries;	AM 143 (b) national objectives and measures with regard to reducing energy import dependency from third countries and which do not create obstacles to the successful implementation of the Energy Union;	(b) If applicable, national objectives with regard to reducing energy import dependency from third countries;	Maintain Council GA

(c) national objectives for the		(c) national objectives for the	
development of the ability to cope with		development of the ability to cope with	
constrained or interrupted supply of an		constrained or interrupted supply of an	
energy source, including gas and		energy source, including gas and	
electricity;		electricity;	
	AM 144		Maintain Council GA
	Article 20 – paragraph 1 – point c a		
	(new)		(cf. subparagraphs (a) and (d); cf. Art.
	(ca) national objectives with regard		18 on Integrated reporting on
	to increasing the flexibility of the		renewable energy and Art. 19 on
	national energy system, in particular		Integrated reporting on energy
	by means of deploying energy		efficiency)
	efficiency measures, domestic		
	renewable energy sources, demand		
	response and storage;		
(d) national objectives for the		(d) If applicable, national	(d) [] National objectives with
deployment of domestic energy		objectives for the deployment of	regard to <i>increasing the flexibility of</i>
sources, notably renewable energy;		domestic energy sources [];	the national energy system, in
			particular by means of deploying []
			domestic energy sources, demand
			response and energy storage.
			N . P I M
			Note: aligned with compromise text for AM 232
(a) implemented adopted and		(e) implemented, adopted and	Jor AM 232
(e) implemented, adopted and planned policies and measures to		(e) implemented, adopted and planned policies and measures to	
achieve the objectives referred to in		achieve the objectives referred to in	
points (a) to (d);		points (a) to (d);	
(f) regional cooperation in		(f) regional cooperation in	
implementing the objectives and		implementing the objectives and	
policies referred to in points (a) to (d);		policies referred to in points (a) to (d);	
(g) without prejudice to Articles 107		(g) without prejudice to Articles 107	
and 108 TFEU, financing measures,		and 108 TFEU, financing measures,	
including Union support and the use of		including Union support and the use of	
Union funds, in this area at national		Union funds, in this area at national	
level, if applicable;		level, if applicable;	
icvei, ii applicable,		icvei, ii applicable,	

Article 21 Integrated reporting on the internal energy market			
Member States shall include in the integrated national energy and climate progress reports information on the implementation of the following objectives and measures: (a) the level of electricity interconnectivity that the Member State aims for in 2030 in relation to the 15% target on electricity interconnection;	AM 145 (a) the level of electricity interconnectivity that the Member State aims for in 2030 in relation to the indicative at least 15% target on electricity interconnection;	1. Member States shall include in the integrated national energy and climate progress reports information on the implementation of the following objectives and measures: (a) the level of electricity interconnectivity that the Member State aims for in 2030 in relation to the 15% target on electricity interconnection and to the indicators set out in Article 4(d), and measures for the implementation of the roadmap for the achievement of this level, including measures relating to the granting of authorisations and specific measures on financial support, including Union support and the use of Union funds, without prejudice to Articles 107 and 108 TFEU, if applicable.	(a) the level of electricity interconnectivity that the Member State aims for in 2030 in consideration of the electricity interconnection target for 2030 of at least 15% and the indicators set out in Annex I, Part I, Section A, Part 2.4.1, as well as [] measures for the implementation of the strategy []*) for the achievement of this level, including those [] relating to the granting of authorisations []*). Note: the word 'roadmap' was replaced since it does not appear elsewhere in the text. The last deleted part of the sentence is moved to, and already covered by, para (i) below. Note: the EP indicated it can drop "indicative" Note: wording aligned with Art. 4(d)

(b) key national objectives for electricity and gas transmission infrastructure that are necessary for the achievement of objectives and targets under any of the five key dimensions of the Energy Union;	AM 146 (b) key national objectives for electricity and gas transmission and distribution infrastructure and its modernisation that are necessary for the achievement of objectives and targets under any of the five key dimensions of the Energy Union;	(b) key [] electricity and gas transmission infrastructure projects that are necessary for the achievement of objectives and targets [];	(b) key [] electricity and gas transmission [] infrastructure projects that are necessary for the achievement of objectives and targets under [] the five key dimensions of the Energy Union; []; Note: deleted provision moved to (c) below
(c) if applicable, main infrastructure projects envisaged other than Projects of Common Interest;		(c) if applicable, main infrastructure projects envisaged other than Projects of Common Interest;	Note: see also AM 84 and Annex I Part I Section A(1)2.4.2(i) – AM 234 (c) if applicable, main infrastructure projects envisaged other than Projects of Common Interest including infrastructure projects involving third countries, [] and , to the extent feasible, a general assessment of its compatibility with, and contributions to, the aims and targets of the Energy Union.

(d) national objectives related to other aspects of the internal energy market such as market integration and coupling, if applicable;	AM 147 (d) national objectives and measures related to the system flexibility, in particular through the removal of obstacles to free price formation, market integration and coupling, smart grids, aggregation, demand response, storage, distributed generation, mechanisms for dispatching, re-dispatching and curtailment, real-time price signals;	(d) if applicable, national objectives related to other aspects of the internal energy market such as market integration and coupling [];	(d) [] National objectives related to other aspects of the internal energy market such as increasing system flexibility [], market integration and coupling, aimed at increasing the tradeable capacity of existing interconnectors, smart grids, aggregation, demand response, storage, distributed generation, mechanisms for dispatching, redispatching and curtailment, real-time price signals; (cf. AM 85 + 235 + 253)
(e) national objectives with regards to energy poverty, including the number of households in energy poverty;	AM 148 deleted	(e) if applicable , national objectives with regards to energy poverty, including the number of households in energy poverty;	Accept Note: see proposed Presidency compromise for AM 154 below
	AM 149 Article 21 – para 1 – point e a (new) (ea) national objectives and measures related to the non- discriminatory participation of renewable energy, demand response and storage, including via aggregation, in all energy markets; AM 150 Article 21 – para 1 – point e b (new) (eb) national objectives and measures with regard to ensuring that consumers participate in the energy system and benefits from self- generation and new technologies, including smart meters;		(ea) If applicable, national objectives and measures related to the non-discriminatory participation of renewable energy, demand response and storage, including via aggregation, in all energy markets; Note: see AM 86, 236 and 254 (eb) If applicable, national objectives and measures with regard to ensuring that consumers participate in the energy system and benefits from self-generation and new technologies, including smart meters;

	Article 21(1)(f)			
(f) national objectives with regard	AM 151	(f) [] measures with regard to	Maintain Council GA	
to ensuring electricity system	(f) national objectives with regard	ensuring electricity system adequacy [
adequacy, if applicable;	to ensuring electricity system];	Note: see also AM 88	
	adequacy, ensuring that no capacity			
	mechanisms are implemented, or			
	where implemented for the purpose of			
	security of supply are limited to the			
	extent possible;			
	AM 152		Maintain Council GA	
	Article 21 – para 1 – point f a (new)			
	(fa) national measures to establish			
	or review bidding zones so as to			
	address structural congestion,			
	maximise economic efficiency and			
	cross-border trading and ensure			
	security of supply;		Maintain Council GA	
(a) implemented adopted and	AM 153	(g) implemented, adopted and	Mainiain Council GA	
(g) implemented, adopted and planned policies and measures to	(g) implemented, adopted and planned policies and measures to	(g) implemented, adopted and planned policies and measures to		
achieve the objectives referred to in	achieve the objectives referred to in	achieve the objectives referred to in		
points (a) to (f);	points (a) to (fa);	points (a) to (f);		
(h) regional cooperation in	points (a) to (a),	(h) regional cooperation in		
implementing the objectives and		implementing the objectives and		
policies referred to in points (a) to (g);		policies referred to in points (a) to (g);		
(i) without prejudice to Articles 107		(i) without prejudice to Articles 107	(i) without prejudice to Articles 107	
and 108 TFEU, financing measures,		and 108 TFEU, financing measures,	and 108 TFEU, financing measures at	
including Union support and the use of		including Union support and the use of	national level, including Union	
Union funds, in the area of the internal		Union funds, in the area of the internal	support and the use of Union funds, in	
energy market at national level, if		energy market at national level, if	the area of the internal energy market [
applicable;		applicable;], including for the electricity	
			interconnection target, if applicable;	

(j) measures to increase the		(j) measures to increase the	
flexibility of the energy system with		flexibility of the energy system with	
regard to renewable energy production,		regard to renewable energy production,	
including the roll-out of intraday		including the roll-out of intraday	
market coupling and cross-border		market coupling and cross-border	
balancing markets.		balancing markets.	
2. The information provided by		2. The information provided by	
Member States under paragraph 1 shall		Member States under paragraph 1 shall	
be coherent with and as appropriate be		be coherent with and as appropriate be	
based on the report by the national		based on the report by the national	
regulators referred to in Article		regulators referred to in	
59(1)(h) of the [recast of Directive		Article 59(1)(h) of the [recast of	
2009/72/EC as proposed by		Directive 2009/72/EC as proposed by	
COM(2016) 864] and Article 41(1)(e)		COM(2016) 864] and Article 41(1)(e)	
of Directive 2009/73/EC.		of Directive 2009/73/EC.	
	AM 154		Accept
	Article 21 a (new)		
	Article 21a		
	Integrated Reporting on Energy		
	Poverty		
	Where applicable, a Member State		Note: see below
	shall include in the integrated		
	national energy and climate progress		
	report quantitative information on the		
	number of households in energy		
	poverty as well as information on		
	policies and measures addressing		
	energy poverty pursuant to Article 3		
	(3)(v).		

Where the second subparagraph of Article 3(3)(v) applies, the Member State concerned shall include in the integrated national energy and climate progress report information on the implementation of their national indicative objective to reduce the number of households in energy poverty.	[] Where the second subparagraph of Article 3(3)(e) applies, the Member State concerned shall include in its integrated national energy and climate progress report: (a) information on progress towards the national indicative objective to reduce the number of households in energy poverty; and (b) quantitative information on the number of households in energy poverty, and, where available, information on policies and measures addressing energy poverty.
The Commission shall share data communicated by Member States pursuant to this Article with the European Energy Poverty Observatory.	The Commission shall share data communicated by Member States pursuant to this Article with the European Energy Poverty Observatory.

Article 22 Integrated reporting on research, innovation and competitiveness			
Member States shall include in the integrated national energy and climate progress reports referred to in Article 15 the information on the implementation of the following objectives and measures:		Member States shall include in the integrated national energy and climate progress reports [] the information on the implementation of the following objectives and measures:	
(a) national objectives and policies translating to a national context the SET Plan objectives and policies;		(a) where applicable, national objectives and policies translating to a national context the SET Plan objectives and policies;	
(b) national objectives for total (public and private) spending in research and innovation relating to clean energy technologies as well as for technology cost and performance development;	AM 155 (b) national objectives for total public and, <i>where available</i> , private spending in research and innovation relating to clean energy technologies as well as for technology cost and performance development;	(b) national objectives for total [] public and, where available, private [] spending in research and innovation relating to [] low greenhouse gas emission energy technologies as well as for technology cost and performance development;	(b) national objectives for total [] public and, where available, private [] spending in research and innovation relating to [] clean energy technologies as well as for technology cost and performance development;

(c) if appropriate, national objectives including long term targets for 2050 for the deployment of technologies for decarbonising energy- and carbonintensive industrial sectors and, if applicable, for related carbon transport, use, and storage infrastructure;		(c) if appropriate, national objectives including long term targets for 2050 for deployment of technologies for decarbonising energy- and carbonintensive industrial sectors and, if applicable, for related carbon transport, use, and storage infrastructure;	the
(d) national objectives to phase out energy subsidies;	AM 156 (d) national objectives to phase our energy subsidies, in particular for fossil fuels;	(d) national objectives to phase out energy subsidies, especially those with an adverse effect on climate policy;	(d) national objectives to phase out energy subsidies, in particular for fossil fuels; Note: cf. EP Amendment on fossil fuel subsidies' in AM 17, 193, 248 and 258
(e) implemented, adopted and planned policies and measures to achieve the objectives referred to in points (b) and (c);		(e) implemented, adopted and planned policies and measures to achieve the objectives referred to in points (b) and (c);	
(f) cooperation with other Member States in implementing the objectives and policies referred to in points (b) to (d), including coordination of policies and measures through the SET Plan, such as alignment of research programmes and common programmes;		(f) cooperation with other Member States in implementing the objectives and policies referred to in points (b) to (d), including coordination of policies and measures in the context of [] the SET Plan, such as alignment of research programmes and common programmes;	
(g) financing measures, including Union support and the use of Union funds, in this area at national level, if applicable.	AM 157 (g) financing measures, including Union support and the use of Union funds, in this area at national level, if applicable. The use made of any financial contribution by the Commission to funding instruments in which Member States jointly commit national resources shall be published.	(g) financing measures, including Union support and the use of Union funds, in this area at national level, if applicable.	Maintain Council GA

SECTION 2 ANNUAL REPORTING Article 23 **Annual Reporting** By 15 March 2021, and every By **31** [] **July** 2021, and every year thereafter (year X), Member year thereafter (year X), Member States shall report to the Commission: States shall report to the Commission: their approximated greenhouse Maintain Council GA their approximated greenhouse AM 158 gas inventories for the year X-1; gas inventories for the year X-1; deleted Note: text provisionally agreed at technical level Note: EP moved this provision (AM 161) to para 1a below, with an annual deadline of 31 July. the information referred to in the information referred to in Article 6(2) of Directive 2009/119/EC: Article 6(2) of Directive 2009/119/EC: (c) the information referred to in the information referred to in Annex IX, point 3, to Directive Annex IX, point 3, to Directive 2013/30/EU, in accordance with 2013/30/EU, in accordance with Article 25 of that directive. Article 25 of that directive. Maintain Council GA AM 159 Article 23 – para 1 – point a (ca) approximated gross final consumption of energy from renewable sources and their approximated gross, primary and final energy consumption for the year *X-1*.

	135460		16.
For the purposes of point (a), the	AM 160	For the purposes of point (a), the	Maintain Council GA
Commission shall, on the basis of the	For <i>those</i> purposes the Commission	Commission shall, on the basis of the	(depends on AM 159)
Member States' approximated	shall, on the basis of the Member	Member States' approximated	
greenhouse gas inventories or, if a	States' approximated greenhouse gas	greenhouse gas inventories or, if a	Note: text provisionally agreed at
Member State has not communicated	inventories or, if a Member State has	Member State has not communicated	technical level
its approximated inventories by that	not communicated its approximated	its approximated inventories by that	
date, on the basis of its own estimates,	inventories by that date, on the basis of	date, on the basis of its own estimates,	
annually compile a Union	its own estimates, annually compile a	annually compile a Union	
approximated greenhouse gas	Union approximated greenhouse gas	approximated greenhouse gas	
inventory. The Commission shall make	inventory. The Commission shall make	inventory. The Commission shall make	
that information available to the public	that information available to the public	that information available to the public	
by 30 September every year.	by 30 September every year.	by 30 September every year.	
	AM 161	1	Maintain Council GA
	Article 23 – para 1 a (new)		
	1a. By 31 July 2021, and annually		(Accepted in Council text para 1(a)
	thereafter (year X), Member States		above)
	shall report to the Commission its		,
	approximated greenhouse gas		Note: text provisionally agreed at
	inventories for the year X-1;		technical level
2. As of 2023, Member States shall	,	2. As of 2023, Member States shall	Note: text provisionally agreed at
determine and report to the		determine and report to the	technical level
Commission final greenhouse gas		Commission final greenhouse gas	
inventory data by 15 March each year		inventory data by 15 March each	
(X) and preliminary data by 15 January		reporting year (X) and preliminary	
each year including the greenhouse		data by 15 January each year including	
gases and the inventory information		the greenhouse gases and the inventory	
listed in Annex III. The report on the		information listed in Annex III. The	
final greenhouse gas inventory data		report on the final greenhouse gas	
shall also include a complete and up-		inventory data shall also include a	
to-date national inventory report.		complete and up-to-date national	
to date national inventory report.		inventory report. Within three	
		months of receiving the reports, the	
		Commission shall make the	
		information referred to in Annex III,	
		part 1, point (n) available to the	
		Climate Change Committee referred	
		to in Article 37.	
		to in Afticle 57.	

	Article 23(3)			
3. Member States shall submit to	3. Member States shall submit to			
the UNFCCC Secretariat national	the UNFCCC Secretariat national			
inventories containing the information	inventories containing the information			
submitted to the Commission on the	submitted to the Commission on the			
final greenhouse gas inventory data in	final greenhouse gas inventory data in			
accordance with paragraph 2 of this	accordance with paragraph 2 of this			
Article by 15 April each year. The	Article by 15 April each year. The			
Commission shall, in cooperation with	Commission shall, in cooperation with			
the Member States, annually compile a	the Member States, annually compile a			
Union greenhouse gas inventory and	Union greenhouse gas inventory and			
prepare a Union greenhouse gas	prepare a Union greenhouse gas			
inventory report and shall submit them	inventory report and shall submit them			
to the UNFCCC Secretariat by 15	to the UNFCCC Secretariat by 15			
April each year.	April each year.			
4. Member States shall report to	4. Member States shall report to			
the Commission the preliminary and	the Commission the preliminary and			
the final national inventory data, by 15	the final national inventory data, by 15			
January and 15 March respectively in	January and 15 March respectively in			
the years 2027 and 2032, prepared for	the years 2027 and 2032, prepared for			
their LULUCF accounts for the	their LULUCF accounts for the			
purpose of the compliance reports in	purpose of the compliance reports in			
accordance with Article 12 of	accordance with Article 12 of			
Regulation [] [LULUCF].	Regulation [] [LULUCF].			
	[] 42			
5. The Commission is empowered	5. The Commission is empowered	Note: text provisionally agreed at		
to adopt delegated acts in accordance	to adopt delegated acts in accordance	technical level		
with Article 36 to:	with Article 36 to:			

Note: para 4bis was moved to the new Section 2bis, Art. 23bis.

(a) amend Part 2 of Annex III by	(a) amend Part 2 of Annex III by	
adding or deleting substances in the list	adding or deleting substances in the list	
of greenhouse gases;	of greenhouse gases, in accordance	
	with relevant decisions adopted by	
	the bodies of the UNFCCC or Paris	
	Agreement;	
(b) supplement this Regulation by	(b) supplement this Regulation by	
adopting values for global warming	adopting values for global warming	
potentials and specifying the inventory	potentials and specifying the inventory	
guidelines applicable in accordance	guidelines applicable in accordance	
with relevant decisions adopted by the	with relevant decisions adopted by the	
bodies of the UNFCCC or Paris	bodies of the UNFCCC or Paris	
Agreement.	Agreement.	
6. The Commission shall adopt	6. The Commission, assisted by	6. The Commission, assisted by the
implementing acts to set out the	the Climate Change Committee	Climate Change Committee referred
structure, technical details, format and	referred to in Article 37(1)(b), shall	to in Article 37(1)(a), shall adopt
processes for the Member States'	adopt implementing acts to set out the	implementing acts to set out the
submission of approximated	structure, technical details, format and	structure, technical details, format and
greenhouse gas inventories pursuant to	processes for the Member States'	processes for the Member States'
paragraph 1, greenhouse gas	submission of approximated	submission of approximated
inventories pursuant to paragraph 2	greenhouse gas inventories pursuant to	greenhouse gas inventories pursuant to
and accounted greenhouse gas	paragraph 1, greenhouse gas	paragraph 1, greenhouse gas
emissions and removals in accordance	inventories pursuant to paragraph 2	inventories pursuant to paragraph 2,
with Articles 5 and 12 of Regulation []	and accounted greenhouse gas	and accounted greenhouse gas
[LULUCF]. When proposing such	emissions and removals in accordance	emissions and removals in accordance
implementing acts the Commission	with Articles 5 and 12 of Regulation []	with Articles 5 and 14 of Regulation []
shall take into account the UNFCCC or	[LULUCF]. When proposing such	[LULUCF]. When proposing such
Paris Agreement timetables for the	implementing acts the Commission	implementing acts, the Commission
monitoring and reporting of that	shall take into account the UNFCCC or	shall take into account the UNFCCC or
information and the relevant decisions	Paris Agreement timetables for the	Paris Agreement timetables for the
adopted by the bodies of the UNFCCC	monitoring and reporting of that	monitoring and reporting of that
or Paris Agreement in order to ensure	information and the relevant decisions	information and the relevant decisions
compliance by the Union with its	adopted by the bodies of the UNFCCC	adopted by the bodies of the UNFCCC
reporting obligations as a Party to the	or Paris Agreement in order to ensure	or Paris Agreement in order to ensure
UNFCCC and the Paris Agreement.	compliance by the Union with its	compliance by the Union with its

Those implementing acts shall also specify the timescales for cooperation and coordination between the Commission and the Member States in preparing the Union greenhouse gas inventory report. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 37(3).	reporting obligations as a Party to the UNFCCC and the Paris Agreement. Those implementing acts shall also specify the timescales for cooperation and coordination between the Commission and the Member States in preparing the Union greenhouse gas inventory report. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 37(3). reporting obligations as a Party to the UNFCCC and the Paris Agreement. Those implementing acts shall also specify the timescales for cooperation and coordination between the Commission and the Member States in preparing the Union greenhouse gas inventory report. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 37(3).
	SECTION 2BIS
	REPORTING ON THE 2020 TARGETS
	Article 23 bis
	Reporting on the 2020 targets
	By 30 April 2022, Member States
	shall report to the Commission on
	the achievement of the 2020 energy
	efficiency national targets by
	providing the information set out in
	Part 2 of Annex VII of this
	Regulation, and of the national
	overall targets for the share of energy from renewable sources in
	2020 as set out in Directive
	2009/28/EC as in force on 31
	December 2020 by providing the
	following information:
	(a) the sectoral (electricity,
	heating and cooling, and transport)
	and overall shares of energy from
	renewable sources in 2020;

	T		<u> </u>
		(b) the measures taken to achieve	
		the 2020 national renewable energy	
		targets, including measures related	
		to support schemes, guarantees of	
		origin and simplification of	
		administrative procedures;	
		(c) the share of energy from	
		biofuels and bioliquids produced	
		from cereal and other starch-rich	
		crops, sugars and oil crops in energy	
		consumption in transport;	
		(d) the share of energy from	
		biofuels produced from feedstocks	
		and of other fuels listed in part A of	
		Annex IX of Directive 2009/28/EC as	
		in force on 31 December 2020 in	
		energy consumption in transport.	
		CION 3 G PLATFORM	
	Article 24 Text of this Article pro	visionally agreed at technical level	
	AM	162	
E-reporting platform	E-platform	E-reporting platform	E-platform
1. The Commission shall establish	1. As a means of ensuring cost-	1. The Commission shall establish	1. The Commission shall establish
an online reporting platform to	efficiency, the Commission shall	an online reporting platform to	an online [] platform to facilitate
facilitate communication between the	establish <i>a public online</i> platform to	facilitate communication between the	communication between the
Commission and Member States and	facilitate communication between the	Commission and Member States and	Commission and Member States, to []
promote cooperation among Member	Commission and Member States,	promote cooperation among Member	promote cooperation among Member
States.	promote cooperation among Member	States.	States and to [] facilitate public
	States and facilitate public access to		access to information.
	information.		

2. Member States shall use the online platform for the purposes of submitting to the Commission the reports referred to in this Chapter once the platform becomes operational.	2. Member States shall use the online platform for the purposes of submitting to the Commission the reports referred to in this Chapter once the platform becomes operational. Member States shall make available these reports to the public.	2. Member States shall use the online platform for the purposes of submitting to the Commission the reports referred to in this Chapter once the platform becomes operational.	2. Member States shall use the online platform for the purposes of submitting to the Commission the reports referred to in this Chapter once the platform becomes operational.
	2a. The Commission shall use the e-platform to facilitate public online access to the draft and final integrated national energy and climate plans and national long-term climate and energy referred to in Articles 3, 9 and 14.		2a. [] The e-platform shall become operational [] by 1 January 2020. The Commission shall use the e-platform to facilitate public online access to the reports referred to in this Chapter, the final integrated national energy and climate plans, the updates thereof, and the long-term low emission strategies referred to in Article 14, taking into account commercially sensitive data and the need to comply with data protection rules. Note: see also new recital 30bis

CHAPTER 5 AGGREGATE ASSESSMENT OF PROGRESS AND POLICY RESPONSE TO ENSURE UNION TARGETS ACHIEVEMENT — COMMISSION **MONITORING**

Article 25 **Assessment of progress**

1. By 31 October 2021 and every
second year thereafter, the
Commission shall assess, in particular
on the basis of the integrated national
energy and climate progress reports, of
other information reported under this
Regulation, of the indicators and of
European statistics where available:
=

- - By 31 October 2021 and every second year thereafter the Commission shall assess, in particular on the basis of the integrated national energy and climate progress reports, of other information reported under this Regulation, of data from the European Environment Agency and of the indicators and of European statistics where available:
- By 31 October 2021 and every second year thereafter, the Commission shall assess, in particular on the basis of the integrated national energy and climate progress reports, of other information reported under this Regulation, of the indicators and of European statistics where available:
- Maintain Council GA

- the progress made at Union level towards meeting the objectives of the Energy Union, including for the first ten-year period the Union's 2030 targets for energy and climate, notably in view of avoiding any gaps to the Union's 2030 targets for renewable energy and energy efficiency;
- **AM 164**

AM 163

- the progress made at Union level (a) towards meeting the objectives of the Energy Union, including for the first ten-year period the Union's 2030 targets for energy and climate, notably in view of avoiding any gaps to the Union's 2030 targets for renewable energy and energy efficiency and in view of the revised Union climate and energy action as appropriate, as outlined in Article 38:
- the progress made at Union level (a) towards meeting the objectives of the Energy Union, including for the first ten-year period the Union's 2030 targets for energy and climate, notably in view of avoiding any gaps to the Union's 2030 targets for renewable energy and energy efficiency;
- Maintain Council GA

	AM 165 Article 25 – para 1 – point a a (new) (aa) the progress made at Union level towards diversifying its energy sources and suppliers, contributing to a fully functioning and resilient Energy Union based on security of supply, solidarity and trust;		Maintain Council GA
	AM 166		Maintain Council GA
(b) the progress made by each	(b) the progress made by each	(b) the progress made by each	
Member State towards meeting its	Member State towards meeting its	Member State towards meeting its	
targets, objectives and contributions	targets and objectives and	targets, objectives and contributions	
and implementing the policies and	implementing the policies and	and implementing the policies and	
measures set out in its integrated	measures set out in its integrated	measures set out in its integrated	
national energy and climate plan;	national energy and climate plan;	national energy and climate plan;	
(c) the overall impact of aviation on		(c) the overall impact of aviation on	
the global climate including through		the global climate including through	
non-CO2 emissions or effects, based		non-CO ₂ emissions or effects, based on	
on the emission data provided by		the emission data provided by Member	
Member States pursuant to Article 23,		States pursuant to Article 23, and	
and improve that assessment by		improve that assessment by reference	
reference to scientific advancements		to scientific advancements and air	
and air traffic data, as appropriate.		traffic data, as appropriate.	

Article 25(1)(ca)			
AM 167 Article 25 – para 1 – point c a (new) (ca) the overall impact of the policies and measures of integrated national plans on the operation of the Union climate and energy policy measures, with a view to revising the Union nationally determined contribution and increasing ambition in line with Paris Agreement commitments;	Maintain Council GA		
AM 168 Article 25 – para 1 – point c b (new) (cb) the overall impact of the policies and measures of integrated national plans on the operation of the EU ETS;	Accept with changes (cb) the overall impact of the policies and measures included in the integrated national plans on the operation of the EU ETS and on the supply-demand balance of allowances in the European carbon market; Note: see Annex I Part 1 Section A point 3.1.3(i)		
AM 169 Article 25 – para 1 – point c c (new) (cc) the accuracy of Member State estimates of the effect of national level overlapping policies and measures on the supply-demand balance of the EU ETS, or, in absence of such estimates, conduct its own assessment of the same impact;	Maintain Council GA Note: see Annex I Part 1 Section A point 3.1.3(i)		

AM 170 Maintain Council GA Article 25 – para 1 a (new) 1a. The Commission shall announce in advance the indicators that it intends to use to make such assessments. (p.m. level of EU 2030 target to be AM 171 In the area of renewable energy, In the area of renewable negotiated in RED) In the area of renewable energy, In the area of renewable energy, as as part of its assessment referred to in energy, as part of its assessment as part of its assessment referred to in referred to in paragraph 1, the paragraph 1, the Commission shall part of its assessment referred to in paragraph 1, the Commission shall assess the progress made in the share paragraph 1, the Commission shall assess Commission shall assess the assess the progress made in the share of the progress made in the share of energy of energy from renewable sources in progress made in the share of energy from renewable sources in the the Union's gross final consumption on energy from renewable sources in from renewable sources in the Union's Union's gross final consumption on the the basis of a linear trajectory starting the Union's gross final gross final consumption on the basis of an basis of an indicative [] trajectory that from 20% in 2020 and reaching at least consumption on the basis of a indicative Union [] trajectory that starts starts from 20% in 2020, reaches binding linear trajectory starting 27% in 2030 as referred to in Article from 20% in 2020, reaches reference reference points of at least 24% [] in from 20% in 2020 and reaching 4(a)(2)(i). points of at least 16% [] in 2022, [] 40% 2023, [] 40% in 2025 and 60% in at least 35% in 2030 as referred in 2025 and 60% in 2027 of the total 2027 of the total increase in the share to in Article 4(a)(2)(ic). increase in the share of energy from of energy from renewable sources renewable sources between the Union's between the Union's 2020 renewable 2020 renewable energy target and the energy target and the Union's 2030 Union's 2030 renewable energy target, renewable energy target, and reaches and reaches the Union's 2030 renewable the Union's 2030 renewable energy energy target of at least 27% in 2030 []. **target of** at least 27% in 2030 []. Maintain Council GA AM 172 In the area of energy efficiency, In the area of energy efficiency, In the area of energy efficiency, as part as part of its assessment referred to in of its assessment referred to in as part of its assessment referred to in (p.m. level of EU 2030 target to be paragraph 1, the Commission shall paragraph 1, the Commission shall paragraph 1, the Commission shall negotiated in EED) assess progress towards collectively assess progress towards collectively assess progress towards collectively achieving a maximum energy achieving a maximum energy achieving a maximum energy consumption at Union level of 1 321 consumption at Union level of 1 132 consumption at Union level of 1 321 Mtoe of primary energy consumption Mtoe of primary energy consumption Mtoe of primary energy consumption and 987 Mtoe of final energy and 849 Mtoe of final energy and 987 Mtoe of final energy consumption in 2030 as referred to in consumption in 2030 as referred to in consumption in 2030 as referred to in

Article 6(1)(a):

Article *6(1)(a)*.

Article 6(1)(a).

In carrying out its assessment, the		In carrying out its assessment, the	
Commission shall take the following		Commission shall take the following	
steps:		steps:	
Article 25(3)(a)			
(a) consider whether the Union's milestone of no more than 1483 Mtoe	AM 173 (a) assess whether individual Member States are on track to meet	(a) consider whether the Union's milestone of no more than 1483 Mtoe	Maintain Council GA
of primary energy and no more than 1086 Mtoe of final energy in 2020 is achieved;	their national binding target and whether the Union's target of no more than 1483 Mtoe of primary energy and no more than 1086 Mtoe of final energy in 2020 is achieved;	of primary energy and no more than 1086 Mtoe of final energy in 2020 is achieved;	
(b) assess whether Member States' progress indicates that the Union as a whole is on track towards the level of energy consumption in 2030 as referred to in the first subparagraph, taking into account the assessment of information provided by Member States in their integrated national energy and climate progress reports;		(b) assess whether Member States' progress indicates that the Union as a whole is on track towards the level of energy consumption in 2030 as referred to in the first subparagraph, taking into account the assessment of information provided by Member States in their integrated national energy and climate progress reports;	
(c) use results from modelling exercises in relation to future trends in energy consumption at Union level and national level and use other complementary analysis.		(c) use results from modelling exercises in relation to future trends in energy consumption at Union level and national level and use other complementary analysis.	
		(d) take due account of relevant circumstances affecting primary and final energy consumption indicated by the Member States in their national energy and climate plans, in line with Article 6(2).	

	3bis. In the area of the internal
	energy market, as part of its
	assessment referred to in paragraph
	1, the Commission shall assess the
	progress made towards the level of
	electricity interconnectivity that the
	Member State aims for in 2030.
4. By 31 October 2021 and every	4. By 31 October 2021 and every
year thereafter, the Commission shall	year thereafter, the Commission shall
assess, in particular on the basis of the	assess, in particular on the basis of the
information reported pursuant to this	information reported pursuant to this
Regulation, whether the Union and its	Regulation, whether the Union and its
Member States have made sufficient	Member States have made sufficient
progress towards meeting the	progress towards meeting the
following points:	following points: 43
(a) commitments under Article 4 of	(a) commitments under Article 4 of
the UNFCCC and Article 3 of the Paris	the UNFCCC and Article 3 of the Paris
Agreement as set out in decisions	Agreement as set out in decisions
adopted by the Conference of the	adopted by the Conference of the
Parties to the UNFCCC, or by the	Parties to the UNFCCC, or by the
Conference of the Parties to the	Conference of the Parties to the
UNFCCC serving as the meeting of the	UNFCCC serving as the meeting of the
Parties to the Paris Agreement;	Parties to the Paris Agreement;
(b) obligations set out in Article 4 of	(b) obligations set out in Article 4 of
Regulation [] [ESR] and Article 4 of	Regulation [] [ESR] and Article 4 of
Regulation [] [LULUCF];	Regulation [] [LULUCF];
(c) the objectives set in the	(c) the objectives set in the
integrated national energy and climate	integrated national energy and climate
plan in view of achieving the Energy	plan in view of achieving the Energy
Union objectives and for the first ten-	Union objectives and for the first ten-
year period in view of fulfilling the	year period in view of fulfilling the
2030 targets for energy and climate.	2030 targets for energy and climate.

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Explanatory note: corresponds to Article 21 MMR.

5. By 31 October 2019 and every	AM 174	5. By 31 October 2019 and every	[]
four years thereafter, the Commission	deleted	four years thereafter, the Commission	
shall assess the implementation of		shall assess the implementation of	Note: provision moved to Art. 29(2)(l)
Directive 2009/31/EC.		Directive 2009/31/EC.	
			Note: text provisionally agreed at technical level
6. In its assessment the		6. In its assessment the	
Commission should take into		Commission should take into	
consideration the latest country-		consideration the latest country-	
specific recommendations issued in the		specific recommendations issued in the	
context of the European Semester.		context of the European Semester.	
7. The Commission shall report on		7. The Commission shall report on	
its assessment according to this Article		its assessment according to this Article	
as part of the State of the Energy	as part of the State of the Energy		
Union report referred to in Article 29.		Union report referred to in Article 29.	
	AMs 175	and 307	
	Artic	le 26	
Follow-up in case of inc	onsistencies with overarching Energy U	nion objectives and targets under the E	ffort Sharing Regulation
Based on the assessment	Based on the assessment	[] Based on the assessment pursuant to	Maintain Council GA
pursuant to Article 25, the Commission	pursuant to Article 25, the Commission	Article 25, the Commission shall issue	
shall issue recommendations to a	shall issue recommendations to a	recommendations to a Member State	
Member State pursuant to Article 28 if	Member State pursuant to Article 28 if	pursuant to Article 28 if policy	
policy developments in that Member	policy developments in that Member	developments in that Member State	
State show inconsistencies with the	State show inconsistencies with the	show inconsistencies with the	
DIAIL SHOW HIGOHSISICHCICS WHILLING			
overarching objectives of the Energy Union.	overarching objectives of the Energy Union and with the Union's long-term	overarching objectives of the Energy Union.	

	1a. A Member State that intends to use the flexibility pursuant to Article 7 of Regulation (EU)/ [Effort Sharing] shall include in the plan pursuant to Article 3 of this Regulation the level of intended use and the planned policies and measures to exceed the requirements under Article 4 of Regulation (EU)/ [LULUCF] for the period from 2021 to 2030 to the level necessary.	1a. A Member State that intends to use the flexibility pursuant to Article 7 of Regulation (EU)/ [Effort Sharing] shall, as this information becomes available, include in the plan pursuant to Article 3 of this Regulation the level of intended use and the planned policies and measures to [] meet the requirements under Article 4 of Regulation (EU)/ [LULUCF] for the period from 2021 to 2030 []. Note: acceptable under the condition that the EP will drop its position on para 2, 2a and 2c; para 2b is incorporated in Art. 14
2. The Commission may issue opinions on the action plans submitted by Member States according to Article 8(1) of Regulation [] [ESR].	2. The Commission may issue opinions on the action plans submitted by Member States according to Article <i>7 and Article</i> 8(1) of Regulation [] [ESR].	Maintain Council GA Note: text provisionally agreed at technical level (i.e. EP could drop its amendment)

2a. The Commission may	Maintain Council GA
temporarily suspend the possibility of	
a Member State to transfer annual	Note: text provisionally agreed at
emission allocations to other Member	technical level (i.e. EP could drop its
States.	amendment)
2b. Given the high global warming	Maintain Council GA
potential and relatively short	
atmospheric lifetime of methane, the	(cf. AM 42)
Commission shall analyse the	· · ·
implications for policies and	Note: see compromise proposal in Art.
measures of adopting a 20-year time	14(2bis)
horizon for methane. The	
Commission shall consider policy	
options for rapidly addressing	
methane emissions and come forward	
with a Union Methane Strategy,	
taking into account the circular	
economy objectives as appropriate,	
with a priority to energy and waste	
related methane emissions.	

2c. T	he Commission shall report in	Maintain Council GA
2027 for	r the period from 2021 to	
2025, ai	nd in 2032 for the period 2026	
to 2030,	on the Union's total	
emission	ns and removals of	
greenho	use gases for each of the land	
account	ing categories referred to in	
Article 2	2 under Regulation (EU)/	
[LULU]	CF], calculated as the total	
reported	l emissions and removals for	
the period	od minus the value obtained	
by multi	iplying by five the Union's	
average	annual reported emissions	
and rem	ovals in the period 2000 to	
2009. O	n the basis of the findings of	
the repo	rt, the Commission shall, as	
appropr	iate, make proposals to ensure	
the integ	grity of the Union's overall	
2030 gr	eenhouse gas emission	
reduction	n target and its contribution	
to the go	pals of the Paris Agreement.	

Article 27

Response to insufficient ambition of integrated national energy and climate plans and insufficient progress towards the Union's energy and climate targets and objectives

AM 309

Article 27 – para -1 (new)

-1. If, on the basis of the assessment of the draft integrated national energy and climate plans pursuant to Article 9, the Commission concludes that Member States' targets are insufficient for the collective achievement of the Union's 2030 binding overall targets for renewable energy sources and energy efficiency, it may request Member States whose targets it deems to be insufficient to increase their level of ambition in order to ensure the relevant level of collective ambition.

If, on the basis of its assessment of the draft integrated national energy and climate plans pursuant to Article 9 or its assessment of the draft updates of the final plans pursuant to Article 13, the Commission concludes that the targets, objectives and contributions of the Member States are insufficient for the collective achievement of the Energy Union objectives and in particular, for the first ten-year period, for the Union's binding 2030 target for renewable energy, it may issue non-quantitative recommendations requesting [] **Member States whose contributions** it deems insufficient to increase their ambition in their draft integrated national energy and climate plans and their draft updates in order to ensure a sufficient level of collective ambition.

If, on the basis of its assessment of the draft integrated national energy and climate plans pursuant to Article 9 or its assessment of the draft updates of the final plans pursuant to Article 13, and as part of the iterative process, the Commission concludes that the targets, objectives and contributions of the Member States are insufficient for the collective achievement of the Energy Union objectives and in particular, for the first ten-year period, for the Union's binding 2030 target for renewable energy and the Union's 2030 target for energy efficiency, it shall - as regards the Union's target for renewable energy - and may - as regards the other Energy Union objectives - issue recommendations to Member States whose contributions it deems insufficient to increase their ambition [] in order to ensure a sufficient level of collective ambition.

AM 310

Article 27 – para -1 a (new)
-1a. In the area of renewable
energy, the Commission shall use the
circumstances listed in Article 5(1) as
the objective criteria for its
assessment referred to in Article
12. Member States with a target below
that resulting from applying the
formula set out in Annex Ia shall
increase their target accordingly.

In the area of renewable energy, the Commission shall use the relevant circumstances listed in Article 5 (1) (d) (i) - (v) as the objective criteria for its assessment, whilst having due regard to any relevant circumstances affecting renewable energy deployment as indicated by the Member State in accordance with Article 5(1)(d). The Commission, assisted by the Energy **Union Committee referred to in** Article 37(1)(a), shall adopt implementing acts to establish the relevant methodology in close consultation with Member States based on these objective criteria. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 37(3).

(Accepted in part, with changes, in Council GA text)

If a gap between the Union's 2030 target and the collective contributions of Member States occurs in the area of renewable energy, the Commission shall base its assessment on the formula set out in Annex Ia of [XXXX] which is based on [] the objective criteria [] listed in Article 5(1)(d)(i) - (iv) []**), whilst having due regard to relevant circumstances affecting renewable energy deployment as indicated by the Member State in accordance with Article 5(1)(d). [] *)

If a gap between the Union's 2030 target and the sum of the national targets occurs in the area of energy efficiency, the Commission shall evaluate notably [1] the relevant circumstances listed in Article 6(2), information provided by Member States in their integrated national energy and climate plans, results from modelling exercises ***) in relation to future trends in energy consumption and other complementary analysis as appropriate

Without prejudice to the other provisions of this Article, and for the

sole purpose of assessing whether a gap between the Union's 2030 target and the collective contributions of Member States occurs, [In its assessment, the Commission shall assume in its assessment [] that the national **contribution** [] of the Member States which did not submit their draft integrated national energy and climate plans in accordance with Article 9(1) | will be at the level resulting from the formula set out in Annex Ia [of RED] recast and, as regards energy efficiency, from modelling exercises in relation to future trends in energy consumption and other complementary analysis as appropriate. ***) Note: "modelling exercises" are not specified and may thus include modelling exercises performed at national level by Member States. The same wording is used in Art. 25(c). **) Note: it is underlined that 'early efforts' is deleted in the context of the formula here; in the rest of the sentence the 'early efforts' remain as relevant circumstance in Art. 5(1)(d). *) Note: text deleted and amended in view of the development of a compromise on a formula, which

Council can agree to be negotiated in the context of the proposed Renewables Directive (cf. RED AM 270) but which Council considers should be placed in an Annex to this Regulation.

Article 27(1)

If, on the basis of its assessment of the integrated national energy and climate plans and their updates pursuant to Article 12, the Commission concludes that the targets, objectives and contributions of the national plans or their updates are insufficient for the collective achievement of the Energy Union objectives and, in particular, for the first ten-years period, for the Union's 2030 targets for renewable energy and energy efficiency, it shall take measures at Union level in order to ensure the collective achievement of those objectives and targets. With regard to renewable energy, such measures shall take into consideration the level of ambition of contributions to the Union's 2030 target by Member States set out in the national plans and their updates.

AM 176

If, on the basis of its assessment of the integrated national energy and climate plans pursuant to Article 12, the Commission concludes that the targets and objectives of the national plans are insufficient, it shall take measures at Union level in order to ensure the achievement of those objectives and targets.

With regard to renewable energy, without prejudice to other measures, Member States' national 2030 target shall be revised pursuant to Article 3(2) and Annex Ia to Directive (EU) .../... [RED recast] by 31 December 2020.

1bis. If, on the basis of its assessment of the integrated national energy and climate plans and their updates pursuant to Article 12, the Commission concludes that the targets, objectives and contributions of the national plans or their updates are insufficient for the collective achievement of the Energy Union objectives and, in particular, for the first ten-years period, for the Union's 2030 targets for renewable energy and energy efficiency, it shall propose [] measures and make use of relevant empowerments at Union level in order to ensure the collective achievement of those objectives and targets. With regard to renewable energy such measures shall take into consideration the level of ambition of contributions to the Union's 2030 target by Member States set out in the national plans and their updates.

Maintain Council GA

If, on the basis of its assessment pursuant to Article 25(1)(b), the Commission concludes that insufficient progress is made by a Member State towards meeting the targets, objectives and contributions or implementing the policies and measures set out in its integrated national climate and energy plan, it shall issue recommendations to the Member State concerned pursuant to Article 28. In issuing such recommendations, the Commission shall take into consideration ambitious early efforts by Member States to contribute to the Union's 2030 target for renewable energy.

AM 177

- 2. If on the basis of its assessment pursuant to Article 25(1)(b), the Commission concludes that insufficient progress is made by a Member State towards meeting *their trajectories*, targets *and* objectives or implementing the policies and measures set out its integrated national climate and energy plan, it shall issue recommendations to the Member State concerned pursuant to Article 28.
- 2. If, on the basis of its assessment pursuant to Article 25(1)(b), the Commission concludes that insufficient progress is made by a Member State towards meeting the targets, objectives and contributions or implementing the policies and measures set out in its integrated national climate and energy plan, it shall issue recommendations to the Member State concerned pursuant to Article 28.
- 2. If, on the basis of its assessment pursuant to Article 25(1)(b), the Commission concludes that insufficient progress is made by a Member State towards meeting *their reference points* for renewable energy, their [1] targets, objectives and contributions or in implementing the policies and measures set out in its integrated national climate and energy plan, it shall issue recommendations to the Member State concerned pursuant to Article 28.

2bis. In issuing the [] recommendations in the area of renewable energy, the Commission shall take into consideration the relevant circumstances as referred to in Article 5 (1) (d). The Commission shall also take into consideration renewable energy projects for which a final investment decision has been taken or that have been awarded support under the relevant support scheme, provided that these projects will become operational in the period 2021-2030 and will have a significant impact on a Member State's national contribution.

2bis. In issuing **the** recommendations in the area of renewable energy according to paragraph 2, the Commission shall take into consideration the relevant circumstances indicated by the **Member State in accordance with []** Article 5 (1) (d). The Commission shall also take into consideration renewable energy projects for which a final investment decision has been taken or that have been awarded support under the relevant support scheme, provided that these projects will become operational in the period 2021-2030 and will have a significant impact on

	a Member State's national contributribution*).
	In issuing the recommendations in the area of energy efficiency according to paragraph 2, the Commission shall take due account of [take into consideration]**) the objective criteria listed in Article 6(1)(a) and (b) and the relevant national circumstances indicated by the Member State in accordance
	*) Note: contrary to earlier indications, the EP maintains concerns about the formulation of this sentence, in particular about the time that may elapse between the final investment decision and the start of operation of the completed project,
	and about assurances that the project is on track as indicated by the MS to the COM. As a compromise, and as also requested by the EP, the Presidency proposes to delete the reference to "awarded support". **) Note: wording aligned with Art. 25(3)(d)

Article 27(3)

- If, on the basis of its aggregate assessment of Member States' integrated national energy and climate progress reports pursuant to Article 25(1)(a), and supported by other information sources, as appropriate, the Commission concludes that the Union is at risk of not meeting the objectives of the Energy Union and, in particular, for the first ten-years period, the targets of the Union's 2030 Framework for Climate and Energy, it may issue recommendations to all Member States pursuant to Article 28 to mitigate such risk. The Commission shall, as appropriate, take measures at Union level in addition to the recommendations in order to ensure, in particular, the achievement of the Union's 2030 targets for renewable energy and energy efficiency. With regard to renewable energy, such measures shall take into consideration ambitious early efforts by Member States to contribute to the Union's 2030 target.
- **AM 178** If, on the basis of its assessment of Member States' integrated national energy and climate progress reports or supported by other information sources, as appropriate, pursuant to Article 25 the Commission concludes that the Union is at risk of not meeting the objectives of the Energy Union and, in particular, for the first ten-years period, the targets of the Union's 2030 Framework for Climate and Energy, it *shall* issue recommendations to all Member States pursuant to Article 28 to mitigate such risk. In issuing such recommendations, the Commission shall take into consideration the Member State's level of ambition to the Union's 2030 targets. The Commission shall, as appropriate, take measures at Union level in addition to the recommendations in order to ensure in particular the achievement of the Union's 2030 targets for renewable energy and energy efficiency. Such measures shall take into consideration ambitious early efforts, in particular those from 2021 onwards by Member States to contribute to the Union's 2030 targets, the level of compliance by Member States with their national targets and trajectories as well as any contribution to the financial platform pursuant to paragraph 4(c).
- If, on the basis of its aggregate assessment of Member States' integrated national energy and climate progress reports pursuant to Article 25(1)(a), and supported by other information sources, as appropriate, the Commission concludes that the Union is at risk of not meeting the objectives of the Energy Union and, in particular, for the first ten-years period, the targets of the Union's 2030 Framework for Climate and Energy, it may issue recommendations to all Member States pursuant to Article 28 to mitigate such risk. The Commission shall, as appropriate, [] propose measures and make use of relevant **empowerments** at Union level in addition to the recommendations in order to ensure, in particular, the achievement of the Union's 2030 targets for renewable energy and energy efficiency. [] EU measures shall be taken only if the national measures foreseen in paragraph 4 are not sufficient to achieve the EU renewable energy targets.
- If, on the basis of its aggregate assessment of Member States' integrated national energy and climate progress reports pursuant to Article 25(1)(a), and supported by other information sources, as appropriate, the Commission concludes that the Union is at risk of not meeting the objectives of the Energy Union and, in particular, for the first ten-years period, the targets of the Union's 2030 Framework for Climate and Energy, it may issue recommendations to all Member States pursuant to Article 28 to mitigate such risk. The Commission shall assess if the national measures foreseen in paragraph 4 are sufficient to achieve the EU renewable energy targets and, on the basis of this assessment, shall, as appropriate, [] propose measures and make use of relevant **empowerments** at Union level in addition to the recommendations in order to ensure, in particular, the achievement of the Union's 2030 targets for renewable energy and energy efficiency. [EU measures shall be taken only if the national measures foreseen in paragraph 4 are not sufficient to achieve the EU renewable energy targets. |*)

	*) Note: this paragraph was redrafted in order to respect the COM right of initiative.
AM 179 Article 27 – para 3 – subparagraph 1 a (new) In the area of energy efficiency, such additional measures may in particular improve the energy efficiency of:	Accept
(a) products, pursuant to Directives	Accept
(b) buildings, pursuant to Directives 2010/31/EU and	Accept
,	Accept
AM 180 Article 27 – paragraph 3 a (new) 3a. If, on the basis of its assessment pursuant to Article 25(1)(a), the Commission concludes that an infrastructure project is potentially obstructing the development of a resilient Energy Union, the Commission shall issue a preliminary assessment of the project's compatibility with the long-term objectives of the internal energy market, in particular taking into account the long-term objective, and include recommendations to the Member State concerned pursuant to Article 28. Prior to issuing such an assessment, the Commission may	Maintain Council GA
	Article 27 – para 3 – subparagraph 1 a (new) In the area of energy efficiency, such additional measures may in particular improve the energy efficiency of: (a) products, pursuant to Directives 2009/125/EC and 2010/30/EU; (b) buildings, pursuant to Directives 2010/31/EU and 2012/27/EU; and (c) transport. AM 180 Article 27 – paragraph 3 a (new) 3a. If, on the basis of its assessment pursuant to Article 25(1)(a), the Commission concludes that an infrastructure project is potentially obstructing the development of a resilient Energy Union, the Commission shall issue a preliminary assessment of the project's compatibility with the long-term objectives of the internal energy market, in particular taking into account the long-term objective, and include recommendations to the Member State concerned pursuant to

Article 27(4)

- 4. If, in the area of renewable energy, without prejudice to the measures at Union level set out in paragraph 3, the Commission concludes, based on its assessment pursuant to Article 25(1) and (2) in the year 2023, that the linear Union trajectory referred to in Article 25(2) is not collectively met, Member States shall ensure by the year 2024 that any emerging gap is covered by additional measures, such as:
- **AM 293** If, in the area of renewable energy, without prejudice to the measures at Union level set out in paragraph 3, the Commission concludes, based on its assessment pursuant to Article 25(1) and (2), that a Member State is not making sufficient progress to comply with its 2030 national target, in particular by not complying with its reference points in 2022, 2025 and 2027 as set out in Annex Ia, the Member State concerned shall ensure that any emerging gap with its trajectory is covered within one year by additional measures, such as:
- If, in the area of renewable energy [] the Commission concludes. based on its assessment carried out by 2025, [] 2027 and 2029 pursuant to Article 25(1) and (2) [], that the reference points of the [] indicative Union trajectory referred to in Article 25(2) [] were not collectively met in 2023, [] 2025 and 2027, Member States [] that have fallen below their national reference points as referred to Article 4(a)(2)(i) in 2023, [] 2025 or 2027 [] shall ensure by the year 2026, [] 2028 and 2030, respectively, that [] the gap compared to their indicative Union trajectory in 2023, [**| 2025 or 2027 [] is covered [] [] by** implementing additional measures []. such as:
- Note: text aligned with the three reference points as reflected in Art. 4(a)(2)(i)
- If, in the area of renewable energy the Commission concludes, based on its assessment [] pursuant to Article 25(1) and (2), that **one or more** of the reference points of the indicative [] Union trajectory in 2022, 2025 and 2027 referred to in Article 25(2) were not met, Member States that have fallen below one or more of their national reference points in 2022, 2025 and 2027 as referred to in Article 4(a)(2)(i) shall ensure that additional measures are implemented within one year following the date of reception of the Commission's assessment in order to cover the gap, such as:

		•	
		(d) [] national measures to increase deployment of renewable energy;	
		Note: moved up by Council	
(a) adjusting the share of renewable energy in the heating and cooling sector set out in Article 23(1) of [recast]		(a) adjusting the share of renewable energy in the heating and cooling sector set out in Article 23(1) of [recast	
of Directive 2009/28/EC as proposed by COM(2016) 767];		of Directive 2009/28/EC as proposed by COM(2016) 767];	
(b) adjusting the share of renewable energy in the transport sector set out in		(b) adjusting the share of renewable energy in the transport sector set out in	
Article 25(1) of [recast of Directive 2009/28/EC as proposed by		Article 25(1) of [recast of Directive 2009/28/EC as proposed by	
COM(2016) 767];		COM(2016) 767];	
	AM 182 Article 27 – para 4 – point b a (new) (ba) action to promote a higher share of electricity generated by renewable energy based on the criteria in Article 4 of Directive (EU)/ [recast of Directive 2009/28/EC];A		Maintain Council GA

(c) making a financial contribution to a financing platform set up at Union level, contributing to renewable energy projects and managed directly or indirectly by the Commission;	AM 183 (c) making a <i>voluntary</i> financial contribution to a financing platform set up at Union level contributing to renewable energy projects, <i>in particular those having an Energy Union interest,</i> and managed directly or indirectly by the Commission;	(c) making a voluntary financial contribution to a financing mechanism [] set up at Union level, contributing to renewable energy projects and managed directly or indirectly by the Commission;	(c) making a voluntary financial payment to the financing mechanism set up at Union level, contributing to renewable energy projects and managed directly or indirectly by the Commission as set out in Article 27bis;
	AM 184 Article 27 – paragraph 4 – point c a (new) (ca) using cooperation mechanisms set out in Directive (EU)/ [recast of the RED];		Accept
(d) other measures to increase deployment of renewable energy.		Note: Council placed (d) before (a)	
Such measures shall take into account the level of ambition of early contributions to the Union's 2030 target for renewable energy by the Member State concerned.	AM 185 Such measures shall take into account the Member State's level of compliance with its national target and trajectory for renewable energy.	Such measures shall take into account the Commission's considerations as set out in paragraph 2bis []. Member States concerned may present these measures as part of the progress report referred in Article 15.	Such measures shall take into account the Commission's considerations as set out in paragraph 2bis. Member States concerned shall present these measures as part of the progress report referred in Article 15.

Article 27(4)(d) (continued)			
	The Commission shall, as appropriate, take measures at Union level in addition to measures at national level in order to ensure the achievement of the Union's binding linear trajectory and the Union's 2030 binding target for renewable energy.		Maintain Council GA Note: already addressed in paragraph 3 first subparagraph "COM shall propose measures(etc.)"
If a Member State does not maintain the baseline share of energy from renewable sources in its gross final consumption of energy set out in Article 3(3) of [recast of Directive 2009/28/EC as proposed by COM(2016) 767] from 2021 onwards, the Member State concerned shall ensure that any gap to the baseline share is covered by making a financial contribution to the financing platform referred to in point (c) of the first subparagraph. For the purposes of this subparagraph and point (c) of the first subparagraph, Member States may use their revenues from annual emission allowances under Directive 2003/87/EC.		4bis. From 1 January 2021 onwards, the share of energy from renewable sources in each Member State's gross final consumption of energy shall not be lower than a baseline share [] that is equal to its mandatory national overall target for the share of energy from renewable sources in 2020 set out in Article 3(3) of [recast of Directive 2009/28/EC as proposed by COM(2016) 767]. If a Member State does not maintain its baseline share as measured over a one-year period, the Member State concerned shall take, within one year, additional measures such as those as set out in points (a) to (d) of paragraph 4 sufficient to cover the gap within two years. Member States fulfilling the obligation to cover the gap to the baseline [] shall be deemed to be in compliance with the obligations set	Maintain Council GA

	out in the first sentence of the first	
	subparagraph of paragraph 4bis and	
	in Article 3(3) of [recast of Directive	
	2009/28/EC as proposed by	
	COM(2016) 767] throughout the	
	period where the gap occurred.	
	For the purposes of [] point (c) of the	
	first subparagraph of paragraph 4,	
	Member States may use their revenues	
	from annual emission allowances	
	under Directive 2003/87/EC.	
		Note: replaced with new compromise
	e financing mechanism referred to in	Article 27bis below
	nt 4(c) of this Article shall tender	Afficie 27 bis below
	port for new renewable energy projects	
	or connected to the Union. Such projects	
sha	ll respect the relevant law in force in the	
hos	ting Member State. Member States	
sha	ll retain the right to decide whether,	
and	l if so, under which conditions, they	
allo	w installations located on their territory	
to r	eceive support from the financing	
med	chanism. Support may be provided inter	
alia	in the form of a premium paid on top	
of n	narket prices, and support shall be	
allo	cated to projects bidding for the lowest	
	t or premium. Every year, renewable	
	rgy generated by installations financed	
	the financing mechanism shall be	
	istically attributed to the participating	
	mber States, reflecting their relative	
	ancial contribution.	
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	Article 27(4ter)			
The Commission is empowered to	4ter. The Commission, assisted by Note: replaced with new compromise			
adopt delegated acts in accordance	the Energy Union Committee Article 27bis below			
with Article 36 to set out any necessary	referred to in Article 37(1)(a), []			
provisions for the establishment and	shall adopt implementing [] acts [] to			
functioning of the financing platform	set out [] the necessary provisions for			
referred to in point (c).	the establishment and functioning of			
	the financing mechanism [] referred to			
	in point 4(c), in particular:			
	- the methodology for the			
	calculation of the maximum level of			
	the premium for each tender;			
	- the tender design to be applied,			
	including conditions for delivery and			
	associated penalties;			
	- the methodology for calculating			
	the financial contributions of Member			
	States and the resulting (statistical)			
	benefits for the contributing			
	Member States ('distribution key');			
	- minimum requirements for			
	Member States' participation,			
	having regard to the need to ensure			
	both continuity of the mechanism by			
	means of a sufficient duration of the			
	Member State contribution, as well			
	as the maximum amount of			
	flexibility for Member States'			
	participation.			
	- provisions ensuring the			
	participation and/or approval of			
	hosting Member States, and where			
	necessary provisions relating to			
	additional system cost charges.			

5. If, in the area of energy efficiency, without prejudice to other measures at Union level pursuant to paragraph 3, the Commission concludes, based on its assessment pursuant to Article 25(1) and (3), in the year 2023 that progress towards collectively achieving the Union's energy efficiency target mentioned in the first subparagraph of Article 25(3) is insufficient, it shall take measures by the year 2024 in addition to those set out in Directive 2010/31/EU [version as amended in accordance with proposal COM(2016) 765] and Directive 2012/27/EU [version as amended in accordance with proposal COM(2016) 761] to ensure that the Union's binding 2030 energy efficiency targets are met. Such additional measures may in particular improve the energy efficiency of:	AM 186 5. If, in the area of energy efficiency, without prejudice to other measures at Union level pursuant to paragraph 3, the Commission concludes, based on its assessment pursuant to Article 25(1) and (3), in the year 2023 and every two years thereafter that a Member State is not making sufficient progress to comply with its 2030 national binding target and trajectory, the Member State concerned shall ensure by the year 2024 and every two years thereafter, respectively, that any emerging gap to its trajectory is covered by additional measures within one year.	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 37(3). 5. If, in the area of energy efficiency, without prejudice to other measures at Union level pursuant to paragraph 3, the Commission concludes, based on its assessment pursuant to Article 25(1) and (3), in the year 2023 that progress towards collectively achieving the Union's energy efficiency target mentioned in the first subparagraph of Article 25(3) is insufficient, it shall [] propose measures and make use of relevant empowerments at Union level by the year 2024 in addition to those set out in Directive 2010/31/EU [version as amended in accordance with proposal COM(2016) 765] and Directive 2012/27/EU [version as amended in accordance with proposal COM(2016) 761] to ensure that the Union's [] 2030 energy efficiency targets are met. Such additional measures may in particular improve the energy efficiency of:	5. If, in the area of energy efficiency, without prejudice to other measures at Union level pursuant to paragraph 3, the Commission concludes, based on its assessments pursuant to Article 25(1) and (3), [1] carried out by the years 2023 and 2025 that progress towards collectively achieving the Union's energy efficiency target mentioned in the first subparagraph of Article 25(3) is insufficient, it shall [propose measures and make use of relevant empowerments at Union level by the year 2024 and 2026 in addition to those set out in Directive 2010/31/EU [version as amended in accordance with proposal COM(2016) 765] and Directive 2012/27/EU [version as amended in accordance with proposal COM(2016) 761] to ensure that the Union's [] 2030 energy efficiency targets are met, [*]* Such additional measures may in particular improve the energy efficiency of: ** Note: text between [] depending on outcome of discussions on EED Note: accepted in paragraph 3(1a)
2010/30/EU and Directive 2009/125/EC;		2010/30/EU and Directive 2009/125/EC;	

Article 27(5)(b)				
(b) buildings, pursuant to Directive 2010/31/EU [version as amended in accordance with COM(2016) 765] and Directive 2012/27/EU [version as amended in accordance with COM(2016) 761];	(Deleted)	(b) buildings, pursuant to Directive 2010/31/EU [version as amended in accordance with COM(2016) 765] and Directive 2012/27/EU [version as amended in accordance with COM(2016) 761];	Note: accepted in paragraph 3(1a)	
(c) transport.	(Deleted) AM 187 Article 27 – para 5 a (new) 5a. Each Member State concerreferred to in paragraph 4 or 5 sh detail the additional implemented adopted and planned measures to cover the gap to comply with its 2 national targets and trajectories a part of its following progress reperferred to in Article 15.	(c) transport.	Note: accepted in paragraph 3(1a) 5a. Each Member State concerned referred to in paragraph 4 [or 5] shall detail the additional implemented, adopted and planned measures [] as part of its following progress report referred to in Article 15. Note: see also similar provision in Art. 13(6bis) of Council GA Note: there is an overlap with the last sentence of the last subparagraph of paragraph 4: renewable energy is covered both there and here. If the reference to paragraph "5" remains deleted, the sentence should be deleted either here or there.	
		(6) If, in the area of interconnections, the Commission concludes, based on its assessment pursuant to Article 25(1) and (4), in the year 2025 that progress is insufficient, the Commission shall cooperate with concerned Member States by the year 2026 aiming at addressing the circumstances encountered.	Note: EP accepts	

Article 27bis Financing <mark>mechanism</mark>

- 1. By 1 January 2021, the Commission shall establish the financing mechanism referred to in paragraph 4(c) of Article 27 to tender support for new renewable energy projects in the Union. Support may be provided inter alia in the form of a premium on top of market prices, and shall be allocated to projects bidding for the lowest cost or premium.
- 2. The financing mechanism shall contribute to the enabling framework pursuant to Article 3(4) of [recast of Directive 2009/28/EC as proposed by COM(2016) 767]. To this end:
 - i. payments from Member States referred to in Article 27 may be complemented by additional sources, such as Union funds, private sector contributions or additional payments by Member States in order to contribute to the achievement of the Union target.
 - ii. The financing mechanism may, inter alia, provide support in the form of low-interest loans, grants, or a mix of both and may support, inter alia, joint projects according to Article 9 and Member States' participation in joint projects according to Article 11 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767].
- 3. Member States shall retain the right to decide whether, and if so, under which conditions, they allow installations located on their territory to receive support from the financing mechanism.
- 4. The Commission, assisted by the Energy Union Committee referred to in Article 37(1)(a) is empowered to adopt implementing acts in accordance with the examination procedure referred to in Article 37(3) [] to set out the necessary provisions for the establishment and functioning of the financing mechanism, in particular:
 - i. the methodology for the calculation of the maximum level of the premium for each tender;
 - ii. the tender design to be applied, including conditions for delivery and associated penalties;
 - iii. the methodology for the calculation of the payments of Member States and the resulting statistical benefits for the contributing Member States;
 - iv. minimum requirements for Member States' participation, having regard to the need to ensure both continuity of the mechanism by means of a sufficient duration of the Member State payment, as well as the maximum amount of flexibility for Member States' participation.
 - v. provisions ensuring the participation and/or approval of hosting Member States, and where necessary provisions relating to additional system cost charges.
- 5. Every year, renewable energy generated by installations financed by the financing mechanism shall be statistically attributed to the participating Member States, reflecting their relative payments. Projects financed by other sources than Member States payments shall not count towards Member States' national contributions but towards the EU binding target pursuant to Article 3(1) of [recast of Directive 2009/28/EC as proposed by COM(2016) 767]]

Article 28			
	Commission recommend	lations to Member States	
1. The Commission shall as		1. The Commission shall as	
appropriate issue recommendations to		appropriate issue recommendations to	
Member States to ensure the		Member States to ensure the	
achievement of the objectives of the		achievement of the objectives of the	
Energy Union.		Energy Union. The Commission shall	
		make its recommendations publicly	
		available.	
2. Where reference in this		2. Where reference in this	
Regulation is made to this Article the		Regulation is made to this Article the	
following principles shall apply:		following principles shall apply:	
		(-a) the Commission shall take into	
		consideration substantial policy and	
		market developments;	
(a) the Member State concerned		(a) the Member State concerned	
shall take utmost account of the		shall take [] due account of the	
recommendation in a spirit of		recommendation in a spirit of	
solidarity between Member States and		solidarity between Member States and	
the Union and between Member States;		the Union and between Member States:	
,		,	
	AM 188		(b) the Member State shall set out,
(b) the Member State shall set out,	(b) the Member State shall set out,	(b) the Member State shall set out,	in its integrated national energy and
in its integrated national energy and	in its integrated national energy and	in its integrated national energy and	climate progress report made in the
climate progress report made in the	climate progress report made in the	climate progress report made in the	year following the year the
year following the year the	year following the year the	year following the year the	recommendation was issued, how it
recommendation was issued, how it	recommendation was issued, how it	recommendation was issued, how it	has taken [] due account of the
has taken utmost account of the	has taken account of the	has taken [] due account of the	recommendation []. If the Member
recommendation and how it has	recommendation and how it has	recommendation [];	State concerned decides not to address
implemented or intends to implement	implemented or intends to implement	recommendation [],	a recommendation or a substantial
	it. It shall provide <i>reasons</i> where it		
it. It shall provide justifications where it deviates from it;	deviates from it.		part thereof, that Member State shall
it deviates from it;	deviates from it.		provide a reasoning.
			Note: addition in line with
			compromise proposed in Art. 9 and 15

(c) the recommendations should be complementary to the latest country-specific recommendations issued in the context of the European Semester.	AM 189 (c) the recommendations should be complementary to the latest country-specific recommendations issued <i>pursuant to Article 9(2) and</i> in the context of the European Semester.	(c) the recommendations should be complementary to the latest country-specific recommendations issued in the context of the European Semester.	Maintain Council GA (p.m. there is no obligation for COM to issue recommendations pursuant to Art. 9(2))
	AM 190 Article 28 – para 2 a (new) 2a. The Commission shall make the recommendations to all the Member States public forthwith.		Accepted in Council GA text in paragraph 1 above
Article 29 State of the Energy Union report			
 By 31 October every year, the Commission shall submit to the European Parliament and to the Council a State of the Energy Union report. The State of the Energy Union report shall include, inter alia, the following elements: (a) the assessment carried out pursuant to Article 25; (b) where appropriate, recommendations pursuant to Article 28; 		 By 31 October every year, the Commission shall submit to the European Parliament and to the Council a State of the Energy Union report. The State of the Energy Union report shall include, inter alia, the following elements: (a) the assessment carried out pursuant to Article 25; (b) where appropriate, recommendations pursuant to Article 28; 	1. By 31 October every year, the Commission shall submit to the European Parliament and to the Council a State of the Energy Union report.

(c) functioning of the carbon market	(c) functioning of the carbon market	
referred to in Article 10(5) of Directive	referred to in Article 10(5) of Directive	
2003/87/EC, including information on	2003/87/EC, including information on	
the application of Directive	the application of Directive	
2003/87/EC referred to in Article 21(2)	2003/87/EC referred to in Article 21(2)	
of the same Directive;	of the same Directive;	
(d) biennially, a report on Union	(d) biennially, from 2023 , a report	(d) biennially, [] a report on Union
bioenergy sustainability, containing the	on Union bioenergy sustainability,	bioenergy sustainability, containing the
information specified in Annex VIII;	containing the information specified in	information specified in Annex VIII;
	Annex VIII;	
(e) biennially, a report on voluntary	(e) biennially, a report on voluntary	
schemes in respect of which the	schemes in respect of which the	
Commission has adopted a decision	Commission has adopted a decision	
according to Article 27(4) of [recast of	according to Article 27(4) of [recast of	
Directive 2009/28/EC as proposed by	Directive 2009/28/EC as proposed by	
COM(2016) 767], containing the	COM(2016) 767], containing the	
information specified in Annex IX to	information specified in Annex IX to	
this Regulation;	this Regulation;	
(f) an overall progress report on the	(f) an overall progress report on the	
application of [recast of Directive	application of [recast of Directive	
2009/72/EC as proposed by	2009/72/EC as proposed by	
COM(2016) 864] pursuant to Article	COM(2016) 864] pursuant to Article	
69 of that Directive;	69 of that Directive;	
(g) an overall progress report on the	(g) an overall progress report on the	
application of Directive 2009/73/EC	application of Directive 2009/73/EC	
pursuant to Article 52 of that	pursuant to Article 52 of that	
Directive;	Directive;	
(h) an overall progress report on	(h) an overall progress report on	
energy efficiency obligation schemes	energy efficiency obligation schemes	
as referred to in Article 7a of	as referred to in Articles 7a and 7b of	
Directive 2012/27/EU [version as	Directive 2012/27/EU [version as	
amended in accordance with	amended in accordance with	
COM(2016) 761];	COM(2016) 761];	

(i) an overall progress report on		(i) an overall progress report on	
Member States' progress in creating a		Member States' progress in creating a	
complete and operational energy		complete and operational energy	
market;		market;	
	Article	29(2)(j)	
(j) actual fuel quality in the		(j) actual fuel quality in the	
different Member States and		different Member States and	
geographical coverage of fuels with a		geographical coverage of fuels with a	
maximum sulphur content of 10		maximum sulphur content of 10	
mg/kg, aiming to provide an overview		mg/kg, aiming to provide an overview	
of the fuels quality data in the different		of the fuels quality data in the different	
Member States as reported pursuant to		Member States as reported pursuant to	
Directive 98/70/EC;		Directive 98/70/EC;	
	AM 191		Maintain Council GA
	Article 29 – para 2 – point j a (new)		(cf. AM 54)
	(ja) an overall assessment of the prog	ress	
	towards the full integration of the energ	gy	
	efficiency first principle and fair treatm	ent for	
	energy consumers;		
	AM 192		Accept
	Article 29 – para 2 – point j b (new)		
	(jb) a progress report on competitiven	ess;	
	AM 193		(jc) Member States' progress
	(jc) Member States' progress		towards phasing out energy subsidies,
	towards phasing out direct and		[] in particular for fossil fuels [];
	indirect fossil fuel subsidies by 2020;		
			Note: cf. EP Amendment on fossil
			fuel subsidies' in AM 17, 156, 193,
			248 and 258
(k) other issues of relevance to the		(k) other issues of relevance to the	
implementation of the Energy Union,		implementation of the Energy Union,	
including public and private support.		including public and private support.	

				Note: technical change and shift form Art. 25(5) to Art. 29 Note: text provisionally agreed at technical level (l) by 31 October 2019 and every four years thereafter, an assessment of the implementation of Directive 2009/31/EC.
	AM 194 Article 29 – paragraph 2 – point k a (new) (ka) a financial assessment of the costs supported by the final consumer of electricity based on indicators monitoring actual spending for the five dimensions of the Energy Union.			Maintain Council GA
Article 29bis Political monitoring of the governance				
	The relevant stages during the governance system will I to, and discussed by the Cou The Council will address on basis the progress achieved and the Member states on a of Energy and Climate policout in the national plans for Climate.	he cycle of oe presented incil. an annual by the Union II dimensions ies as laid	In the context of the Sta in Article 29, the Comm Parliament and the Couthe implementation of the climate plans. The Couthe progress achie on all dimensions of Entire in the national plans. The course its opinion on the appropriate.	ite of the Energy Union as referred to dission shall inform the European ancil on the main stages achieved in the integrated national energy and ouncil shall address on an annual wed by the Union and Member States ergy and Climate policies as laid out the European Parliament may consider the progress of the Union as
			the co-decision procedu the institutions, the Eur should address on an ar	mise recital 32bis: e right of initiative of the Commission, re and the balance of powers between opean Parliament and the Council anual basis the progress achieved by ions of Energy and Climate policies."

EN

CHAPTER 6 NATIONAL AND UNION SYSTEMS ON GREENHOUSE GAS EMISSIONS AND REMOVALS BY SINKS

Article 30

National and Union inventory systems

	National and Unio	n inventory systems	
		Article 30	
		National and Union inventory	
		systems	
1. By 1 January 2021, Member	AM 195	1. By 1 January 2021, Member	Maintain Council GA
States shall establish, operate and seek	1. By 1 January 2021, Member	States shall establish, operate and seek	
to continuously improve national	States shall establish, operate and seek	to continuously improve national	Note: text provisionally agreed at
inventory systems to estimate	to continuously improve national	inventory systems to estimate	technical level (i.e. EP could drop its
anthropogenic emissions by sources	inventory systems in accordance with	anthropogenic emissions by sources	amendment)
and removals by sinks of greenhouse	UNFCCC requirements to estimate	and removals by sinks of greenhouse	
gases listed in Part 2 of Annex III to	anthropogenic emissions by sources	gases listed in Part 2 of Annex III to	
this Regulation and to ensure the	and removals by sinks of greenhouse	this Regulation and to ensure the	
timeliness, transparency, accuracy,	gases listed in Part 2 of Annex III to	timeliness, transparency, accuracy,	
consistency, comparability and	this Regulation and to ensure the	consistency, comparability and	
completeness of their greenhouse gas	timeliness, transparency, accuracy,	completeness of their greenhouse gas	
inventories.	consistency, comparability and	inventories.	
	completeness of their greenhouse gas		
2 1 2 2 1 1	inventories.		
2. Member States shall ensure that		2. Member States shall ensure that	
their competent inventory authorities		their competent inventory authorities	
have access to the information		have access to the information	
specified in Annex X to this		specified in Annex X to this	
Regulation, make use of reporting		Regulation, make use of reporting	
systems established pursuant to Article		systems established pursuant to Article	
20 of Regulation (EU) No 517/2014 to		20 of Regulation (EU) No 517/2014 to	
improve the estimate of fluorinated gases in the national greenhouse gas		improve the estimate of fluorinated gases in the national greenhouse gas	
inventories and are able to undertake		inventories and are able to undertake	
the annual consistency checks referred		the annual consistency checks referred	
to in points (i) and (j) of Part 1 of		to in points (i) and (j) of Part 1 of	
Annex III to this Regulation.		Annex III to this Regulation.	
annoa in to this regulation.		miner in to this regulation.	

3. A Union inventory system to	3. A Union inventory system to
ensure the timeliness, transparency,	ensure the timeliness, transparency,
accuracy, consistency, comparability	accuracy, consistency, comparability
and completeness of national	and completeness of national
inventories with regard to the Union	inventories with regard to the Union
greenhouse gas inventory is hereby	greenhouse gas inventory is hereby
established. The Commission shall	established. The Commission shall
manage, maintain and seek to	manage, maintain and seek to
continuously improve that system	continuously improve that system
which shall include the setting of a	which shall include the setting of a
quality assurance and quality control	quality assurance and quality control
programme, setting quality objectives	programme, setting quality objectives
and drafting an inventory quality	and drafting an inventory quality
assurance and quality control plan,	assurance and quality control plan,
procedures for completing emission	procedures for completing emission
estimates to compile the Union	estimates to compile the Union
inventory pursuant to paragraph 5 of	inventory pursuant to paragraph 5 of
this Article and the reviews referred to	this Article and the reviews referred to
in Article 31.	in Article 31.
4. The Commission shall perform	4. The Commission shall perform
an initial check of the accuracy of the	an initial check of the accuracy of the
preliminary greenhouse gas inventory	preliminary greenhouse gas inventory
data to be submitted by Member States	data to be submitted by Member States
pursuant to Article 23(2). It shall send	pursuant to Article 23(2). It shall send
the results of that check to Member	the results of that check to Member
States within six weeks of the	States within six weeks of the
submission deadline. Member States	submission deadline. Member States
shall respond to any relevant questions	shall respond to any relevant questions
raised by the initial check by 15	raised by the initial check by 15
March, together with the final	March, together with the final
inventory submission for the year X-2.	inventory submission for the year X-2.

	Article 30(5)		
5. Where a Member State does not	5. Where a Member State does not		
submit the inventory data required to	submit the inventory data required to		
compile the Union inventory by 15	compile the Union inventory by 15		
March, the Commission may prepare	March, the Commission may prepare		
estimates to complete the data	estimates to complete the data		
submitted by the Member State, in	submitted by the Member State, in		
consultation and close cooperation	consultation and close cooperation		
with the Member State concerned. The	with the Member State concerned. The		
Commission shall use, for that	Commission shall use, for that		
purpose, the guidelines applicable for	purpose, the guidelines applicable for		
preparing the national greenhouse gas	preparing the national greenhouse gas		
inventories.	inventories.		
6. The Commission is empowered	6. The Commission, assisted by	Note: to be discussed under	
to adopt delegated acts in accordance	the Climate Change Committee	"delegation of powers"	
with Article 36 in order to set out rules	referred to in Article 37(1), shall []		
on the content, structure, format and	adopt [] implementing acts [] in	The EP is opposed to the changes in	
submission process of the information	order to set out rules on the content,	the Council GA	
relating to national inventory systems	structure, format and submission		
and requirements on the establishment,	process of the information relating to		
operation and functioning of national	national inventory systems and		
and Union inventory systems. In the	requirements on the establishment,		
preparation of such acts, the	operation and functioning of national [
Commission shall take into account] inventory systems. Those		
any relevant decisions adopted by the	implementing acts shall be adopted		
bodies of the UNFCCC or of the Paris	in accordance with the examination		
Agreement.	procedure referred to in Article		
	37(3). In the preparation of such acts,		
	the Commission shall take into accoun		
	any relevant decisions adopted by the		
	bodies of the UNFCCC or of the Paris		
	Agreement.		

6bis. The Commission shall adopt delegated Note: to be discussed under acts in accordance with Article 36 in order to "delegation of powers" supplement this Regulation by setting out rules concerning the requirements on the establishment, operation and functioning of the Union inventory system. In the preparation of such acts, the Commission shall take into account any relevant decisions adopted by the bodies of the UNFCCC or of the Paris Agreement. Article 31 *Note: text of this Article provisionally agreed at technical level* **Inventory review Inventory review AM 196** Accepted in principle (Note: rearranged wording:) In 2027 and 2032, the 1. [1] The Commission shall carry out a In 2027 and 2032, the Note: text provisionally agreed at comprehensive review of the national Commission shall carry out a Commission shall carry out a technical level comprehensive review of the national inventory data submitted by Member comprehensive review of the national [] With a view to monitoring inventory data submitted by Member States pursuant to Article 23(3) of this inventory data submitted by Member Member States' greenhouse gas States pursuant to Article 23(3) of this Regulation with a view to monitoring States pursuant to Article 23(3) of this emission reductions or limitations Regulation with a view to monitoring Member States' greenhouse gas Regulation with a view to monitoring pursuant to Articles 4, 9 and 10 of Member States' greenhouse gas Member States' greenhouse gas emission reductions or limitations Regulation [] [ESR] and their emission reductions or limitations pursuant to Articles 4, 9 and 10 of emission reductions or limitations reduction of emissions and Regulation [] [ESR] and their pursuant to Articles 4, 9 and 10 of pursuant to Articles 4, 9 and 10 of enhancement of removals by sinks Regulation [] [ESR] and their reduction of emissions and Regulation [] [ESR] and their pursuant to Articles 4 and 12 of reduction of emissions and enhancement of removals by sinks reduction of emissions and Regulation [] [LULUCF] and any pursuant to Articles 4 and 12 of enhancement of removals by sinks enhancement of removals by sinks other greenhouse gas emission pursuant to Articles 4 and 12 of pursuant to Articles 4 and 12 of Regulation [] [LULUCF] and any reduction or limitation targets set out other greenhouse gas emission Regulation [] [LULUCF] and any Regulation [] [LULUCF] and any in Union legislation, the Commission other greenhouse gas emission reduction or limitation targets set out other greenhouse gas emission shall carry out in 2027 and 2032 a reduction or limitation targets set out in Union legislation. Member States reduction or limitation targets set out comprehensive review of the in Union legislation. Member States shall participate fully in that process. in Union legislation. Member States national inventory data submitted shall participate fully in that process. shall participate fully in that process. by Member States pursuant to Article 23(3) of this Regulation. Member States shall participate fully in

that process.

2. The comprehensive review	2. The comprehensive review
referred to in paragraph 1 shall	referred to in paragraph 1 shall
include:	include:
(a) checks to verify the	(a) checks to verify the
transparency, accuracy, consistency,	transparency, accuracy, consistency,
comparability and completeness of	comparability and completeness of
information submitted;	information submitted;
(b) checks to identify cases where	(b) checks to identify cases where
inventory data is prepared in a manner	inventory data is prepared in a manner
which is inconsistent with UNFCCC	which is inconsistent with UNFCCC
guidance documentation or Union	guidance documentation or Union
rules;	rules;
(c) checks to identify cases where	(c) checks to identify cases where
LULUCF accounting is carried out in a	LULUCF accounting is carried out in a
manner which is inconsistent with	manner which is inconsistent with
UNFCCC guidance documentation or	UNFCCC guidance documentation or
Union rules, and	Union rules, and
(d) where appropriate, calculating	(d) where appropriate, calculating
the resulting technical corrections	the resulting technical corrections
necessary, in consultation with the	necessary, in consultation with the
Member States.	Member States.
3. The Commission shall adopt	3. The Commission, assisted by
implementing acts to determine the	the Climate Change Committee
timing and the procedure for carrying	referred to in Article 37(1)(b), shall
out the comprehensive review	adopt implementing acts to determine
including the tasks set out in paragraph	the timing and the procedure for
2 of this Article and ensuring due	carrying out the comprehensive review
consultation of the Member States with	including the tasks set out in paragraph
regard to the conclusions of the	2 of this Article and ensuring due
reviews. Those implementing acts shall	consultation of the Member States with
be adopted in accordance with the	regard to the conclusions of the
examination procedure referred to in	reviews. Those implementing acts shall
Article 37(3).	be adopted in accordance with the
	examination procedure referred to in
	Article 37(3).

	Article 31(4)			
4. The Commission shall, by		4. The Commission shall, by		
means of an implementing act,		means of an implementing act,		
determine the total sum of emissions		determine the total sum of emissions		
for the relevant years arising from the		for the relevant years arising from the		
corrected inventory data for each		corrected inventory data for each		
Member State upon completion of the		Member State upon completion of the		
review split between emissions data		review split between emissions data		
relevant for Article 9 of Regulation []		relevant for Article 9 of Regulation []		
[ESR] and emission data referred to in		[ESR] and emission data referred to in		
Annex III part 1 (c) to this Regulation		Annex III part 1 (c) to this Regulation		
and also determine the total sum of		and also determine the total sum of		
emissions and removals relevant for		emissions and removals relevant for		
Article 4 of Regulation [] [LULUCF].		Article 4 of Regulation [] [LULUCF].		
5. The data for each Member State		5. The data for each Member State	Maintain Council GA	
as recorded in the registries set up		as recorded in the registries set up		
pursuant to Article 13 of Regulation []		pursuant to Article 13 of Regulation []	Note: text provisionally agreed at	
[LULUCF] one month following the		[LULUCF] [] [] four months	technical level	
date of publication of an implementing		following the date of publication of an		
act adopted pursuant to paragraph 4 of		implementing act adopted pursuant to		
this Article, shall be used for the		paragraph 4 of this Article, shall be		
compliance check with Article 4 of		used for the compliance check with		
Regulation [] [LULUCF] including		Article 4 of Regulation [] [LULUCF]		
changes to such data arising as a result		including changes to such data arising		
of that Member State making use of		as a result of that Member State		
the flexibilities pursuant to Article 11		making use of the flexibilities pursuant		
of Regulation [] [LULUCF].		to Article 11 of Regulation [][
		LULUCF].		

The data for each Member State as recorded in the registries set up pursuant to Article 11 of Regulation [] [ESR] one month following the compliance check date with Regulation [] [LULUCF] referred to in paragraph 5 of this Article, shall be used for the compliance check pursuant to Article 9 of Regulation [] [ESR] for the years 2021 and 2026. The compliance check pursuant to Article 9 of Regulation [] [ESR] for each of the years 2022 to 2025 and 2027 to 2030 shall be performed at a date falling one month following the date of the compliance check for the previous year. This check shall include changes to such data arising as a result of that Member State making use of the flexibilities pursuant to Articles 5, 6 and 7 of Regulation [] [ESR].

AM 197

The data for each Member State as recorded in the registries set up pursuant to Article 11 of Regulation [] [ESR] one month following the compliance check date with Regulation [] [LULUCF] referred to in paragraph 5 of this Article, shall be used for the compliance check pursuant to Article 9 of Regulation [] [ESR]. The compliance check pursuant to Article 9 of Regulation [] [ESR] for each of the [years consistent with the compliance cycle referred to in Article 9 of Regulation (EU) .../... [ESR] shall be performed at a date falling one month following the date of the compliance check for the previous year. This check shall include changes to such data arising as a result of that Member State making use of the flexibilities pursuant to Articles 5, 6 and 7 of Regulation [] [ESR].

The data for each Member State as recorded in the registries set up pursuant to Article 11 of Regulation [] [ESR] [] two months following the compliance check date with Regulation [] [LULUCF] referred to in paragraph 5 of this Article, shall be used for the compliance check pursuant to Article 9 of Regulation [] [ESR] for the years 2021 and 2026. The compliance check pursuant to Article 9 of Regulation [] [ESR] for each of the years 2022 to 2025 and 2027 to 2030 shall be performed at a date falling one month following the date of the compliance check for the previous year. This check shall include changes to such data arising as a result of that Member State making use of the flexibilities pursuant to Articles 5, 6 and 7 of Regulation [] [ESR].

Maintain Council GA

Note: text provisionally agreed at technical level (i.e. EP could drop its amendment)

	AM 198 Article 31 – para 6 a (new) 6a. The last compliance check referred to in paragraph 6 of this Article, a check of the requirements pursuant to [Article 9a; Early Action Reserve] [ESR] shall be performed by the Commission, upon request by a Member State to make use of the reserve. That check may be followed by changes to data for each eligible Member State where the requirements pursuant to [Article 9a; Early Action Reserve] [ESR] are fulfilled. Article 32 Note: text of this Article p	rovisionally agreed at technical level	Maintain Council GA Note: text provisionally agreed at technical level (i.e. EP could drop its amendment)	
	National and Union systems for policies and measures and projections			
1. By 1 January 2021, Member States and the Commission shall operate and seek to continuously improve national and Union systems respectively, for reporting on policies and measures and for reporting on projections of anthropogenic greenhouse gas emissions by sources and removals by sinks. Those systems shall include the relevant institutional, legal and procedural arrangements established within a Member State and the Union for evaluating policy and making projections of anthropogenic greenhouse gas emissions by sources and removals by sinks.		States and the Commission shall operate and seek to continuously improve national and Union systems respectively, for reporting on policies and measures and for reporting on projections of anthropogenic greenhouse gas emissions by sources and removals by sinks. Those systems shall include the relevant institutional, legal and procedural arrangements established within a Member State and the Union for evaluating policy and making projections of anthropogenic greenhouse gas emissions by sources and removals by sinks.		

Member States and the Member States and the Commission respectively shall aim to Commission respectively shall aim to ensure the timeliness, transparency, ensure the timeliness, transparency, accuracy, consistency, comparability accuracy, consistency, comparability and completeness of the information and completeness of the information reported on policies and measures and reported on policies and measures and projections of anthropogenic projections of anthropogenic greenhouse gas emissions by sources greenhouse gas emissions by sources and removals by sinks, as referred to in and removals by sinks, as referred to in Article 16, including the use and Article 16, including the use and application of data, methods and application of data, methods and models, and the implementation of models, and the implementation of quality assurance and quality control quality assurance and quality control activities and sensitivity analysis. activities and sensitivity analysis. The Commission shall adopt The Commission, assisted by The Commission, assisted by implementing acts to set out the the Climate Change Committee the Climate Change Committee structure, format and submission referred to in Article 37(1)(b), shall referred to in Article 37(1)(a), shall process of information on national and adopt implementing acts to set out the adopt implementing acts to set out the structure, format and submission structure, format and submission Union systems for policies and process of information on national and process of information on national and measures and projections pursuant to paragraphs 1 and 2 of this Article and Union systems for policies and Union systems for policies and Article 16. When proposing such acts, measures and projections pursuant to measures and projections pursuant to paragraphs 1 and 2 of this Article and paragraphs 1 and 2 of this Article and the Commission shall take into account the relevant decisions adopted by the Article 16. When proposing such acts, Article 16. When proposing such acts, bodies of the UNFCCC or the Paris the Commission shall take into account the Commission shall take into account Agreement, including internationally the relevant decisions adopted by the the relevant decisions adopted by the agreed reporting requirements as well bodies of the UNFCCC or the Paris bodies of the UNFCCC or the Paris as timetables for monitoring and Agreement, including internationally Agreement, including internationally reporting of that information. Those agreed reporting requirements as well agreed reporting requirements as well implementing acts shall be adopted in as timetables for monitoring and as timetables for monitoring and accordance with the examination reporting of that information. Those reporting of that information. Those

implementing acts shall be adopted in accordance with the examination

procedure referred to in Article 37(3).

procedure referred to in Article 37(3).

implementing acts shall be adopted in

procedure referred to in Article 37(3).

accordance with the examination

Article 33 Establishment and operation of registries			
	Article 33		
	Establishment and operation of registries		
1. The Union and the Member States	1. The [] Member States and the Union	Note: text provisionally agreed at	
shall set up and maintain registries to	shall set up and maintain registries to	technical level	
accurately account for nationally determined	accurately account for nationally determined		
contribution pursuant to Article 4(13) of the	contributions pursuant to Article 4(13) of the		
Paris Agreement and for internationally	Paris Agreement and for internationally		
transferred mitigation outcomes pursuant to	transferred mitigation outcomes pursuant to		
Article 6 of that agreement.	Article 6 of that agreement.		
2. The Union and the Member States	2. The Union and the Member States may		
may maintain their registries in a	maintain their registries in a consolidated		
consolidated system, together with one or	system, together with one or more other		
more other Member States.	Member States.		
3. The data in the registries referred to in	3. The data in the registries referred to in		
paragraph 1 of this Article shall be made	paragraph 1 of this Article shall be made		
available to the central administrator	available to the central administrator		
designated pursuant to Article 20 of	designated pursuant to Article 20 of Directive		
Directive 2003/87/EC.	2003/87/EC.		
4. The Commission is empowered to	4. The Commission [] shall adopt	(In response to EP query: maintain	
adopt delegated acts in accordance with	delegated acts in accordance with Article 36	Council GA)	
Article 36 in order to set up the registries	in order to set up the registries referred to in		
referred to in paragraph 1 of this Article and	paragraph 1 of this Article and in order to give	Note: formulation is in line with the	
in order to give effect, by means of the	effect, by means of the registries of the Union	standard formulations contained in	
registries of the Union and of the Member	and of the Member States, to the necessary	the annex to the Interinstitutional	
States, to the necessary technical	technical implementation of relevant	Agreement	
implementation of relevant decisions of the	decisions of the UNFCCC or Paris Agreement		
UNFCCC or Paris Agreement bodies, in	bodies, in accordance with paragraph 1 of this	Note: to be discussed under	
accordance with paragraph 1 of this Article.	Article.	"delegation of powers"	

CHAPTER 7 COOPERATION AND SUPPORT Article 34 Cooperation between the Member States and the Union The Member States shall The Member States shall cooperate and coordinate fully with cooperate and coordinate fully with each other and with the Union in each other and with the Union in relation to obligations under this relation to obligations under this Regulation, in particular concerning: Regulation, in particular concerning: the process for preparing, the process for preparing. adopting, notifying and assessing the adopting, notifying and assessing the integrated national energy and climate integrated national energy and climate plans pursuant to Articles 9 to 12; plans pursuant to Articles 9 to 12; the process for preparing, the process for preparing. adopting, notifying and assessing the adopting, notifying and assessing the integrated national energy and climate integrated national energy and climate progress report pursuant to Article 15 progress report pursuant to Article 15 and annual reporting pursuant to and annual reporting pursuant to Article 23: Article 23: the process related to the the process related to the Commission recommendations and Commission recommendations and addressing those recommendations addressing those recommendations pursuant to Article 9(2) and (3), Article pursuant to Article 9(2) and (3), Article

and (3);

15(5), Article 26(1) and Article 27(2)

gas inventory and preparing the Union

greenhouse gas inventory report,

pursuant to Article 23(3);

compiling the Union greenhouse

15(5), Article 26(1) and Article 27(2)

gas inventory and preparing the Union

greenhouse gas inventory report,

pursuant to Article 23(3);

compiling the Union greenhouse

and (3);

(e) preparing the Union national	(e) preparing the Union national
communication pursuant to Article 12	communication pursuant to Article 12
of the UNFCCC and the Union	of the UNFCCC and the Union
biennial report pursuant to Decision	biennial report pursuant to Decision
2/CP.17 or subsequent relevant	2/CP.17 or subsequent relevant
decisions adopted by the bodies of the	decisions adopted by the bodies of the
UNFCCC;	UNFCCC;
(f) review and compliance	(f) review and compliance
procedures under the UNFCCC and the	procedures under the UNFCCC and the
Paris Agreement in accordance with	Paris Agreement in accordance with
any applicable decision under the	any applicable decision under the
UNFCCC as well as the Union's	UNFCCC as well as the Union's
procedure to review Member States	procedure to review Member States
greenhouse gas inventories referred to	greenhouse gas inventories referred to
in Article 31;	in Article 31;
(g) any adjustments following the	(g) any adjustments following the
review process referred to in Article 31	review process referred to in Article 31
or other changes to inventories and	or other changes to inventories and
inventory reports submitted, or to be	inventory reports submitted, or to be
submitted, to the UNFCCC Secretariat;	submitted, to the UNFCCC Secretariat;
(h) compiling the Union	(h) compiling the Union
approximated greenhouse gas	approximated greenhouse gas
inventory, pursuant to Article 23(1)(a)	inventory, pursuant to Article 23(1)(a)
and the last subparagraph of Article	and the last subparagraph of Article
23(1).	23(1).
2. The Commission may provide	2. The Commission may provide
technical support to the Member States	technical support to the Member States
in relation to obligations under this	in relation to obligations under this
Regulation upon request from a	Regulation upon request from a
Member State.	Member State.

Article 35 Role of the European Environment Agency			
		Article 35 Role of the European Environment Agency 44	
The European Environment Agency shall assist the Commission in its work as regards the decarbonisation and energy efficiency dimensions to comply with Articles 14, 15, 16, 17, 18, 19, 23, 24, 25, 29, 30, 31, 32 and 34 in accordance with its annual work programme. That shall include assistance, as required, with:	AM 199 The European Environment Agency shall assist the Commission in its work as regards the decarbonisation and energy efficiency dimensions to comply with Articles <i>13a</i> , 14, 15, 16, 17, 18, 19, 23, 24, 25, 29, 30, 31, 32 and 34 in accordance with its annual work programme. That shall include assistance, as required, with:	The European Environment Agency shall assist the Commission in its work as regards the decarbonisation and energy efficiency dimensions to comply with Articles 14, 15, 16, 17, 18, 19, 23, 24, 25, 29, 30, 31, 32 and 34 in accordance with its annual work programme. That shall include assistance, as required, with:	To be discussed with EP (Linked to AM 122)
 (a) compiling the information reported by Member States on policies and measures and projections; (b) performing quality assurance and quality control procedures on the information reported by Member States on projections and policies and 		 (a) compiling the information reported by Member States on policies and measures and projections; (b) performing quality assurance and quality control procedures on the information reported by Member States on projections and policies and 	
measures; (c) preparing estimates or complementing the ones available to the European Commission for data on projections not reported by the Member States;		measures; (c) preparing estimates or complementing the ones available to the European Commission for data on projections not reported by the Member States;	

Explanatory note: corresponds to Article 24 MMR.

(d) compiling data, wherever	(d) compiling data, wherever
available taken from European	available taken from European
statistics and appropriate in terms of	statistics and appropriate in terms of
timing, as required for the State of the	timing, as required for the State of the
Energy Union report to the European	Energy Union report to the European
Parliament and the Council prepared	Parliament and the Council prepared
by the Commission;	by the Commission;
(e) disseminating information	(e) disseminating information
collected under this Regulation,	collected under this Regulation,
including maintaining and updating a	including maintaining and updating a
database on Member States' mitigation	database on Member States' mitigation
policies and measures and the	policies and measures and the
European Climate Adaptation Platform	European Climate Adaptation Platform
relating to impacts, vulnerabilities and	relating to impacts, vulnerabilities and
adaptation to climate change;	adaptation to climate change;
(f) performing quality assurance	(f) performing quality assurance
and quality control procedures in the	and quality control procedures in the
preparation of the Union greenhouse	preparation of the Union greenhouse
gas inventory;	gas inventory;
(g) compiling the Union greenhouse	(g) compiling the Union greenhouse
gas inventory and preparing the Union	gas inventory and preparing the Union
greenhouse gas inventory report;	greenhouse gas inventory report;
(h) preparing estimates for data not	(h) preparing estimates for data not
reported in the national greenhouse gas	reported in the national greenhouse gas
inventories;	inventories;
(i) conducting the review referred	(i) conducting the review referred
to in Article 31;	to in Article 31;
(j) compiling the Union	(j) compiling the Union
approximated greenhouse gas	approximated greenhouse gas
inventory.	inventory.

	AM 200 Article 35 – para 1 – point j a (new) (ja) compiling the Union approximated share of renewable energy sources in the final energy consumption and approximated primary and final energy consumption.		To be discussed with EP
CHAPTER 8 DELEGATION			
Article 36 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.	
2. The power to adopt delegated acts referred to in Articles 3(4), 23(5), 27(4), 30(6) and 33(4) shall be conferred on the Commission for a		2. The power to adopt delegated acts referred to in Articles 3(4), 23(5), [] 30(6) bis and 33(4) shall be conferred on the Commission for a	
period of five years from [the date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of		period of five years from [the date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of	
power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an		power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an	
identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.		identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.	

3. The delegation of power referred	3. The delegation of power referred
to in Articles 3(4), 23(5), 27(4), 30(6)	to in Articles 3(4), 23(5), [] 30(6) bis
and 33(4) may be revoked at any time	and 33(4) may be revoked at any time
by the European Parliament or by the	by the European Parliament or by the
Council. A decision to revoke shall put	Council. A decision to revoke shall put
an end to the delegation of the power	an end to the delegation of the power
specified in that decision. It shall take	specified in that decision. It shall take
effect the day following the publication	effect the day following the publication
of the decision in the Official Journal	of the decision in the Official Journal
of the European Union or at a later	of the European Union or at a later
date specified therein. It shall not	date specified therein. It shall not
affect the validity of any delegated acts	affect the validity of any delegated acts
already in force.	already in force.
4. Before adopting a delegated act,	4. Before adopting a delegated act,
the Commission shall consult experts	the Commission shall consult experts
designated by each Member State in	designated by each Member State in
accordance with the principles laid	accordance with the principles laid
down in the Interinstitutional	down in the Interinstitutional
Agreement on Better Law-Making of	Agreement on Better Law-Making of
13 April 2016.	13 April 2016.
5. As soon as it adopts a delegated	5. As soon as it adopts a delegated
act, the Commission shall notify it	act, the Commission shall notify it
simultaneously to the European	simultaneously to the European
Parliament and to the Council.	Parliament and to the Council.

Article 36(6)		
6. A delegated act adopted		6. A delegated act adopted
pursuant to Articles 3(4), 23(5), 27(4),		pursuant to Articles 3(4), 23(5), 27(4),
30(6) and 33(4) shall enter into force		30(6) bis and 33(4) shall enter into
only if no objection has been expressed		force only if no objection has been
either by the European Parliament or		expressed either by the European
the Council within a period of two		Parliament or the Council within a
months of notification of that act to the		period of two months of notification of
European Parliament and the Council		that act to the European Parliament and
or if, before the expiry of that period,		the Council or if, before the expiry of
the European Parliament and the		that period, the European Parliament
Council have both informed the		and the Council have both informed
Commission that they will not object.		the Commission that they will not
That period shall be extended by two		object. That period shall be extended
months at the initiative of the		by two months at the initiative of the
European Parliament or of the Council.		European Parliament or of the Council.

CHAPTER 9 FINAL PROVISIONS

Article 37 Note: Article agreed in principle, subject to improvements in legal drafting

AM 201

Energy Union Committee	Energy <i>and Climate</i> Committee	Article 37	[] Committees
		Energy Union and Climate Change	
		Committees 45	
1. The Commission shall be	AM 202	1. The Commission shall be	1. The Commission shall be
assisted by an Energy Union	1. In the implementation of this	assisted by:	assisted by:
Committee. That committee shall be a	Regulation , the Commission shall be		
committee within the meaning of	assisted by an Energy and Climate		Note: see also new compromise text
Regulation (EU) No 182/2011 and	Committee. That committee shall be a		for AM 47
work in the respective sectorial	committee within the meaning of		
formations relevant for this Regulation.	Regulation (EU) No 182/2011.		
		a) [] the Energy Union Committee and	a) a Climate Change Committee with
			regard to the implementation of the
			[climate] issues <u>referred to [in</u>
			general and in particular of those
			aspects in Articles 17(4), 23(6),
			30(6), 31(3) and 32(3) [that are not
			covered under Article 15(3); and

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Note: in the Council text (Art. 15(3), 17(4), 23(6), 27(1), 27(4ter), 30(6), 31(3), 32(3)) it was clarified for each empowerment, by means of a precise reference, which of the two Committees is to *vote*, based on delegations' preliminary indications as given on 30 November. It is also recalled that MS may decide which experts are to represent them in a Committee and that pursuant to its rules of procedure each Committee may decide to hold a joint meeting with another Committee with the consequence that the deliberations (*but not the vote*) would be joint ones.

	AM 203	These committees shall be [] committees within the meaning of Regulation (EU) No 182/2011 [].	b) an Energy Union Committee with regard to the implementation of [horizontal] issues referred to in [senergy issues in general and in particular of] Article 15(3), [including climate aspects covered under it,] Article 27(1) and Article 27(4ter). 2. These committees shall be [] committees within the meaning of Regulation (EU) No 182/2011 []. The Climate Change Committee referred to in point (a) of paragraph 1 of this Article replaces the committee established by Article 8 of Decision 93/389/EEC, Article 9 of Decision 280/2004/EC and Article 26 of Regulation (EU) No 525/2013. References to the committee set up pursuant to those legal acts shall be construed as references to the Climate Change Committee established by this Regulation.
2. This Committee replaces the committee established by Article 8 of Decision 93/389/EEC, Article 9 of Decision 280/2004/EC and Article 26 of Regulation (EU) No 525/2013. References to the committee set up pursuant to those legal acts shall be construed as references to the committee established by this Regulation.	2. Notwithstanding paragraph 1 of this Article, as regards the implementation of Articles 15, 17, 23, 31 and 32 of this Regulation, the Commission shall be assisted by the Climate Change Committee established by Article 26 of Regulation (EU) No 525/2013.	2. The Climate Change Committee [] reinstates the committee established by Article 8 of Decision 93/389/EEC, Article 9 of Decision 280/2004/EC and Article 26 of Regulation (EU) No 525/2013. References to the committee set up pursuant to those legal acts shall be construed as references to the committee established by this Regulation.	Note: see above

	2bis. The Committees shall hold joint meetings where the topic warrants this, to discuss common actions, ensure consistency of policies and aim at maximising synergies between sectors.	2bis. When a Committee referred to in paragraph 1 considers horizontal issues and common actions, it shall [consult] inform the other Committee referred to in paragraph 1 [and take due regard of its opinion] in order to ensure consistency of policies and to maximise synergies between sectors.
		2ter. Each Member State shall appoint its representative(s) for the Climate Change Committee and for the Energy Union Committee. The representative(s) of the Energy Union Committee shall be invited to the meetings of the Climate Change Committee, and vice-versa.
		[2quater. The Climate Change Committee replaces the committee established by Article 8 of Decision 93/389/EEC, Article 9 of Decision 280/2004/EC and Article 26 of Regulation (EU) No 525/2013. References to the committee set up pursuant to those legal acts shall be construed as references to the Climate Change Committee established in this Article.]
3. Where reference is made to this article, Article 5 of Regulation (EU) No 182/2011 shall apply.	3. Where reference is made to this article, Article 5 of Regulation (EU) No 182/2011 shall apply.	3. Where reference is made to this article, Article 5 of Regulation (EU) No 182/2011 shall apply.

Article 38 Review

The Commission shall report to the European Parliament and to the Council by 28 February 2026 and every five years thereafter on the operation of this Regulation, its contribution to the Governance of the Energy Union and the conformity of the planning, reporting and monitoring provisions of this Regulation with other Union legislation or future decisions relating to the UNFCCC and the Paris Agreement. The Commission may make proposals if appropriate.

AM 204

Within six months of the facilitative dialogue to be convened under the UNFCCC in 2018 to take stock of the collective efforts of Parties in relation to progress towards the global longterm goal, and within six months of the global stocktake in 2023 and subsequent global stocktakes thereafter. the Commission shall report to the European Parliament and to the Council on the operation and implementation of this Regulation, its contribution to the Governance of the Energy Union and the conformity of the planning, reporting and monitoring provisions of this Regulation with other Union legislation or future decisions relating to the UNFCCC and the adequacy of its contribution to the goals of Paris Agreement. The *reports shall be* accompanied by proposals to enhance the Union's climate and energy action as appropriate.

The Commission shall report to the European Parliament and to the Council by 28 February 2026 and every five years thereafter on the operation of this Regulation, its contribution to the Governance of the Energy Union and Climate Action, the progress towards the achievement of the 2030 climate and energy targets and additional Energy Union objectives, and the long-term objectives of the Paris Agreement. In addition the Commission shall report on [] the conformity of the planning, reporting and monitoring provisions of this Regulation with other Union legislation or future decisions relating to the UNFCCC and the Paris Agreement. The Commission may make proposals if appropriate.

The Commission shall report to the European Parliament and to the Council within six months of each global stocktake agreed under Article 14 of the Paris Agreement [by 28 February 2026 and every five years thereafter on the operation of this Regulation, its contribution to the Governance of the Energy Union [], its contribution to the goals of the Paris Agreement, [] progress towards the achievement of the 2030 climate and energy targets, [] additional Energy Union objectives and the conformity of the planning, reporting and monitoring provisions of this Regulation with other Union legislation or future decisions relating to the UNFCCC and the Paris Agreement. The Commission may make proposals if appropriate.

Ar Wi sui De un Co sui pre	M 205 rticle 38 – paragraph 1 a (new) rithin six months after the Union abmits a new or revised Nationally retermined Contribution (NDC) ander the Paris Agreement, the commission shall, as appropriate, abmit the necessary legislative reposals to amend the relevant		Note: will be dropped by the EP as compromise for the withdrawal of para 2 by the Council.
Un	nion legal acts.	The Commission shall examine the	Note: will be dropped as compromise
		impact of any changes with regard to the change in the IPCC guidelines or UNFCCC methodologies used for	for the withdrawal of AM 205 by the EP.
		National Greenhouse Gas	
		Inventories that leads to a difference of more than 1% in a Member	
		State's total greenhouse gas emissions relevant for [Article 4 of	
		the ESR], and may revise Member States' annual emissions allocations	
		as estimated according to [Article 4 of the ESR].	

Article 39 Amendments to Directive 94/22/EC			
Directive 94/22/EC is amended as		Directive 94/22/EC is amended as	
follows:		follows:	
(1) in Article 8, paragraph 2 is		(1) in Article 8, paragraph 2 is	
deleted;		deleted;	
(2) Article 9 is deleted.		(2) Article 9 is deleted.	
		ele 40 Directive 98/70/EC	
Directive 98/70/EC is amended as		Directive 98/70/EC is amended as	
follows:		follows:	
(1) in Article 8(4), the second		(1) in Article 8(4), the second	
sentence is deleted;		sentence is deleted;	
(2) in the third subparagraph of	AM 206	(2) in the third subparagraph of	
Article 7a(1), point (a) is replaced by	deleted	Article 7a(1), point (a) is replaced by	Maintain Council GA
the following:		the following:	
"the total volume of each type of fuel		"the total volume of each type of fuel	
or energy supplied; and";		or energy supplied; and";	
(3) in Article 7a(2), the first		(3) in Article 7a(2), the first	
sentence is replaced by the following:		sentence is replaced by the following:	
"Member States shall require suppliers		"Member States shall require suppliers	
to reduce as gradually as possible life		to reduce as gradually as possible life	
cycle greenhouse gas emissions per		cycle greenhouse gas emissions per	
unit of energy from fuel and energy		unit of energy from fuel and energy	
supplied by up to 10 % by 31		supplied by up to 10 % by 31	
December 2020, compared with the		December 2020, compared with the	
fuel baseline standard set out in Annex		fuel baseline standard set out in Annex	
II to Council Directive (EU)		II to Council Directive (EU)	
2015/652.".		2015/652.".	

Article 41 Amendment to Directive 2009/31/EC				
In Article 38 of Directive 2009/31/EC, paragraph 1 is deleted.		In Article 38 of Directive 2009/31/EC, paragraph 1 is deleted.	Note: suggested compromise, technical change, alignment of deadlines: In Article 27 of Directive 2009/31/EC, the first sentence of the first paragraph is replaced by: "Every four years the Member States shall submit to the Commission a report on the implementation of this Directive, including the register referred to in Article 25(1)(b)." In Article 38 of Directive 2009/31/EC, paragraph 1 is deleted.	
	Artic Amendments to Regula	le 42 ation (EC) No 663/2009		
Regulation (EC) No 663/2009 is amended as follows: (1) in Article 27, paragraphs 1 and 3 are deleted; (2) Article 28 is deleted.		Regulation (EC) No 663/2009 is amended as follows: (1) in Article 27, paragraphs 1 and 3 are deleted; (2) Article 28 is deleted.		
	Article 43 Amendment to Regulation (EC) No 715/2009			
Article 29 of Regulation (EC) No 715/2009 is deleted.		Article 29 of Regulation (EC) No 715/2009 is deleted.		

Article 44 Amendments to Directive 2009/73/EC		
Directive 2009/73/EC is amended as	Directive 2009/73/EC is amended as	
follows:	follows:	
(1) Article 5 is deleted;	(1) Article 5 is deleted;	
(2) Article 52 is replaced by the	(2) Article 52 is replaced by the	
following:	following:	
"Article 52	"Article 52	
Reporting	Reporting	
The Commission shall monitor and	The Commission shall monitor and	
review the application of this Directive	review the application of this Directive	
and submit an overall progress report	and submit an overall progress report	
to the European Parliament and the	to the European Parliament and the	
Council as an annex to the State of the	Council as an annex to the State of the	
Energy Union Report referred to in	Energy Union Report referred to in	
Article 29 of Regulation [XX/20XX]	Article 29 of Regulation [XX/20XX]	
[this regulation].".	[this regulation].".	

Article 45 Amendment to Council Directive 2009/119/EC			
In Article 6 of Council Directive	In Article 6 of Council Directive		
2009/119/EC, paragraph 2 is replaced	2009/119/EC, paragraph 2 is replaced		
by the following:	by the following:		
"2. By 15 March each year, each	[] 31 July ⁴⁶ each year, each Member		
Member State shall send the	State shall send the Commission a		
Commission a summary copy of the	summary copy of the stock register		
stock register referred to in paragraph	referred to in paragraph 1 showing at		
1 showing at least the quantities and	least the quantities and nature of the		
nature of the emergency stocks	emergency stocks included in the		
included in the register on the last day	register on the last day of the preceding		
of the preceding calendar year.".	calendar year.".		
	Article 46		
A	mendments to Directive 2010/31/EU		
Directive 2010/31/EU is amended as	Directive 2010/31/EU is amended as		
follows:	follows:		
(1) In Article 2a of Directive	(1) In Article 2a of Directive		
2010/31/EU [version as amended in	2010/31/EU [version as amended in		
accordance with proposal COM(2016)	accordance with proposal COM(2016)		
765], the following paragraph 4 is	765], the following paragraph 4 is		
inserted:	inserted:		
"4. The long-term strategy under	"4. The long-term strategy under		
paragraph 1 shall be submitted to the	paragraph 1 shall be submitted to the		
Commission, as part of the Integrated	Commission, as part of the Integrated		
National Energy and Climate Plan,	National Energy and Climate Plan,		
pursuant to Article 3 of Regulation	pursuant to Article 3 of Regulation		
[XX/20XX] [this regulation].";	[XX/20XX] [this regulation].";		

..

Note: deadline of annual reporting pursuant to Art. 23

(2) in Article 5(2), second	(2) in Article 5(2), second
subparagraph, the sentence "The report	subparagraph, the sentence "The report
may be included in the Energy	may be included in the Energy
Efficiency Action Plans referred to in	Efficiency Action Plans referred to in
Article 14(2) of Directive 2006/32/EC"	Article 14(2) of Directive 2006/32/EC"
is deleted;	is deleted;
(3) in Article 9, paragraph 5 is	(3) in Article 9, paragraph 5 is
replaced by the following:	replaced by the following:
"As part of its State of the Energy	"As part of its State of the Energy
Union report referred to in Article 29	Union report referred to in Article 29
of Regulation [XX/20XX] [this	of Regulation [XX/20XX] [this
regulation], the Commission shall	regulation], the Commission shall
report every two years to the European	report every two years to the European
Parliament and to the Council on the	Parliament and to the Council on the
progress of Member States in	progress of Member States in
increasing the number of nearly zero-	increasing the number of nearly zero-
energy buildings. On the basis of this	energy buildings. On the basis of this
reported information the Commission	reported information the Commission
shall develop an action plan and, if	shall develop an action plan and, if
necessary, propose recommendations	necessary, propose recommendations
and measures pursuant to Articles 27	and measures pursuant to Articles 27
and 28 of Regulation [XX/20XX] [this	and 28 of Regulation [XX/20XX] [this
regulation] to increase the number of	regulation] to increase the number of
those buildings and encourage best	those buildings and encourage best
practices as regards the cost-effective	practices as regards the cost-effective
transformation of existing buildings	transformation of existing buildings
into nearly zero-energy buildings.";	into nearly zero-energy buildings.";
(4) in Article 10, paragraphs 2 and 3	(4) in Article 10, paragraphs 2 and 3
are deleted.	are deleted.

Article 47 Amendments to Directive 2012/27/EU			
Directive 2012/27/EU is amended as follows:		Directive 2012/27/EU is amended as follows:	
(1) in Article 4, the last paragraph is deleted;		(1) in Article 4, the last paragraph is deleted;	
(2) in Article 18(1), point (e) is deleted;	AM 207 deleted	(2) in Article 18(1), point (e) is deleted;	To be discussed with EP
(3) in Article 24, paragraphs 1 to 4 and 11, are deleted;		(3) in Article 24, paragraphs 1, 3, [] 4 and 11 are deleted;	
		(3bis) in Article 24, paragraph 2 is deleted; ⁴⁷	
(4) Annex XIV is deleted.		(4) Annex XIV is deleted;	
	Amendi	Article 48 ment to Directive 2013/30/EU	
In Article 25 of Directive 2013/30/EU, paragraph 1 is replaced by the following:		In Article 25 of Directive 2013/30/EU, paragraph 1 is replaced by the following:	
"1. Member States shall report annually to the Commission, as part of		"1. Member States shall report annually to the Commission, as part of the	
the annual reporting pursuant to Article 23 of Regulation [XX/20XX] [this regulation], the information specified in Annex IX, point 3.".		annual reporting pursuant to Article 23 of Regulation [XX/20XX] [this regulation], the information specified in Annex IX, point 3.".	

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Note: cf. Art. 52

Article 49 Amendments to Council Directive (EU) 2015/652			
Council Directive (EU) 2015/652 is amended as follows:		Council Directive (EU) 2015/652 is amended as follows:	
(1) in Annex I, Part 2, points 2, 3, 4 and 7 are deleted.	AM 208 (1) in Annex I, Part 2, points [] 4 and 7 are deleted.	(1) in Annex I, Part 2, points 2, 3, 4 and 7 are deleted.	(1) in Annex I, Part 2, points 1(h), 2, 3, 4 and 7 are deleted. Note: the EP has expressed concern about this Council text change
		(1bis) Article 5(1) is replaced by the following:	
		"Each year by 31 December Member States shall provide the Commission with data for the preceding calendar year related to compliance with Article 7a of Directive 98/70/EC, as defined in Annex III to this Directive."	
(2) Annex III is amended as follows:		(2) Annex III is amended as follows:	
(a) point 1 is replaced by the following:		(a) point 1 is replaced by the following:	
"1. Member States are to report the data listed in point 3. These data must be reported for all fuel and energy placed on the market in each Member State. Where multiple biofuels are blended with fossil fuels, the data for each biofuel must be provided."	AM 209 "1. Member States are to report annually the data listed in point 3. These data must be reported for all fuel and energy placed on the market in each Member State. Where multiple biofuels are blended with fossil fuels, the data for each biofuel must be provided."	"1. Member States are to report the data listed in point 3. These data must be reported for all fuel and energy placed on the market in each Member State. Where multiple biofuels are blended with fossil fuels, the data for each biofuel must be provided."	Maintain Council GA
(b) in point 3, points (e) and (f) are deleted; (3) Annex IV is amended as	AM 210 deleted	(b) in point 3, points (e) and (f) are deleted;(3) Annex IV is amended as follows:	Maintain Council GA
follows:		(5) Thinks IV is amended as follows.	

(a) the following templates for		(a) the following templates for	
reporting information for consistency		reporting information for consistency	
of the reported data are deleted:		of the reported data are deleted:	
- Origin — Single Suppliers		- Origin — Single Suppliers	
- Origin — Joint Suppliers		- Origin — Joint Suppliers	
- Place of Purchase		- Place of Purchase	
(b) in the format notes, points 8 and		(b) in the format notes, points 8 and	
9 are deleted.		9 are deleted.	
	AM 211		Maintain Council GA
	Article 49 a (new)		
	Article 49a		N.B. see Art. 50a
	EEA		
	1. By [six months after the date		
	of entry into force of this Regulation],		
	the Commission shall submit a draft		
	Joint Committee decision to the EEA		
	Joint Committee pertaining to this		
	Regulation with a view to allow EEA		
	EFTA countries to fully implement		
	the provisions of this Regulation,		
	thereby contributing to the goals of		
	the Energy Union.		
	2. Once incorporated in the EEA		
	EFTA following a Joint Committee		
	decision, obligations of Member		
	States vis-à-vis other Member States		
	under this Regulation shall extend		
	also to those EEA EFTA countries		
	which have implemented the		
	Regulation on their territory.		

Article 50 Repeal			
Regulation (EU) No 525/2013 shall be	Regulation (EU) No 525/2013 shall be	Regulation (EU) No 525/2013 shall be	
repealed with effect as from 1 January	repealed with effect as from 1 January	repealed with effect as from 1 January	
2021, subject to transitional provisions	2021, subject to transitional provisions	2021, subject to transitional provisions	
laid down in Article 51. References to	laid down in Article 51. References to	laid down in Article 51 and with the	
the repealed Regulation shall be	the repealed Regulation shall be	exception of Article 26(1) of that	
construed as references to this	construed as references to this	Regulation, which shall be repealed	
Regulation and shall be read in	Regulation and shall be read in	with effect from (the date of entry	
accordance with the correlation table in	accordance with the correlation table in	into force of this Regulation).	
Annex XI.	Annex XI.	References to the repealed Regulation	
		shall be construed as references to this	
		Regulation and shall be read in	
		accordance with the correlation table in	
		Annex XI.	

AM 212

Article 50 a (new)

Article 50a

Energy Community

By ... [six months after the date of entry into force of this Regulation], the Commission shall propose its incorporation in the Energy Community under Article 79 of the Treaty establishing the Energy Community. Once incorporated by a decision of the Ministerial Council of the Energy Community and subject to any modifications under Article 24 of the Treaty establishing the Energy Community, obligations of Member States vis-à-vis other Member States under this Regulation shall extend also to those Contracting Parties of the Energy Community which have implemented the Regulation on their territory.

Maintain Council GA

Note: the <u>following compromise</u>
recital could replace the <u>EP</u>
amendments relating to Articles 49a
and 50a:

"The sphere of influence of the Energy Union should spread beyond the borders of the European Union and therefore strategic partners from its neighbourhood should be involved. The Commission should undertake discussions with relevant third countries, notably EEA EFTA countries and Energy Community contracting parties, in order to explore the possibility to extend towards them the application of provisions established under this Regulation, notably those related to regional cooperation."

Article 51 Transitional provisions			
By way of derogation from Article 50 of this Regulation, Articles 7 and 17(1)(a) and (d) of Regulation (EU) No 525/2013 shall continue to apply to the reports containing the data required under those Articles for the years 2018, 2019 and 2020.	AM 213 By way of derogation from Article 50 of this Regulation, Articles 7 and 17(1)(a) and (d) of Regulation (EU) No 525/2013 shall continue to apply to the reports containing the data required under those Articles for the years 2018, 2019 and 2020.	By way of derogation from Article 50 of this Regulation, Articles 7 and 17(1)(a) and (d) of Regulation (EU) No 525/2013 shall continue to apply to the reports containing the data required under those Articles for the years 2018, 2019 and 2020.	
	Article 11(3) of Regulation (EU) No 525/2013 shall continue to apply as regards the second commitment period of the Kyoto Protocol.		Maintain Council GA
Article 19 of Regulation (EU) No 525/2013 shall continue to apply to the reviews of the GHG inventory data for the years 2018, 2019 and 2020.	Article 19 of Regulation (EU) No 525/2013 shall continue to apply to the reviews of the GHG inventory data for the years 2018, 2019 and 2020.	Article 19 of Regulation (EU) No 525/2013 shall continue to apply to the reviews of the GHG inventory data for the years 2018, 2019 and 2020.	
Article 22 of Regulation (EU) No 525/2013 shall continue to apply to the submission of the report required under that Article.	Article 22 of Regulation (EU) No 525/2013 shall continue to apply to the submission of the report required under that Article.	Article 22 of Regulation (EU) No 525/2013 shall continue to apply to the submission of the report required under that Article.	
	Article 26(1) of Regulation (EU) No 525/2013 shall continue to apply for the purpose of the implementation of Articles 15, 17, 23, 31 and 32 of this Regulation as well as where referred to in other Union legal acts.		Maintain Council GA
			The provisions of this Regulation shall not affect the application of the derogations pursuant to the [Electricity Directive], the [Electricity Regulation] and the [Regulation on risk-preparedness in

	Note: similar provisions have been inserted in the proposal for the RED II Directive, as well as in the Electricity Regulation (cf. recital 52 and Art. 59a(3) of the Electricity Regulation).
	Article 52
	Entry into force
This Regulation shall enter into force	This Regulation shall enter into force
on the twentieth day following that of	on the twentieth day following that of
its publication in the Official Journal	its publication in the <i>Official Journal</i>
of the European Union.	of the European Union.
Articles 33, 46(2) to (4) and 47(3) and	Articles 33, 46(2) to (4) and 47(3) and
(4) shall apply from 1 January 2021.	(4) and Article 48 shall apply from 1
	January 2021.
This Regulation shall be binding in its	This Regulation shall be binding in its
entirety and directly applicable in all	entirety and directly applicable in all
Member States.	Member States.
Done at Brussels,	Done at Brussels,
For the European Parliament	For the European Parliament
The President	The President
For the Council	For the Council
The President	The President

ANNEXI

GENERAL FRAMEWORK FOR INTEGRATED NATIONAL ENERGY AND CLIMATE PLANS

Part 1

General framework

SECTION A: NATIONAL PLAN

1. OVERVIEW AND PROCESS FOR ESTABLISHING THE PLAN

	Part 1	
	General framework of the plan	
1.1. Executive Summary	1.1. Executive Summary	
i. Political, economic, environmental, and	i. Political, economic, environmental, and	
social context of the plan	social context of the plan	
ii. Overarching strategy covering the five	ii. [] Strategy [] relating to the five	
dimensions of the Energy Union	dimensions of the Energy Union	
iii. Overview table with key objectives,	iii. Overview table with key objectives,	
policies and measures of the plan	policies and measures of the plan	
1.2. Overview of current policy situation	1.2. Overview of current policy situation	
i. National and EU energy system and	i. National and EU energy system and	
policy context of the national plan	policy context of the national plan	
ii. Current energy and climate policies and	ii. Current energy and climate policies and	
measures across the five dimensions of the	measures [] relating to the five dimensions	
Energy Union	of the Energy Union	

iii. Key issues of cross-border		iii. Key issues of cross-border	
relevance		relevance	
iv. Administrative structure of		iv. Administrative structure of	
implementing national energy and		implementing national energy and	
climate policies		climate policies	
1.3. Consultations and involvement		1.3. Consultations and involvement	
of national and EU entities and their		of national and EU entities and their	
outcome		outcome	
i. Involvement of the Parliament		i. Involvement of the Parliament	
ii. Involvement of local and		ii. Involvement of local and	
regional authorities		regional authorities	
	AM 214		
iii. Consultations with stakeholders,	iii. Consultations with stakeholders,	iii. Consultations with stakeholders,	iii. Consultations with stakeholders,
including social partners, and	including <i>the</i> social partners, and	including social partners, and	including social partners, and
engagement of civil society	engagement of civil society and the	engagement of civil society	engagement of civil society and the
	general public		general public
iv. Consultations with other		iv. Consultations with other	
Member States		Member States	
v. Iterative process with the		v. Iterative process with the	
European Commission		European Commission	
	AM 215		Maintain Council GA
1.4. Regional cooperation in	1.4. <i>Macro-regional and</i> regional	1.4. Regional cooperation in	
preparing the plan	cooperation in preparing the plan	preparing the plan	
i. Elements subject to joint or		i. Elements subject to joint or	
coordinated planning with other		coordinated planning with other	
Member States		Member States	
	AM 216		Maintain Council GA
ii. Explanation of how regional	ii. Explanation of how <i>macro-</i>	ii. Explanation of how regional	
cooperation is considered in the plan	regional and regional cooperation is	cooperation is considered in the plan	
	considered in the plan		

Annex I Part I Section A Part 2				
2. NATIONAL OBJECTIVES AND TARGETS				
2.1. Dimension Decarbonisation		2.1. Dimension Decarbonisation		
2.1.1. GHG emissions and removals	AM 217	2.1.1. GHG emissions and removals	Accepted in Council GA text	
(for the plan covering the period	2.1.1. GHG emissions and removals ¹	48 []		
from 2021 to 2030, the 2030				
Framework target of at least 40%				
domestic reduction in economy-wide				
greenhouse gas emissions as				
compared to 1990)				
i. The Member State's binding		i. The elements set out in Article		
national 2030 target for greenhouse gas		4(a)(1) []		
emissions in the non-ETS-sectors, the				
annual binding national limits ⁴⁹ and the				
commitments under the LULUCF				
Regulation ⁵⁰	AM 218		Maintain Council GA	
			(cf. AM 62)	
	Annex I – part 1 – section A – para 2 – point 2.1 – point 2.1.1 – point i a		(cj. AW 02)	
	(new)			
	ia. The Member State's national			
	trajectories from 2021 onwards for			
	maintaining and enhancing the			
	carbon removals from sinks			
	consistent with the Paris Agreement			

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Consistency to be ensured with long-term low emission strategies pursuant to Article 14. For the plan covering the period from 2021 to 2030: Member State's binding national 2030 target for greenhouse gas emissions in the non-ETS sectors and the annual 49 binding limits as set under Regulation [] [ESR]. Regulation [] [LULUCF].

ii. If applicable, other national objectives and targets consistent with existing long-term low emission strategies. If applicable, other objectives and targets, including sector targets and adaptation goals	ii. Other national objectives and targets consistent with <i>the Paris Agreement and the</i> long-term <i>climate and energy</i> strategies. If applicable, other objectives and targets, including sector targets and adaptation goals	ii. If applicable, other national objectives and targets consistent with existing long-term low emission strategies. If applicable, other objectives and targets, including sector targets []	Accepted in part with changes: ii. If applicable, other national objectives and targets consistent with the Paris Agreement and the existing long-term low emission strategies. If applicable for the contribution to the overall Union commitment of reducing the greenhouse gas emmissions, other objectives and targets, including sector targets and adaptation goals, if available.
2.1.2. Renewable energy (2030 Framework target)		2.1.2. Renewable energy []	
i. The Member State's planned share of energy from renewable sources in gross final consumption of energy in 2030 as its national contribution to achieve the binding EU-level target of at least 27% in 2030	i. The Member State's <i>national</i> target for energy from renewable sources in gross final consumption of energy in 2030	i. The elements set out in Article 4(a)(2) []	Maintain Council GA
ii. A linear trajectory for the overall share of renewable energy in gross final energy consumption from 2021 to 2030		[]	
iii. Trajectories for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the electricity, heating and cooling, and transport sectors	AM 221 iii. The Member State's trajectories for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the electricity, heating and cooling, and transport (disaggregated between road, rail and air) sector	iii. Estimated trajectories [] for the sectorial share of renewable energy in final energy consumption from 2021 to 2030 in the electricity, heating and cooling, and transport sectors	Maintain Council GA

Annex I Part I Section A Part 2.1.2 (continued)			
	AM 222		Maintain Council GA
iv. Trajectories by renewable	iv. Trajectories by renewable	iv. [] assessed contributions [] by	
energy technology that the Member	energy technology that the Member	renewable energy technology that the	
State projects to use to achieve the	State projects to use to achieve the	Member State projects to use to	
overall and sectorial trajectories for	overall and sectorial trajectories for	achieve the overall and sectorial	
renewable energy from 2021 to 2030	renewable energy from 2021 to 2030	trajectories for renewable energy from	
including expected total gross final	including expected total gross final	2021 to 2030 including expected total	
energy consumption per technology	energy consumption per technology	gross final energy consumption per	
and sector in Mtoe and total planned	and sector in Mtoe and total <i>net</i>	technology and sector in Mtoe and	
installed capacity (divided by new	planned installed capacity (divided by	total planned installed capacity	
capacity and repowering) per	new capacity and repowering) per	(divided by new capacity and	
technology and sector in MW	technology and sector in MW	repowering) per technology and sector	
		in MW	
	AM 223		Maintain Council GA
v. Trajectories on bioenergy	v. <i>The Member State's</i> trajectories	v. [] If available, estimated	
demand, disaggregated between heat,	on bioenergy demand, disaggregated	trajectories on bioenergy demand,	Note: as a compromise, the EP could
electricity and transport, and on	between heat, electricity and transport,	disaggregated between heat, electricity	support the text of the COM proposal
biomass supply, by feedstocks and	and on biomass supply by feedstocks,	and transport, and on biomass supply,	
origin (distinguishing between	domestic production vs imports. For	by feedstocks and origin	
domestic production and imports). For	forest biomass, an assessment of its	(distinguishing between domestic	
forest biomass, an assessment of its	source and impact on the LULUCF	production and imports). For forest	
source and impact on the LULUCF	sink	biomass, an assessment of its source	
sink		and impact on the LULUCF sink, if	
		available.	

	AM 224		Maintain Council GA
	Annex I – part 1 – section A – para 2		(cf. AM 71)
	- point 2.1 - point 2.1.2 - point v a		
	(new)		Note: see (vi) below ('cities, energy
	va. The Member State's share of as		communities and self-consumers')
	well as trajectories and objectives for		,
	energy from renewable sources		
	produced by cities, energy		
	communities and self-consumers in		
	2030 and renewable energy		
	trajectories from 2021 to 2030		
	including expected total gross final		
	energy consumption		M :
. 10 1: 11 4 4: 1	AM 225	. 16 9 11 11 4 4 1	Maintain Council GA
vi. If applicable, other national	vi. If applicable, other national	vi. If available [], other national	(cf. AM 132)
trajectories and objectives, including long-term or sectorial ones (e.g. share	trajectories and objectives, including long-term or sectorial ones (e.g. share	trajectories and objectives, including long-term or sectorial ones (e.g. [],	
of advanced biofuels, share of	of renewable energy in district heating,	share of renewable energy in district	
renewable energy in district heating,	renewable energy use in buildings,	heating, renewable energy use in	
renewable energy use in buildings,	energy recovered from the sludge	buildings, renewable energy produced	
renewable energy produced by cities,	acquired through the treatment of	by cities, energy communities and self-	
energy communities and self-	wastewater)	consumers)	
consumers)	,		

Annex I Part I Section A Part 2.2				
2.2. Dimension Energy efficiency		2.2. Dimension Energy efficiency [
(2030 Framework target)				
i. The indicative national energy efficiency contribution to achieving the Union's binding energy efficiency target of 30% in 2030 as referred to in Article 1(1) and Article 3(4) of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761], based on either primary or final energy consumption, primary or final energy savings, or energy intensity; expressed in terms of absolute level of primary energy consumption and final energy consumption in 2020 and 2030, with a linear trajectory for that contribution from 2021 onwards; including the underlying methodology and the conversion factors used	i. The Member State's binding target for energy efficiency in 2030 as referred to in Article 1(1), Article 3(4) of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761], expressed in terms of absolute level of primary energy consumption and final energy consumption in 2020 and 2030, with a linear trajectory for that target from 2021 onwards; including the underlying methodology and the conversion factors used	i. The elements set out in Article 4(b)	Maintain Council GA	
ii. Cumulative amount of energy savings to be achieved over the period 2021-2030 under Article 7 on energy saving obligations of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761],	ii. Cumulative amount of additional energy savings to be achieved over the period 2021-2030 and following periods under Article 7 on energy saving obligations of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761],		Maintain Council GA To be negotiated in EED	

iii. Objectives for the long-term renovation of the national stock of residential and commercial buildings (both public and private)	AM 228 iii. Objectives for 2030 and 2040 for the long-term renovation of the national stock of residential and non-residential buildings (both public and private), in line with the 2050 goal of a nearly zero energy and decarbonised building stock	[]	To be aligned with final EPBD text
iv. The total floor area to be renovated or equivalent annual energy savings to be achieved from 2021 to 2030 under Article 5 on the exemplary role of public bodies' buildings of Directive 2012/27/EU,	iv. The total floor area to be renovated <i>and corresponding energy savings</i> or equivalent annual energy savings to be achieved from 2021 to 2030 under Article 5 on the exemplary role of public bodies' buildings of Directive 2012/27/EU	[]	Maintain Council GA To be negotiated in EED
v. If applicable, other national objectives, including long-term targets or strategies and sectorial targets. National objectives in areas such as energy efficiency in the transport sector and with regard to heating and cooling		v. If applicable, other national objectives, including long-term targets or strategies and sectorial targets, and national objectives in areas such as energy efficiency in the transport sector and with regard to heating and cooling	

Annex I Part I Section A Part 2.3			
2.3. Dimension Energy security		2.3. Dimension Energy security	
i. National objectives with regard to increasing the diversification of energy sources and supply from third countries, storage and demand response	i. National objectives with regard to increasing the diversification of energy sources and supply from third countries, <i>the uptake of energy savings measures</i> , storage and demand response	i. The elements set out in Article 4(c) []	Maintain Council GA
		i bis. Where appropriate, national objectives with regard to increasing: the diversification of energy sources and supply from third countries; storage; and demand response;	cf. AM 80 i bis. [] National objectives with regard to increasing: the diversification of energy sources and supply from third countries; []*), for the purpose of increasing the resilience of regional and national energy systems;
			Note: "storage and demand response" moved to (iv) below at EP request.
ii. National objectives with regard to reducing energy import dependency from third countries	ii. National objectives with regard to reducing energy import dependency dependency from fossil fuels (oil, coal and gas) and, if applicable, other fuels from third countries	ii. If applicable, national objectives with regard to reducing energy import dependency from third countries	ii. If applicable, national objectives with regard to reducing energy import dependency from third countries, for the purpose of increasing the resilience of regional and national energy systems;

iii. National objectives with regard to readiness to cope with constrained or interrupted supply of an energy source (including gas and electricity) and, where appropriate, a timeframe for when the objectives shall be met ⁵¹		iii. []	
iv. National objectives with regard to deployment of domestic energy sources (notably renewable energy)	iv. National objectives with regard to increasing the flexibility of the national energy system	iv. If applicable, national objectives with regard to deployment of national domestic energy sources []	iv. [] National objectives with regard to increasing the flexibility of the national energy system, in particular by means of deploying [][] domestic energy sources, demand response and energy storage. Note: aligned with Art. 20(d) Note: demand response and storage moved from (i bis) above at EP request.
2.4. Dimension Internal energy market		2.4. Dimension Internal energy market	
2.4.1. Electricity interconnectivity (2030 Framework target)		2.4.1. Electricity interconnectivity []	
i. The level of electricity interconnectivity that the Member State aims for in 2030 in relation to the October 2014 European Council objective	AM 233 i. The level of electricity interconnectivity that the Member State aims for in 2030 of at least 15 %, taking into account the 2020 interconnection target of 10 %	i. The element set out in Article 4(d)	i. The level of electricity interconnectivity that the Member State aims for in 2030 in consideration of the electricity interconnection target for 2030 of at least 15%, with a strategy with the level from 2021 onwards defined in

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Consistency shall be ensured with the preventive action and emergency plans under Regulation [as proposed by COM(2016) 52] concerning measures to safeguard the security of gas supply and repealing Regulation (EU) No 994/2010, as well as the risk preparedness plans under Regulation [as proposed by COM(2016) 862] on risk-preparedness in the electricity sector and repealing Directive 2005/89/EC.

	close cooperation with affected Member States, taking into account the 2020 interconnection target of 10% and the following indicators of the urgency of action:
	(1) Price differential in the wholesale market exceeding an indicative threshold of 2€/MWh between Member States, regions or bidding zones; (2) Nominal transmission capacity of interconnectors below 30% of their peak load; (3) Nominal transmission capacity of interconnectors below 30% of installed renewable generation. Each new interconnector shall be
	subject to a socioeconomic and environmental cost-benefit analysis and implemented only if the potential benefits outweigh the costs;

	Annex I Part I Section A Part 2.4.2.			
2.4.2. Energy transmission infrastructure		2.4.2. Energy transmission infrastructure		
i. Key national objectives for electricity and gas transmission infrastructure that are necessary for the achievement of objectives and targets under any of the dimensions of the Energy Union strategy	i. Key national objectives for electricity and gas transmission and distribution infrastructure and its modernisation that are necessary for the achievement of objectives and targets under any of the dimensions of the Energy Union listed in point 2	i. Key [] electricity and gas transmission infrastructure projects that are necessary for the achievement of objectives and targets []	i. Key [] electricity and gas transmission [{and distribution}] infrastructure projects, and, where relevant, modernisation projects, that are necessary for the achievement of objectives and targets under the five dimensions of the Energy Union Strategy.*) [] *) Note: aligned with Art. 4(d)(2)	
ii. If applicable, main infrastructure projects envisaged other than Projects of Common Interest (PCIs) ⁵²		ii. If applicable, main infrastructure projects envisaged other than Projects of Common Interest (PCIs)		

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In accordance with Regulation (EU) No 347/2013 of the European Parliament and of the Council of 17 April 2013 on guidelines for trans-European energy infrastructure and repealing Decision No 1364/2006/EC and amending Regulations (EC) No 713/2009, (EC) No 714/2009 and (EC) No 715/2009 (OJ L 115, 25.4.2013, p. 39).

Annex I Part I Section A Part 2.4.3			
2.4.3. Market integration		2.4.3. Market integration	
i. National objectives related to other aspects of the internal energy market such as market integration and coupling, including a timeframe for when the objectives shall be met	i. National objectives related to other aspects of the internal energy market such as increasing system flexibility, market integration and coupling, smart grids, aggregation, demand response, storage, distributed generation, mechanisms for dispatching, re-dispatching and curtailment, real-time price signals, including a timeframe for when the objectives should be met;	i. National objectives related to other aspects of the internal energy market such as market integration and coupling, including a timeframe for when the objectives shall be met	i. National objectives related to other aspects of the internal energy market such as <i>increasing system</i> flexibility, in particular related to [the promotion of competitively determined electricity prices in line with relevant sectoral legislation]*), market integration and coupling, aimed at increasing the tradeable capacity of existing interconnectors, smart grids, aggregation, demand response, storage, distributed generation, mechanisms for dispatching, redispatching and curtailment, and real-time price signals [], including a timeframe for when the objectives shall be met; *) Note: drafting to be aligned with Art. 4(d)(3); Council aims not to prejudge the outcome of discussions in the context of the Electricity Market Design. (p.m. cf. AM 85 + 147 + 253)

AM 236		ia. If applicable, national
	- part 1 – section A – para 2	objectives related to the non-
	4 – point 2.4.3 – point i a	discriminatory participation of
(new)	pome zene pomeru	renewable energy, demand response
· /	tional objectives related to	and storage, including via
	iscriminatory participation	aggregation, in all energy markets
	ble energy, demand	including a timeframe for when the
, ,	and storage, including via	objectives should be met;
•	on, in all energy markets	,
	a timeframe for when the	Note: cf. AM 86, 149 and 254)
ĕ	should be met;	,
AM 237		ib. If applicable, national
Annex I -	- part 1 – section A – para 2	objectives with regard to ensuring that
– point 2.	4 – point 2.4.3 – point i b	consumers participate in the energy
(new)		system and benefit from self-
ib. Na	tional objectives with regard	generation and new technologies,
to ensuring	ng that consumers	including smart meters;
participat	e in the energy system and	
benefit fr	om self-generation and new	(p.m. cf. AM 87 + 150)
technolog	ries, including smart meters;	

ii. National objectives with regard		ii. National objectives with regard	
to ensuring electricity system		to ensuring electricity system	
adequacy, as well as for the flexibility		adequacy, as well as for the flexibility	
of the energy system with regard to		of the energy system with regard to	
renewable energy production,		renewable energy production,	
including a timeframe for when the		including a timeframe for when the	
objectives shall be met		objectives shall be met	
	AM 238		Maintain Council GA
iii. National objectives to protect	iii. National objectives to protect	iii. If applicable, national	
energy consumers and improve the	energy consumers, <i>increase</i>	objectives to protect energy consumers	
competitiveness of the retail energy	transparency, encourage supplier	and improve the competitiveness of the	
sector	switch and improve the	retail energy sector	
	competitiveness of the retail energy		
	sector		
2.4.4. Energy poverty		2.4.4. Energy poverty	
National objectives with regard to		If applicable, national objectives with	
energy poverty including a timeframe		regard to energy poverty including a	
for when the objectives shall be met		timeframe for when the objectives	
		shall be met	
2.5. Dimension Research,		2.5. Dimension Research,	
innovation and competitiveness		innovation and competitiveness	
	AM 240		Maintain Council GA
i. National objectives and funding	i. National objectives and funding	i. [] National objectives and	
targets for public and private research	targets for public <i>support for</i> research	funding targets for public and, where	(cf. AM 89)
and innovation relating to the Energy	and innovation relating to the Energy	available, private research and	
Union including, if appropriate, a	Union and its expected leveraging	innovation relating to the Energy	
timeframe for when the objectives	effect on private research including, if	Union including, if appropriate, a	
shall be met; reflecting the priorities of	appropriate, a timeframe for when the	timeframe for when the objectives	
the Energy Union Strategy and the	objectives shall be met; reflecting the	shall be met; []	
SET-Plan	priorities of the Energy Union Strategy		
	and the SET-Plan		

Annex I Part I Section A Part 2.5 (continued)			
ii. If appropriate, national objectives including long-term targets (2050) for the deployment of low-carbon technologies, including for decarbonising energy- and carbonintensive industrial sectors and, if applicable, for related carbon transport and storage infrastructure	AM 241 ii. National 2050 objectives related to the promotion of sustainable technologies	ii. If appropriate, national objectives including long-term targets [] for the deployment of low-carbon technologies, including for decarbonising energy- and carbonintensive industrial sectors and, if applicable, for related carbon transport and storage infrastructure	ii. Where available, national 2050 objectives related to the promotion of clean energy technologies and, if appropriate, national objectives including long-term targets [] for the deployment of low-carbon technologies, including for decarbonising energy- and carbonintensive industrial sectors and, if applicable, for related carbon transport and storage infrastructure Note: cf. AM 90
iii. National objectives with regard to competitiveness		iii. If applicable, N ational objectives with regard to competitiveness	Note: provisionally agreed at trilogue
3. POLICIES AND MEASURES		3. POLICIES AND MEASURES	
3.1. Dimension Decarbonisation		3.1. Dimension Decarbonisation	
3.1.1. GHG emissions and removals (for the plan covering the period from 2021 to 2030, the 2030 Framework target)	AM 242 3.1.1 GHG emissions and removals	3.1.1. GHG emissions and removals [Accepted in Council GA text
i. Policies and measures to achieve the target set under Regulation [] [ESR] as referred to in 2.1.1 and policies and measures to comply with Regulation [] [LULUCF], covering all key emitting sectors and sectors for the enhancement of removals, with an outlook to the long-term vision and goal to become a low-carbon economy with a 50 years perspective and achieving a balance between emissions and removals in accordance with the Paris Agreement	i. Policies and measures to achieve the target set under Regulation [] [ESR] as referred to in 2.1.1 and policies and measures to comply with Regulation [] [LULUCF], and the trajectories for maintaining and enhancing the carbon removals from sinks as referred in 2.1.1, covering all key emitting sectors and sectors for the enhancement of removals, with an outlook to the long-term vision and goal so as to achieve a net-zero greenhouse gas emissions within the	i. Policies and measures to achieve the target set under Regulation [] [ESR] as referred to in 2.1.1 and policies and measures to comply with Regulation [] [LULUCF], covering all key emitting sectors and sectors for the enhancement of removals, with an outlook to the long-term vision and goal to become a low emission [] economy [] and achieving a balance between emissions and removals in accordance with the Paris Agreement	Maintain Council GA (cf. AM 62, 218)

ii. Regional cooperation in this area iii. If applicable, without prejudice to the applicability of State aid rules, financing measures, including EU support and the use of EU funds, in this area at national level	Union by 2050 and go into negative emissions soon thereafter in accordance with the Paris Agreement ii. Regional cooperation in this area iii. Without prejudice to the applicability of state aid rules, financing measures, including EU support and the use of EU funds, in this area at national level, if applicable	ii. Where relevant, regional cooperation in this area iii. If applicable, without prejudice to the applicability of State aid rules, financing measures, including EU support and the use of EU funds, in this area at national level	
3.1.2. Renewable energy (2030 Framework target)		3.1.2. Renewable energy []	
i. Policies and measures to achieve the national contribution to the binding EU-level 2030 target for renewable energy and trajectories as presented in 2.1.2 including sector- and technology-specific measures	AM 243 i. Policies and measures to achieve the 2030 national target and the 2030 binding EU-level target for renewable energy and trajectories as presented in 2.1.2 including sector- and technology-specific measures ⁶	i. Policies and measures to achieve the national contribution to the binding EU-level 2030 target for renewable energy and trajectories as referred to in Article 4(a)(2), and, if applicable or available, the elements presented in 2.1.2 including sector- and technology-specific measures ⁵³	Maintain Council GA
ii. Specific measures for regional cooperation, as well as the estimated excess production of energy from renewable sources which could be transferred to other Member States in order to achieve the national contribution and trajectories presented in 2.1.2		ii. Where relevant, specific measures for regional cooperation, as well as, optionally, the estimated excess production of energy from renewable sources which could be transferred to other Member States in order to achieve the national contribution and trajectories presented in 2.1.2	

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When planning these measures, Member States shall take into account the end of life of existing installations and the potential for repowering.

Annex I Part I Section A Part 3.1.2 (continued)			
iii. Specific measures on financial support, including EU support and the use of EU funds, for the promotion of the production and use of energy from renewable sources in electricity, heating and cooling, and transport	AM 244 iii. Specific <i>national</i> measures on financial support <i>and fiscal measures</i> as well as including EU support and the use of EU funds, for the promotion of the production and use of energy from renewable sources in electricity, heating and cooling, and transport	iii. Specific measures on financial support, where applicable including EU support and the use of EU funds, for the promotion of the production and use of energy from renewable sources in electricity, heating and cooling, and transport	To be discussed with EP
iv. Specific measures to introduce a one-stop-shop, streamline administrative procedures, provide information and training, and empower renewable self-consumers and energy communities	iv. Specific measures to remove excessively burdening costs and barriers to renewable deployment and to introduce a one-stop-shop, streamline administrative procedures, provide information and training []. Expected impact in terms of triggered new renewable energy capacity	iv. Specific measures to introduce [] one or more contact points, streamline administrative procedures, provide information and training, and empower renewable self-consumers and energy communities	To be discussed with EP
	AM 246 Annex I – part 1 – section A – para 3 – point 3.1 – point 3.1.2 – point iv a (new) iva. Specific measures to confer the right to and encourage all consumers to become renewable self-consumers, individually and collectively, producing, storing, self-consuming and selling their renewable energy, and expected impact in terms of triggered new renewable energy capacity		To be discussed with EP

v. Assessment of the necessity to		v. Assessment of the necessity to	
build new infrastructure for district		build new infrastructure for district	
heating and cooling produced from		heating and cooling produced from	
renewable energy sources		renewable energy sources	
vi. Specific measures on the		vi. If applicable, s pecific measures	Note: the EP insists on maintaining
promotion of the use of energy from		on the promotion of the use of energy	the text of the COM proposal
biomass, especially for new biomass		from biomass, especially for new	
mobilisation taking into account:		biomass mobilisation taking into	
		account:	
- biomass availability: both domestic		- biomass availability: both domestic	- sustainable biomass availability:
potential and imports from third		potential and imports from third	both domestic potential and imports
countries		countries	from third countries
- other biomass uses by other sectors		- other biomass uses by other sectors	
(agriculture and forest-based sectors);		(agriculture and forest-based sectors);	
as well as measures for the		as well as measures for the	
sustainability of biomass production		sustainability of biomass production	
and use		and use	
	AM 247		To be discussed with EP
	Annex I – part 1 – section A – para 3		
	- point 3.1 - point 3.1.2 - point vi a		
	(new)		
	via. Other planned or adopted		
	measures to promote renewable		
	energy, in particular, but not limited		
	to the following:		
	(a) measures aimed to ensure that		
	all public administrations (national,		
	regional or local) integrate the		
	consumption of renewable energy in		
	their activities;		

	Annex I Part I Section A Part 3.1.2 (continued)		
	(b) provisions included in the		
	context of public procurement		
	legislation aimed to guarantee that		
	public administrations (national,		
	regional and local) incorporate green		
	public procurement awarding criteria		
	for the purpose of encouraging the		
	use of renewable energy sources by		
	legal entities that intend to contract		
	with them, regardless of the product		
	or service to be awarded;		
	(c) provisions concerning the use		
	of renewable energies as a		
	requirement for the granting of any		
	public subsidies or support, when		
	appropriate.		
3.1.3. Other elements of the		3.1.3. Other elements of the	
dimension		dimension	
i. If applicable, national policies		i. If applicable, national policies	
and measures affecting the EU ETS		and measures affecting the EU ETS	
sector and assessment of the		sector and assessment of the	
complementarity and impacts on the		complementarity and impacts on the	
EU ETS		EU ETS	
ii. Strategies, plans and measures		ii. []	Note: this could be considered
on adaptation to climate change			covered under (iii) below ("Policies
			and measures to achieve other
			national targets, if applicable").
iii. Policies and measures to achieve		iii. Policies and measures to achieve	
other national targets, if applicable		other national targets, if applicable	
iv. Policies and measures to achieve		iv. Policies and measures to achieve	
low-emission mobility (including		low-emission mobility (including	
electrification of transport)		electrification of transport)	

	AM 248 Annex I – part 1 – section A – para 3 – point 3.1 – point 3.1.3 – point iv a (new) iva. National policies, timelines and measures planned to phase out indirect and indirect fossil fuel subsidies by 2020		iva. If applicable, national policies, timelines and measures planned to phase out energy subsidies, [] in particular for fossil fuels [] Note: cf. EP Amendment on fossil fuel subsidies' in AM 17, 156, 193 and 258
3.2. Dimension Energy efficiency (2030 Framework target)		3.2. Dimension Energy efficiency [
Planned policies, measures and programmes to achieve the indicative national energy efficiency target for 2030 as well as other objectives presented in 2.2, including planned measures and instruments (also of financial nature) to promote the energy performance of buildings, in particular as regards the following:	AM 249 Planned policies, measures and programmes to achieve the <i>binding</i> national energy efficiency target for 2030 as well as other objectives presented in 2.2, including planned measures and instruments (also of financial nature) to promote the energy performance of buildings, in particular as regards to the following:	Planned policies, measures and programmes to achieve the indicative national energy efficiency target for 2030 as well as other objectives presented in 2.2, including planned measures and instruments (also of financial nature) to promote the energy performance of buildings, in particular as regards the following:	To be discussed in EED Note: EP clarified it does not seek 'binding' national energy efficiency targets. See also AM 101 of EED: "4. Each Member State shall set indicative national energy efficiency targets towards the Union's 2030 target().".
i. Energy efficiency obligation schemes and alternative measures under Article 7a and 7b of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] (to be prepared in accordance with Annex II)		i. Energy efficiency obligation schemes and alternative measures under Article 7a and 7b of Directive 2012/27/EU, [version as amended in accordance with proposal COM(2016)761] and [(to be prepared in accordance with Annex II)]	

	Annex I Part I Section A Part 3.2 (continued)		
ii. Long-term strategy for the renovation of the national stock of residential and commercial buildings (both public and private) ⁵⁴ including policies and measures to stimulate cost-effective deep and staged deep renovations	ii. Long-term strategy for the renovation of the national stock of residential and non-residential buildings (both public and private) ⁷ including energy efficiency and savings policies, measures and actions to stimulate cost-effective deep and staged deep renovations as well as those targeting the worst performing building stock and households in energy poverty	ii. Long-term strategy for the renovation of the national stock of residential and [] non-residential buildings, []both public and private[]	To be aligned with final EPBD text
iii. Description of policy and measures to promote energy services in the public sector and measures to remove regulatory and non-regulatory barriers that impede the uptake of energy performance contracting and other energy efficiency service models ⁵⁵		iii. Description of policy and measures to promote energy services in the public sector and measures to remove regulatory and non-regulatory barriers that impede the uptake of energy performance contracting and other energy efficiency service models	

In accordance with Article 2a of Directive 2010/31/EU [version as amended in accordance with proposal COM(2016)765].

In accordance with Article 18 of Directive 2012/27/EU.

	AM 251		Maintain Council GA
iv. Other planned policies, measures and programmes to achieve the indicative national energy efficiency target for 2030 as well as other objectives presented in 2.2 (for example measures to promote the exemplary role of public buildings and <i>energy-efficient public procurement</i> , measures to promote energy audits and energy management systems ⁵⁶ , consumer information and training measures ⁵⁷ , and other measures to promote energy efficiency ⁵⁸)	iv. Other planned policies, measures and programmes to achieve <i>binding</i> national energy efficiency target for 2030 as well as other objectives presented in 2.2 (for example measures to promote the exemplary role of public buildings and energy-efficient public procurement, measures to promote energy audits and energy management systems*, consumer information and training measures*, and other measures to promote energy efficiency*	iv. Other planned policies, measures and programmes to achieve the indicative national energy efficiency target for 2030 as well as other objectives presented in 2.2 (for example measures to promote the exemplary role of public buildings and energy-efficient public procurement, measures to promote energy audits and energy management systems, consumer information and training measures, and other measures to promote energy efficiency)	Note: EP clarified it does not seek 'binding' national energy efficiency targets. See also AM 101 of EED: "4. Each Member State shall set indicative national energy efficiency targets towards the Union's 2030 target().".
v. Description of measures to utilise energy efficiency potentials of gas and electricity infrastructure ⁵⁹		v. D escription of measures to utilise energy efficiency potentials of gas and electricity infrastructure	
vi. Regional cooperation in this area, if applicable		vi. Regional cooperation in this area, if applicable	
vii. Financing measures, including EU support and the use of EU funds, in the area at national level		vii. Financing measures, including EU support and the use of EU funds, in the area at national level	

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In accordance with Article 8 of Directive 2012/27/EU.

In accordance with Articles 12 and 17 of Directive 2012/27/EU

In accordance with Article 19 of Directive 2012/27/EU.

In accordance with Article 15(2) of Directive 2012/27/EU.

Annex I Part I Section A Part 3.2 (continued)			
	AM 252 Annex I – part 1 – section A – para 3 – point 3.2 – point iv a (new) iva. Description of policies and measures to promote the role of local energy communities in contributing to the implementation of policies and measures in points i, ii, iii and iv		iva. Where applicable, a description of policies and measures to promote the role of local energy communities in contributing to the implementation of policies and measures in points i, ii, iii and iv
3.3. Dimension Energy security*		3.3. Dimension Energy security ⁶⁰	
i. Policies and measures to achieve the objectives set out in 2.3*		i. Policies and measures related to the elements [] set out in 2.3 ⁶¹	
ii. Regional cooperation in this area iii. If applicable, financing measures in this area at national level, including EU support and the use of EU funds,		ii. Regional cooperation in this areaiii. If applicable, financing measures in this area at national level, including EU support and the use of EU funds,	
3.4. Dimension Internal energy market*		3.4. Dimension Internal energy market ⁶²	
i. Policies and measures to achieve the targeted level of interconnectivity presented in 2.4.1 ii. Regional cooperation in this area*		i. Policies and measures to achieve the targeted level of interconnectivity [] as set out in Article 4(d) ii. Regional cooperation in this area ⁶³	
iii. If applicable, financing		iii. If applicable, financing	

Policies and measures shall reflect the energy efficiency first principle.

Consistency shall be ensured with the preventive action and emergency plans under Regulation [as proposed by COM(2016) 52] concerning measures to safeguard the security of gas supply and repealing Regulation (EU) No 994/2010, as well as the risk preparedness plans under Regulation [as proposed by COM(2016) 862] on risk-preparedness in the electricity sector and repealing Directive 2005/89/EC.

Policies and measures shall reflect the energy efficiency first principle.

Other than the PCI Regional Groups established under Regulation (EU) No 347/2013.

measures in this area at national level, including EU support and the use of EU funds 3.4.2. Energy transmission infrastructure	measures in this area at national level, including EU support and the use of EU funds 3.4.2. Energy transmission infrastructure	
i. Policies and measures to achieve the key infrastructure objectives presented in 2.4.2, including, if applicable, specific measures to enable the delivery of Projects of Common Interest (PCIs) and other key infrastructure projects	i. Policies and measures related to the elements set out [] in 2.4.2, including, if applicable, specific measures to enable the delivery of Projects of Common Interest (PCIs) and other key infrastructure projects	
ii. Regional cooperation in this area*	ii. Regional cooperation in this area ⁶⁴	
iii. If applicable, financing measures in this area at national level, including EU support and the use of EU funds	iii. If applicable, financing measures in this area at national level, including EU support and the use of EU funds	
i. Policies and measures to achieve the objectives set out in 2.4.3	i. Policies and measures related to the elements [] set out in 2.4.3	

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Other than the PCI Regional Groups established under Regulation (EU) No 347/2013.

	Annex I Part I Section A Part 3.4.3 (continued)		
ii. Measures to increase the flexibility of the energy system with regard to renewable energy production, including the roll-out of intraday market coupling and cross-border balancing markets	AM 253 ii. Measures to increase the flexibility of the energy system,	ii. If applicable, measures to increase the flexibility of the energy system with regard to renewable energy production, including the rollout of intraday market coupling and cross-border balancing markets	ii. [] Measures to increase the flexibility of the energy system with regard to renewable energy production such as smart grids, aggregation, demand response, storage, distributed generation, mechanisms for dispatching, re-dispatching and curtailment, real-time price signals, including the roll-out of intraday market coupling and cross-border balancing markets (cf. AM 85 + 235 + 147)
	AM 254 Annex I – part 1 – section A – paragraph 3 – point 3.4 – point 3.4.3 – point ii a (new) iia. Measures to ensure the non- discriminatory participation of renewable energy, demand response and storage, including via aggregation, in all energy markets		iia. If applicable, measures to ensure the non-discriminatory participation of renewable energy, demand response and storage, including via aggregation, in all energy markets (cf. AM 86 + 149 + 236)

iii. Measures to ensure priority access and dispatch of electricity produced from renewable energy sources or high-efficiency cogeneration and prevent the curtailment or re-dispatch of this electricity ⁶⁵	AM 255 iii. Measures related to the adaptation of system operation rules and practices to enhance system flexibility; measures related to the use of dispatching rules which serve the achievement of the national renewable energy and greenhouse gas emissions reduction targets; measures related to the use of rules which minimise and compensate renewable energy re-dispatching and curtailment; measures to advance aggregation ¹⁸		Maintain Council GA
iv. Policies and measures to protect consumers, especially vulnerable and energy poor consumers, and to improve the competitiveness and contestability of the retail energy market		iv. [] Policies and measures to protect consumers, especially vulnerable and, where applicable, energy poor consumers, and to improve the competitiveness and contestability of the retail energy market	
v. Description of measures to enable and develop demand response including those addressing tariffs to support dynamic pricing ⁶⁶		v. Description of measures to enable and develop demand response including those addressing tariffs to support dynamic pricing ⁶⁷	

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In accordance with [recast of Directive 2009/72/EC as proposed by COM(2016) 864 and recast of Regulation (EC) No 714/2009 as proposed by COM(2016) 861] 65

In accordance with Article 15(8) of Directive 2012/27/EU.

⁶⁷ In accordance with Article 15(8) of Directive 2012/27/EU.

Annex I Part I Section A Part 3.4.4			
3.4.4. Energy Poverty		3.4.4. Energy Poverty	
i. Policies and measures to achieve the objectives set out in 2.4.4		i. If applicable, policies and measures to achieve the objectives set out in 2.4.4	
3.5. Dimension Research,		3.5. Dimension Research,	
innovation and competitiveness		innovation and competitiveness	
i. Policies and measures including those to achieve the objectives set out in 2.5		i. Policies and measures related to the elements [] set out in 2.5	
ii. Cooperation with other Member States in this area, including information on how the SET Plan objectives and policies are being translated to a national context		ii. If applicable, c ooperation with other Member States in this area, including information on how the SET Plan objectives and policies are being translated to a national context, where appropriate	
iii. If applicable, financing measures in this area at national level, including EU support and the use of EU funds		iii. If applicable, financing measures in this area at national level, including EU support and the use of EU funds	
	AM 256 Annex I – part 1 – section A – paragraph 3 – point 3.5 a (new) 3.5a. Energy efficiency first principle Description of how the dimensions and the policies and measures are taking into account the energy efficiency first principle		Maintain Council GA (cf. AM 54)

Annex I Pa	Annex I Part 1 Section B		
SECTION B: ANALYTICAL	SECTION B: ANALYTICAL		
BASIS*	BASIS ⁶⁸		
4. CURRENT SITUATION AND	4. CURRENT SITUATION AND		
PROJECTIONS WITH EXISTING	PROJECTIONS WITH EXISTING		
POLICIES AND MEASURES*,*	POLICIES AND MEASURES ^{69,70}		
4.1. Projected evolution of main	4.1. Projected evolution of main		
exogenous factors influencing energy	exogenous factors influencing energy		
system and GHG emission	system and GHG emission		
developments	developments		
i. Macroeconomic forecasts (GDP and population growth)	i. Macroeconomic forecasts (GDP and population growth)		
ii. Sectorial changes expected to impact the energy system and GHG emissions	ii. Sectorial changes expected to impact the energy system and GHG emissions		

⁶⁸ See Part 2 for a detailed list of parameters and variables to be reported in Section B of the Plan.

Current situation shall reflect the date of submission of the national plan (or latest available date). Existing policies and measures encompass implemented and adopted policies and measures. Adopted policies and measures are those for which an official government decision has been made by the date of submission of the national plan and there is a clear commitment to proceed with implementation. Implemented policies and measures are those for which one or more of the following applies at the date of submission of the national plan or progress report: directly applicable European legislation or national legislation is in force, one or more voluntary agreements have been established, financial resources have been allocated, human resources have been mobilised.

⁷⁰ The selection of exogenous factors may be based on the assumptions made in the EU Reference Scenario 2016 or other subsequent policy scenarios for the same variables. Besides, Member States specific results of the EU Reference Scenario 2016 as well as results of subsequent policy scenarios may also be a useful source of information when developing national projections with existing policies and measures and impact assessments.

iii. Global energy trends,	iii. Global energy trends,
international fossil fuel prices, EU ETS	international fossil fuel prices, EU ETS
carbon price	carbon price
iv. Technology cost developments	iv. Technology cost developments
4.2. Dimension Decarbonisation	4.2. Dimension Decarbonisation
4.2.1. GHG emissions and removals	4.2.1. GHG emissions and removals
i. Trends in current GHG	i. Trends in current GHG
emissions and removals in the EU	emissions and removals in the EU
ETS, Effort Sharing Regulation and	ETS, Effort Sharing Regulation and
LULUCF sectors and different energy	LULUCF sectors and different energy
sectors	sectors
ii. Projections of sectorial	ii. Projections of sectorial
developments with existing national	developments with existing national
and EU policies and measures at least	and EU policies and measures at least
until 2040 (including for the year	until 2040 (including for the year
2030)	2030)
7	7
4.2.2. Renewable energy	4.2.2. Renewable energy
i. Current share of renewable	i. Current share of renewable
i. Current share of renewable energy in gross final energy	i. Current share of renewable energy in gross final energy
i. Current share of renewable energy in gross final energy consumption and in different sectors	i. Current share of renewable energy in gross final energy consumption and in different sectors
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least until 2040 (including for the year	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for the year 2030 (with an outlook to the
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030)	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for the year 2030 (with an outlook to the year 2040) []
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030) 4.3. Dimension Energy efficiency	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for the year 2030 (with an outlook to the year 2040) [] 4.3. Dimension Energy efficiency
 i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030) 4.3. Dimension Energy efficiency i. Current primary and final energy 	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for the year 2030 (with an outlook to the year 2040) [] 4.3. Dimension Energy efficiency i. Current primary and final energy
i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030) 4.3. Dimension Energy efficiency i. Current primary and final energy consumption in the economy and per	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for the year 2030 (with an outlook to the year 2040) [] 4.3. Dimension Energy efficiency i. Current primary and final energy consumption in the economy and per
 i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030) 4.3. Dimension Energy efficiency i. Current primary and final energy 	i. Current share of renewable energy in gross final energy consumption and in different sectors (heating and cooling, electricity and transport) as well as per technology in each of these sectors iii. Indicative projections of development with existing policies for the year 2030 (with an outlook to the year 2040) [] 4.3. Dimension Energy efficiency i. Current primary and final energy

	Annex I Part 1 Section B 4.3 (continued)		
ii. Current potential for the application of high-efficiency cogeneration and efficient district heating and cooling ⁷¹		ii. Current potential for the application of high-efficiency cogeneration and efficient district heating and cooling ⁷²	
iii. Projections considering existing energy efficiency policies, measures and programmes as described under 1.2. ii) for primary and final energy consumption for each sector at least until 2040 (including for the year 2030)*		iii. Projections considering existing energy efficiency policies, measures and programmes as described under 1.2. ii) for primary and final energy consumption for each sector at least until 2040 (including for the year 2030) ⁷³	
iv. Cost-optimal levels of minimum energy performance requirements resulting from national calculations, according to Article 5 of Directive 2010/31/EU		iv. Cost-optimal levels of minimum energy performance requirements resulting from national calculations, according to Article 5 of Directive 2010/31/EU	
i. Current energy mix, domestic energy resources, import dependency, including relevant risks	AM 257 i. Current energy mix, domestic energy resources, <i>including demand response</i> , import dependency, including relevant risks	i. Current energy mix, domestic energy resources, import dependency, including relevant risks	Maintain Council GA
ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030)		ii. Projections of development with existing policies and measures at least until 2040 (including for the year 2030)	

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In accordance with Article 14(1) of Directive 2012/27/EU.

In accordance with Article 14(1) of Directive 2012/27/EU.

This reference business as usual projection shall be the basis for the 2030 final and primary energy consumption target which is described in 2.3 and for conversion factors.

4.5. Dimension Internal energy market	4.5. Dimension Internal energy market	
4.5.1. Electricity interconnectivity	4.5.1. Electricity interconnectivity	
i. Current interconnection level and main interconnectors ⁷⁴	i. Current interconnection level and main interconnectors ⁷⁵	
ii. Projections of interconnector expansion requirements at least until 2040 (including for the year 2030) ⁷⁶	ii. Projections of interconnector expansion requirements [] (including for the year 2030) ⁷⁷	
4.5.2. Energy transmission infrastructure	4.5.2. Energy transmission infrastructure	
i. Key characteristics of the existing transmission infrastructure for electricity and gas ⁷⁸	i. Key characteristics of the existing transmission infrastructure for electricity and gas ⁷⁹	
ii. Projections of network expansion requirements at least until 2040 (including for the year 2030)*	ii. Projections of network expansion requirements at least until 2040 (including for the year 2030) ⁸⁰	
4.5.3. Electricity and gas markets, energy prices	4.5.3. Electricity and gas markets, energy prices	
i. Current situation of electricity and gas markets, including energy	i. Current situation of electricity and gas markets, including energy	
prices	prices	

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With reference to overviews of existing transmission infrastructure by Transmission System Operators (TSOs).

With reference to overviews of existing transmission infrastructure by Transmission System Operators (TSOs).

With reference to national network development plans and regional investment plans of TSOs.

With reference to national network development plans and regional investment plans of TSOs.

With reference to overviews of existing transmission infrastructure by TSOs.

With reference to overviews of existing transmission infrastructure by TSOs.

With reference to national network development plans and regional investment plans of TSOs.

	Annex I Part 1 Section	on B 4.5.3 (continued)	
ii. Projections of development with existing policies and measures at least		ii. Projections of development with existing policies and measures at least	
until 2040 (including for the year 2030)		until 2040 (including for the year 2030)	
4.6. Dimension Research,		4.6. Dimension Research,	
innovation and competitiveness		innovation and competitiveness	
i. Current situation of the low- carbon-technologies sector and its		i. Current situation of the low-carbon-technologies sector and, to the	
position on the global market		extent possible, its position on the	
position on the global market		global market (this analysis should be	
		done on the European and/or global level)	
ii. Current level of public and private research and innovation		ii. Current level of public and, if available, private research and	
spending on low-carbon-technologies, current number of patents, and current		innovation spending on low-carbon- technologies, current number of	
number of researchers		patents, and current number of	
number of researchers		researchers	
iii. Current level of energy costs		iii. Breakdown of current price	
including in the international context		elements that make up the main	
		three price components (energy,	
		network, taxes/levies)	
	AM 258		iiia. Description of energy
	Annex I – part 1 – section B –		subsidies, including for fossil fuels
	paragraph 4 – point 4.6 – point iii a (new)		Note: cf. EP Amendment on fossil
	iiia. Current level of national fossil		fuel subsidies' in AM 17, 156, 193 and
	fuel subsidies		248
iv. Projections of developments in i.	AM 259		Maintain Council GA
to iii. with existing policies and	iv. Projections of developments in i.		
measures at least until 2040 (including	to <i>iiia</i> . with existing policies and		
for the year 2030)	measures at least until 2040 (including for the year 2030)		

	AM 260 Annex I – part 1 – section B – paragraph 4 – point 4.6 a (new) 4.6a. Energy efficiency first principle Description of how the dimensions and the policies and measures are taking into account the energy efficiency first principle		Maintain Council GA (cf. AM 54)
5. IMPACT ASSESSMENT OF PLANNED POLICIES AND MEASURES*	AM 261 5. IMPACT ASSESSMENT OF PLANNED POLICIES MEASURES AND INVESTMENT STRATEGIES	5. IMPACT ASSESSMENT OF PLANNED POLICIES AND MEASURES ⁸¹	Maintain Council GA Note: provisionally agreed at technical level (cf. AM 59, 101, 107)
5.1. Impacts of planned policies and measures described in section 3 on energy system and greenhouse gas emissions and removals including comparison to projections with existing policies and measures (as described in section 4).	AM 262 5.1. Impacts of planned policies, measures and <i>investment strategies</i> described in section 3 on energy system and greenhouse gas emissions and removals including comparison to projections with existing policies and measures (as described in section 4).	5.1. Impacts of planned policies and measures described in section 3 on energy system and greenhouse gas emissions and removals including comparison to projections with existing policies and measures (as described in section 4).	Maintain Council GA Note: provisionally agreed at technical level (cf. AM 59, 101, 107)

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Planned policies and measures are options under discussion and having a realistic chance of being adopted and implemented after the date of submission of the national plan. The resulting projections under section 5.1.i shall therefore include not only implemented and adopted policies and measures (projections with existing policies and measures), but also planned policies and measures.

Annex I Part 1 Section B 5.1 (continued)			
i. Projections of the development		i. Projections of the development	
of the energy system and greenhouse		of the energy system and greenhouse	
gas emissions and removals as well as		gas emissions and removals as well as,	
of emissions of air pollutants in		where relevant of emissions of air	
accordance with Directive [as		pollutants in accordance with Directive	
proposed by COM/2013/0920] under		2016/2284/EU [] under the planned	
the planned policies and measures at		policies and measures at least until ten	
least until ten years after the period		years after the period covered by the	
covered by the plan (including for the		plan (including for the last year of the	
last year of the period covered by the		period covered by the plan), including	
plan), including relevant EU policies		relevant EU policies and measures.	
and measures.			
	AM 263		Note: this Presidency compromise
ii. Assessment of policy	ii. Assessment of policy	ii. Assessment of policy	proposal is related to AM 103
interactions (between existing and	interactions (between existing and	interactions (between existing and	
planned policies and measures within a	planned policies and measures within a	planned policies and measures within a	ii. Assessment of policy
policy dimension and between existing	policy dimension and between existing	policy dimension and between existing	interactions (between existing and
and planned policies and measures of	and planned policies and measures of	and planned policies and measures of	planned policies and measures within a
different dimensions) at least until the	different dimensions) at least until the	different dimensions) at least until the	policy dimension and between existing
last year of the period covered by the	last year of the period covered by the	last year of the period covered by the	and planned policies and measures of
plan	plan, in particular to establish a	plan	different dimensions) at least until the
	robust understanding of the impact of		last year of the period covered by the
	energy efficiency / energy savings		plan, in particular to establish a
	policies on the sizing of the energy		robust understanding of the impact of
	system and to reduce the risk of		energy efficiency / energy savings
	stranded investments in energy		policies on the sizing of the energy
	supply.		system and to reduce the risk of
			stranded investments in energy
			supply. []

	AM 264 Annex I – part 1 – section B – paragraph 5 – point 5.1 – point ii a		Accept Note: see AM 105
	(new) iia. Assessment of interactions between existing and planned national policies and measures, and		
	Union climate and energy policy measures.		
5.2. Macroeconomic, environmental, skills and social impacts (in terms of costs and benefits as well as cost-effectiveness) of the planned policies and measures described in section 3 at least until the last year of the period covered by the plan, including comparison to projections with existing policies and measures	meusures.	5.2. Where relevant and to the extent feasible, macroeconomic, environmental, skills and social impacts (in terms of costs and benefits as well as cost-effectiveness) of the planned policies and measures described in section 3 at least until the last year of the period covered by the plan, including comparison to projections with existing policies and measures	5.2. Where relevant and to the extent feasible, macroeconomic, environmental, employment and education, skills and social impacts including the just transition aspects (in terms of costs and benefits as well as cost-effectiveness) of the planned policies and measures described in section 3 at least until the last year of the period covered by the plan, including comparison to projections with existing policies and measures. Note: compromise text added instead
	AM 265		of the amendment on Article 1(1)(bc) Maintain Council GA
	Annex I – part 1 – section B – paragraph 5 – point 5.2 a (new) 5.2a Health and wellbeing		Maimain Council GA
	i. Implications for air quality and related health effects		
	ii. Other health and wellbeing impacts (e.g. water, noise or other pollution, walking and cycling expansion, commuting or other transport changes etc.)		

Annex I Part 1 Section B 5.2b (new)			
	AM 266		Maintain Council GA
	Annex I – part 1 – section B –		
	paragraph 5 – point 5.2 b (new)		
	5.2b. Environmental impacts		
	i. Details of any strategic		
	environmental assessment or		
	environmental impact assessments		
	related to the strategy or national		
	plans		
	ii. Water-related aspects e.g. water		
	demand or extraction (taking account		
	of potential future climate change),		
	impacts on water or marine habitats		
	of hydro or tidal power etc.		
	iii. Environmental (and climate)		Note: the EP maintains this
	impacts of any increased mobilisation		paragraph of its AM
	of bioenergy use (crop-based biofuels,		
	forest biomass etc.) and relationship		
	to strategy for removals in the land		
	use sector		

AM 267 Annex I – part 1 – section B – paragraph 5 – point 5.2 c (new) 5.2c Investment impacts	Note: compromise on AM 267 provisionally agreed at technical level, with the exception of points (v) and (vi), which the Presidency proposes that EP should drop in the context of this compromise: 5.2c Overview of investment needs
i. existing investment flows;	i. existing investment flows and forward investment assumptions with regards to the planned policies and measures;
ii. forward investment assumptions linked to each of the planned policies and measures, including the risk profile of the planned policies and measures;	Maintain Council GA
iii. sector or market risk factors or barriers in the national (or macroregional) context;	iii. sector or market risk factors or barriers in the national [or macro-regional*)] context;
	*) Note: subject to outcome of negotiations on 'macro-regional']
iv. analysis of additional public finance support or resources to fill identified gaps identified under (iii);	iv. analysis of additional public finance support or resources to fill identified gaps identified under (iii);

	v. qualitative assessment of investor confidence, including visibility of a project pipeline and viability or attractiveness of investment opportunities;		Maintain Council GA Note: EP can drop if compromise text for AM 124 is accepted
	vi. review of previous year against assumptions, forward view including		Maintain Council GA Note: EP can drop if the (simplified)
	substantive factors facing investors.		compromise text for AM 124 is
5.3. Impacts of planned policies and measures described in section 3 on other Member States and regional cooperation at least until the last year of the period covered by the plan, including comparison to projections with existing policies and measures i. Impacts on the energy system in neighbouring and other Member States in the region to the extent possible		5.3. Impacts of planned policies and measures described in section 3 on other Member States and regional cooperation at least until the last year of the period covered by the plan, including comparison to projections with existing policies and measures i. Impacts on the energy system in neighbouring and other Member States in the region to the extent possible	accepted
ii. Impacts on energy prices, utilities and energy market integration		ii. Impacts on energy prices, utilities and energy market integration	
iii. Impacts on regional cooperation		iii. Where relevant, impacts on regional cooperation	

Annex I Part 2		
Part 2	Part 2	
List of parameters and variables to be	List of parameters and variables to be	
reported in Section B of National	reported in Section B of National Plans ^{82 83 84 85}	
Plans		
The following parameters, variables,	The following parameters, variables,	
energy balances and indicators are to	energy balances and indicators are to	
be reported in Section B 'Analytical	be reported in Section B 'Analytical	
Basis' of the National Plans:	Basis' of the National Plans, if used :	
1. General parameters and	1. General parameters and	
variables	variables	
(1) Population [million]	(1) Population [million]	
(2) GDP [euro million]	(2) GDP [euro million]	
(3) Sectorial gross value added	(3) Sectorial gross value added	
(including main industrial,	(including main industrial,	
construction, services, and agriculture	construction, services, and agriculture	
sectors) [euro million]	sectors) [euro million]	
(4) Number of households	(4) Number of households	
[thousands]	[thousands]	
(5) Household size	(5) Household size	
[inhabitants/households]	[inhabitants/households]	
(6) Disposable income of	(6) Disposable income of	
households [euro]	households [euro]	

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For the plan covering the period from 2021 to 2030: for each parameter/variable in the list, trends over the years 2005-2040 (2005-2050 where appropriate) including for the year 2030 in five year intervals shall be reported both in section 4 and 5. Parameter based on exogenous assumptions vs. modelling output shall be indicated.

As far as possible, reported data and projections shall build on and be consistent with EUROSTAT data and methodology used for reporting European statistics in respective sectorial legislations, as European statistics are the primary source of statistical data used for reporting and monitoring, in accordance with Regulation (EC) No 223/2009 on European statistics.

Note: all projections are to be performed on the basis of constant prices (2016 prices used as base year)

The Commission will provide recommendations for key parameters for projections, at least covering oil, gas, and coal import prices as well as EU ETS carbon prices.

(7) Number of passenger-	(7) Number of passenger-
kilometres: all modes, i.e. split	kilometres: all modes, i.e. split
between road (cars and buses separated	between road (cars and buses separated
if possible), rail, aviation and domestic	if possible), rail, aviation and domestic
navigation (when relevant) [million	navigation (when relevant) [million
pkm]	pkm]
(8) Freight transport tonnes-	(8) Freight transport tonnes-
kilometres: all modes excluding	kilometres: all modes excluding
international maritime, i.e. split	international maritime, i.e. split
between road, rail, aviation, domestic	between road, rail, aviation, domestic
navigation (inland waterways and	navigation (inland waterways and
national maritime) [million tkm]	national maritime) [million tkm]
(9) International oil, gas and coal	(9) International oil, gas and coal
fuel import prices [euro/GJ or euro/toe]	fuel import prices [euro/GJ or euro/toe]
– aligned with Commission's	[] based on the Commission's
recommendations	recommendations
(10) EU-ETS carbon price	(10) EU-ETS carbon price
[euro/EUA] - aligned with	[euro/EUA] – [] based on the
Commission's recommendations	Commission's recommendations
(11) Exchange rates to euro and to	(11) Exchange rates to euro and to
US Dollar (if applicable) assumptions	US Dollar (if applicable) assumptions
[euro/ currency and USD/currency]	[euro/ currency and USD/currency]
(12) Number of Heating Degree Days	(12) Number of Heating Degree Days
(HDD)	(HDD)
(13) Number of Cooling Degree	(13) Number of Cooling Degree
Days (CDD)	Days (CDD)
(14) Technology cost assumptions	(14) Technology cost assumptions
used in modelling for main relevant	used in modelling for main relevant
technologies	technologies
2. Energy balances and	2. Energy balances and
indicators	indicators
2.1. Energy supply	2.1. Energy supply

Annex I Part 2.2.1 (continued)	
(1) Indigenous Production by fuel	(1) Indigenous Production by fuel
type (all energy products: coal, crude	type (all energy products [] that are
oil, natural gas, nuclear energy,	produced in significant quantities)
renewable energy sources) [ktoe]	[ktoe]
(2) Net imports by fuel type	(2) Net imports by fuel type
(including electricity and split into	(including electricity and split into
intra- and extra EU net imports) [ktoe]	intra- and extra EU net imports) [ktoe]
(3) Import dependency from third	(3) Import dependency from third
countries [%]	countries [%]
(4) Main import sources (countries)	(4) Main import sources (countries)
for main energy carriers (including gas	for main energy carriers (including gas
and electricity)	and electricity)
(5) Gross Inland Consumption by	(5) Gross Inland Consumption by
fuel type source (including solids, all	fuel type source (including solids, all
energy products: coal, crude oil and	energy products: coal, crude oil and
petroleum products, natural gas,	petroleum products, natural gas,
nuclear energy, electricity, derived	nuclear energy, electricity, derived
heat, renewables, waste) [ktoe]	heat, renewables, waste) [ktoe]
2.2. Electricity and heat	2.2. Electricity and heat
(1) Gross electricity generation	(1) Gross electricity generation
[GWh]	[GWh]
(2) Gross electricity generation by	(2) Gross electricity generation by
fuel (all energy products) [GWh]	fuel (all energy products) [GWh]
(3) Share of combined heat and	(3) Share of combined heat and
power generation in total electricity	power generation in total electricity
and heat generation [%]	and heat generation [%]
(4) Capacity electricity generation	(4) Capacity electricity generation
by source including retirements and	by source including retirements and
new investments [MW]	new investments [MW]
(5) Heat generation from thermal	(5) Heat generation from thermal
power generation	power generation
(6) Heat generation from combined	(6) Heat generation from combined
heat and power plants, including	heat and power plants, including
industrial waste heat	industrial waste heat
(7) Cross-border interconnection	(7) Cross-border interconnection

and the Constant of American	
capacities for gas and electricity	capacities for gas and electricity
[Definition for electricity in line with	[Definition for electricity in line with
outcome of ongoing discussions on	outcome of ongoing discussions on
basis for 15% interconnection target]	basis for 15% interconnection target]
and their projected usage rates	and their projected usage rates
2.3. Transformation sector	2.3. Transformation sector
(1) Fuel inputs to thermal power	(1) Fuel inputs to thermal power
generation (including solids, oil, gas)	generation (including solids, oil, gas)
[ktoe]	[ktoe]
(2) Fuel inputs to other conversion	(2) Fuel inputs to other conversion
processes [ktoe]	processes [ktoe]
2.4. Energy consumption	2.4. Energy consumption
(1) Primary and final energy	(1) Primary and final energy
consumption [ktoe]	consumption [ktoe]
(2) Final energy consumption by	(2) Final energy consumption by
sector (including industry, residential,	sector (including industry, residential,
tertiary, agriculture and transport	tertiary, agriculture and transport
(including split between passenger and	(including split between passenger and
freight transport, when available))	freight transport, when available))
[ktoe]	[ktoe]
(3) Final energy consumption by	(3) Final energy consumption by
fuel (all energy products) [ktoe]	fuel (all energy products) [ktoe]
(4) Final non-energy consumption	(4) Final non-energy consumption
[ktoe]	[ktoe]
(5) Primary energy intensity of the	(5) Primary energy intensity of the
overall economy (primary energy	overall economy (primary energy
consumption per GDP [toe/euro]	consumption per GDP [toe/euro]
(6) Final energy intensity by sector	(6) Final energy intensity by sector
(including industry, residential, tertiary	(including industry, residential, tertiary
and transport (including split between	and transport (including split between
passenger and freight transport, when	passenger and freight transport, when
available))	available))
	" · · · · · · · · //

Annex I Part 2.2.5 (continued)	
2.5. Prices	2.5. Prices
(1) Electricity prices by type of	(1) Electricity prices by type of
using sector (residential, industry,	using sector (residential, industry,
tertiary)	tertiary)
(2) National retail fuel prices	(2) National retail fuel prices
(including taxes, per source and sector)	(including taxes, per source and sector)
[euro/ktoe]	[euro/ktoe]
2.6. Investments	2.6. Investments
Energy-related investment costs	[] Investment costs in energy
compared to GDP (and compared to	transformation, supply, transmission
gross value added for the industry	and distribution sectors.
sector)	
2.7. Renewables	2.7. Renewables
(1) Gross final consumption of	(1) Gross final consumption of
energy from renewable sources and	energy from renewable sources and
share of renewable energy in gross	share of renewable energy in gross
final energy consumption and by sector	final energy consumption and by sector
(electricity, heating and cooling,	(electricity, heating and cooling,
transport) and by technology	transport) and by technology
(2) Electricity and heat generation	(2) Electricity and heat generation
from renewable energy in buildings (as	from renewable energy in buildings (as
defined in Article 2(1) of Directive	defined in Article 2(1) of Directive
2010/31/EU); this shall include	2010/31/EU); this shall include, where
disaggregated data on energy	available, disaggregated data on
produced, consumed and injected into	energy produced, consumed and
the grid by solar photovoltaic systems,	injected into the grid by solar
solar thermal systems, biomass, heat	photovoltaic systems, solar thermal
pumps, geothermal systems, as well as	systems, biomass, heat pumps,
all other decentralized renewables	geothermal systems, as well as all
systems)	other decentralized renewables
	systems)

(3) If applicable, other national	(3) If applicable, other national
trajectories, including long-term or	trajectories, including long-term or
sectorial ones (the share of food-based	sectorial ones (the share of food-based
and advanced biofuels, the share of	and advanced biofuels, the share of
renewable energy in district heating, as	renewable energy in district heating, as
well as the renewable energy produced	well as the renewable energy produced
by cities and energy communities as	by cities and energy communities as
defined by Article 22 of [recast of	defined by Article 22 of [recast of
Directive 2009/28/EC as proposed by	Directive 2009/28/EC as proposed by
COM(2016) 767])	COM(2016) 767])
3. GHG emissions and removals	3. GHG emissions and removals
related indicators	related indicators
(1) GHG emissions by policy sector	(1) GHG emissions by policy sector
(EU ETS, Effort Sharing Regulation	(EU ETS, Effort Sharing Regulation
and LULUCF)	and LULUCF)
(2) GHG emissions by IPCC sector	(2) GHG emissions by IPCC sector
and by gas (where relevant split into	and by gas (where relevant split into
EU ETS and Effort Sharing sectors)	EU ETS and Effort Sharing sectors)
[tCO2eq]	$[tCO_2eq]$
(3) Carbon intensity of the overall	(3) Carbon intensity of the overall
economy [tCO2eq/GDP]	economy [tCO ₂ eq/GDP]
(4) CO2 emission related indicators	(4) CO ₂ emission related indicators
(a) Carbon intensity of electricity	(a) GHG intensity of domestic
and steam production [tCO2eq/MWh]	power and heat generation []
	[tCO ₂ eq/MWh]
(b) Carbon intensity of final energy	(b) GHG intensity of final energy
demand by sector (including industry,	consumption by sector []
residential, tertiary, passenger	[tCO ₂ eq/toe]
transport, freight transport)	
[tCO2eq/toe]	
(5) Non-CO2 emission related	(5) Non-CO ₂ emission related
parameters	parameters

Annex I Part 2.3.5 (continued)		
(a) Livestock: dairy cattle [1000	(a) Livestock: dairy cattle [1000	
heads], non-dairy cattle [1000 heads],	heads], non-dairy cattle [1000 heads],	
sheep [1000 heads], pig [1000 heads],	sheep [1000 heads], pig [1000 heads],	
poultry [1000 heads]	poultry [1000 heads]	
(b) Nitrogen input from application	(b) Nitrogen input from application	
of synthetic fertilizers [kt nitrogen]	of synthetic fertilizers [kt nitrogen]	
(c) Nitrogen input from application	(c) Nitrogen input from application	
of manure [kt nitrogen]	of manure [kt nitrogen]	
(d) Nitrogen fixed by N-fixing crops	(d) Nitrogen fixed by N-fixing crops	
[kt nitrogen]	[kt nitrogen]	
(e) Nitrogen in crop residues	(e) Nitrogen in crop residues	
returned to soils [kt nitrogen]	returned to soils [kt nitrogen]	
(f) Area of cultivated organic soils	(f) Area of cultivated organic soils	
[hectares]	[hectares]	
(g) Municipal solid waste (MSW)	(g) Municipal solid waste (MSW)	
generation	generation	
(h) Municipal solid waste (MSW)	(h) Municipal solid waste (MSW)	
going to landfills	going to landfills	
(i) Share of CH4 recovery in total	(i) Share of CH4 recovery in total	
CH4 generation from landfills [%]	CH4 generation from landfills [%]	

AM 294/rev	Maintain Council GA
Annex I a (new)	
Annex Ia	
 NATIONAL TRAJECTORIES FOR	
THE SHARE OF ENERGY FROM	
RENEWABLE SOURCES IN	
GROSS FINAL CONSUMPTION OF	
ENERGY BETWEEN 2020 AND	
2030	
The trajectory referred to in the	
second subparagraph of Article	
4(a)(2) shall consist of the following	
reference points:	
S2020 + 0.20 (S2030 - S2020), as an	
average for the period 2021 to 2022;	
S2020 + 0.45 (S2030 – S2020), as an	
average for the period 2023 to 2025;	
and	
S2020 + 0.70 (S2030 - S2020), as an	
average for the period 2025 to 2027;	
where:	
S2020 = the target for that Member	
State in 2020 pursuant to Article 3	
and Annex I - part A of Directive/	
[recast of Directive 2009/28/EC as	
proposed by COM(2016)767]	
and	
 S2030 = the target for that Member	
State in 2030.	

ANNEX II

NOTIFICATION OF MEMBER STATES' MEASURES AND METHODOLOGIES TO IMPLEMENT ARTICLE 7 OF DIRECTIVE 2012/27/EU [VERSION AS AMENDED IN ACCORDANCE WITH PROPOSAL COM(2016)761]

Member States shall notify to the		Member States shall notify to the	
Commission their proposed detailed		Commission their proposed detailed	
methodology pursuant to Annex V(5)		methodology pursuant to Annex V(5)	
to Directive 2012/27/EU for the		to Directive 2012/27/EU for the	
operation of the energy efficiency		operation of the energy efficiency	
obligation schemes and alternative		obligation schemes and alternative	
measures referred to in Articles 7a and		measures referred to in Articles 7a and	
7b and Article 20(6) of that Directive.		7b and Article 20(6) of that Directive.	
1. Calculation of the level of the		1. Calculation of the level of the	
energy savings requirement to be		energy savings requirement to be	
achieved over the whole period from 1		achieved over the whole period from	
January 2021 to 31 December 2030,		1 January 2021 to 31 December 2030,	
showing how the following elements		showing how the following elements	
are taken into account:		are taken into account:	
(a) annual energy sales, by, volume		(a) annual energy sales, by, volume	
to final customers of all energy		to final customers of all energy	
distributors or all retail energy		distributors or all retail energy	
companies averaged over the three		companies averaged over the most	
years (2016, 2017, 2018) prior 1		recent three-year period [][] prior	
January 2019 [in ktoe];		to 1 January 2019, for which the data	
		is available [in ktoe];	
(b) volume of sales of energy used	AM 270	(b) volume of sales of energy used	To be discussed with EP
in transport excluded from the	(b) volume of sales of energy used	in transport excluded from the	
calculation [in ktoe];	in transport excluded from the	calculation [in ktoe];	
	calculation, <i>if any</i> [in ktoe];		

(c) quantity of energy generated for own use excluded from the calculation [in ktoe];	AM 271 (c) quantity of energy generated for own use excluded from the calculation <i>if any</i> [in ktoe];	(c) quantity of energy generated for own use excluded from the calculation [in ktoe];	To be discussed with EP
(d) sources used in the calculation of energy sales data including justification for the use of alternative statistical sources and any differences of the resulting quantities (if other sources than Eurostat are used);		(d) sources used in the calculation of energy sales data including justification for the use of alternative statistical sources and any differences of the resulting quantities (if other sources than Eurostat are used);	
(e) cumulative amount of energy savings to be achieved over the whole period from 1 January 2021 to 31 December 2030 (before the exemptions under paragraph 2) [in ktoe];		(e) cumulative amount of energy savings to be achieved over the whole period from 1 January 2021 to 31 December 2030 (before the exemptions (b), (c), (d), (e) and (f) referred to Article 7(2) and (3) of Directive 2012/27/EU []) [in ktoe];	
(f) application of exemptions (b), (c), (d) and (e) referred to Article 7(2) and (3) of Directive 2012/27/EU:	AM 272 (f) volumes of sales of energy or amount of energy savings [in ktoe] that are exempted pursuant to Article 7(2) and (3) of Directive 2012/27/EU;	(f) application of exemptions (b), (c), [] (d) [], (e) and (f) referred to Article 7(2) and (3) of Directive 2012/27/EU:	To be discussed with EP
(i) volume of sales of energy used in industrial activities [in ktoe] listed in Annex I to Directive 2003/87/EC excluded from the calculation in line with point (b),		(i) volume of sales of energy used in industrial activities [in ktoe] listed in Annex I to Directive 2003/87/EC excluded from the calculation in line with point (b),	
(ii) amount of energy savings [in ktoe] achieved in the energy transformation, distribution and transmission sectors in line with point (c),	AM 274 deleted	(ii) amount of energy savings [in ktoe] achieved in the energy transformation, distribution and transmission sectors in line with point (c),	To be discussed with EP

Annex II (1)(f)(iii)			
(iii) amount of energy savings [in ktoe]	AM 275	(iii) amount of energy savings [in ktoe]	To be discussed with EP
resulting from individual actions newly		resulting from individual actions newly	
implemented since 31 December 2008	deleted	implemented since 31 December 2008	
that continue to have an impact in 2020		that continue to have an impact in 2020	
and beyond and in line with point (d);		and beyond and in line with point (d),	
(iv) amount of energy generated on or	AM 276		To be discussed with EP
in buildings for own use as a result of		(iv) amount of energy savings [in	
policy measures promoting new	deleted	ktoe] from the individual actions	
installation of renewable energy		undertaken after 1 January 2018	
technologies in line with point (e) [in		and before 31 December 2020 which	
ktoe];		deliver savings after 31 December	
		2020, including the lifetimes	
		assumed for each category of	
		measure in line with point (e),	
		(v) amount of energy generated on or	
		in buildings for own use as a result	
		of policy measures promoting new	
		installation of renewable energy	
		technologies, in line with point (f) [in	
		ktoe];]	
(g) total cumulative amount of		(g) total cumulative amount of	
energy savings (after the exemptions		energy savings (after the exemptions	
under paragraph 2 applied) [in ktoe].		(b), (c), (d), (e) and (f) referred to	
		Article 7(2) and (3) of Directive	
		2012/27/EU []) [in ktoe];	
		(h) amount of savings that exceeds	
		the required total cumulative	
		amount of savings for the period	
		from 1 January 2014 to 31	
		December 2020 [in ktoe] if this is to	
		be carried forward to the period	
		from 1 January 2021 to 31	
		December 2030, in line with Article	
		7(4a).	

2. Policy measures in view of the	2. Policy measures in view of the
achievement of the savings	achievement of the savings
requirement referred to in Article	requirement referred to in Article
7(1) of Directive 2012/27/EU:	7(1) of Directive 2012/27/EU:
2.1. Energy efficiency obligation	2.1. Energy efficiency obligation
schemes referred to in Article 7a of	schemes referred to in Article 7a of
Directive 2012/27/EU:	Directive 2012/27/EU:
(a) description of the energy	(a) description of the energy
efficiency obligation scheme;	efficiency obligation scheme;
(b) expected cumulative and annual	(b) expected cumulative and annual
amount of savings and duration of the	amount of savings and duration of the
obligation period(s);	obligation period(s);
(c) obligated parties and their	(c) obligated parties and their
responsibilities;	responsibilities;
(d) target sectors;	(d) target sectors;
(e) eligible actions foreseen under	(e) eligible actions foreseen under
the measure;	the measure;
(f) information on the application of	(f) information on the application of
provisions under Article 7a (5) of	the following provisions [] of
Directive 2012/27/EU:	Directive 2012/27/EU:
(i) specific actions, share of savings to	(i) if applicable, specific actions,
be achieved in households affected by	share of savings to be achieved in
energy poverty and in social housing in	households affected by energy poverty
line with point (a) of Article 7a (5);	in line with Article 7 (6a)[];
(ii) savings achieved by energy service	(ii) savings achieved by energy
providers or other third parties in line	service providers or other third parties
with point (b) of Article 7a (5);	in line with point (b) of Article 7a (5);
(iii) banking and borrowing in line	"banking and borrowing" in line with [
with point (c) of Article 7a (5).] Article 7 [] 4b .
(g) Information on trading of energy	(g) Information on trading of energy
savings (if relevant).	savings (if relevant).

Annex II (2.2)	
2.2. Alternative measures referred	2.2. Alternative measures referred
to in Article 7b and Article 20(6) of	to in Article 7b and Article 20(6) of
Directive 2012/27/EU (except	Directive 2012/27/EU (except
taxation):	taxation):
(a) type of policy measure;	(a) type of policy measure;
(b) brief description of the policy	(b) brief description of the policy
measure including the design features	measure including the design features
per each policy measure notified;	per each policy measure notified;
(c) expected total cumulative and	(c) expected total cumulative and
annual amount of savings per each	annual amount of savings per each
measure and/ or amount of energy	measure and/ or amount of energy
savings in relation to any intermediate	savings in relation to any intermediate
periods;	periods;
(d) implementing, participating,	(d) implementing public
entrusted parties and their	authorities, participating or entrusted
responsibilities for implementing the	parties and their responsibilities for
policy measure(s);	implementing the policy measure(s);
(e) target sectors;	(e) target sectors;
(f) eligible actions foreseen under	(f) eligible actions foreseen under
the measure;	the measure;
(g) specific policy measures or	(g) if applicable, specific policy
individual actions targeting energy	measures or individual actions
poverty.	targeting energy poverty [].
2.3. Information on taxation	2.3. Information on taxation
measures:	measures:
(a) brief description of taxation	(a) brief description of taxation
measure;	measure;
(b) duration of taxation measure;	(b) duration of taxation measure;
	(ba) implementing public authority;
(c) expected cumulative and annual	(c) expected cumulative and annual
amount of savings per measure;	amount of savings per measure;
(d) target sectors;	(d) target sectors and segment of
	taxpayers;

(e) additionality of energy savings by describing the approach to calculating savings, including price elasticities used in line with annex	(e) calculation methodology, including which price elasticities are used and how they have been established ⁸⁶ [].
V(4). 3. Calculation methodology for	3. Calculation methodology for
measures notified under Articles 7a,	measures notified under Articles 7a,
7b and 20(6) of Directive	7b and 20(6) of Directive
2012/27/EU(except for taxation	2012/27/EU(except for taxation
measures):	measures):
(a) measurement methods used referred to in Annex V(1) to Directive 2012/27/EU;	(a) measurement methods used referred to in Annex V(1) to Directive 2012/27/EU;
(b) method to express the energy savings (primary or final energy	(b) method to express the energy savings (primary or final energy
savings);	savings);
(c) lifetimes of individual actions	(c) lifetimes of [] measures and
and approach used to take into account	how they are calculated or what they
the lifetime of savings;	are based upon [];
(d) brief description of the	(d) brief description of the
calculation methodology including	calculation methodology including
how additionality and materiality of	how additionality and materiality of
savings are ensured;	savings are ensured and which
	methodologies and benchmarks are
	used for deemed and scaled savings;
(e) information on how the possible	(e) information on how the possible
overlaps between the measures and	overlaps between the measures and
individual actions are addressed to	individual actions are addressed to
avoid double counting of energy	avoid double counting of energy
savings;	savings;
(f) climatic variations and approach	(f) climatic variations and approach
used (if relevant).	used (if relevant).

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Note: should be in line with annex V(4) of directive 2012/27/EU

Annex II (4)		
4. Monitoring and verification	4. Monitoring and verification	
(a) brief description of the	(a) brief description of the	
monitoring and verification system and	monitoring and verification system and	
the process of the verification;	the process of the verification;	
(b) implementing public authority	(b) implementing public authority	
and its main responsibilities in charge	and its main responsibilities in charge	
of monitoring and verification system	of monitoring and verification system	
in relation to the energy efficiency	in relation to the energy efficiency	
obligation scheme and/ or alternative	obligation scheme and/ or alternative	
measures;	measures;	
(c) independence of monitoring and	(c) independence of monitoring and	
verification from the obligated parties	verification from the obligated, []	
and participating, entrusted parties;	participating or entrusted parties;	
(d) statistically significant	(d) statistically significant	
proportion of energy efficiency	proportion of energy efficiency	
improvement measures and proportion	improvement measures and proportion	
and criteria used to define and select a	and criteria used to define and select a	
representative sample;	representative sample ⁸⁷ ;	
(e) reporting obligations for	(e) reporting obligations for	
obligated parties (savings achieved by	obligated parties (savings achieved by	
each obligated party, or each sub-	each obligated party, or each sub-	
category of obligated party, and in total	category of obligated party, and in total	
under the scheme).	under the scheme).	
(f) publication of energy savings	(f) publication of energy savings	
achieved (each year) under the energy	achieved (each year) under the energy	
efficiency obligation scheme and	efficiency obligation scheme and	
alternative measures;	alternative measures;	

⁸⁷ Note: according to Article 7a.4 and 7b.3 EED GA.

(g) information on penalties applied		(g) information on Member States	
in case of non-compliance;		legislation on penalties to be applied	
		in case of non-compliance;88.	
(h) Information on measures		(h) [89]	
foreseen if progress is not satisfactory.			
1 0	AM 277		(cf. AM 123)
	Annex II a (new)		
	Annex IIa		Accept in part with changes
	GENERAL FRAMEWORK FOR		The state of the s
	LONG-TERM CLIMATE AND		GENERAL FRAMEWORK FOR
	ENERGY STRATEGIES		LONG-TERM LOW EMISSION
	1. OVERVIEW AND PROCESS		STRATEGIES
	FOR DEVELOPING THE		1. OVERVIEW AND PROCESS
	STRATEGIES		FOR DEVELOPING THE
	1.1. Executive Summary		STRATEGIES
	1.2. Context		1.1. Executive summary
	1.2.1. National, EU and international		1.2. Legal and policy context
	policy context for the long term		1.3. Public consultation
	strategies		Tiev I done consultation
	1.2.2. Legal context		
	1.3. Consultations		
	1.3.1. Consultations with public and		
	stakeholders (national parliament,		
	local and regional, public and other		
	relevant stakeholders)		
	1.3.2. Consultations with other		
	Member States, third countries and		
	EU institutions		

⁸⁸

Note: according to the general condition in Article 13 EED. Note: according to Annex V 3(f) EED General Approach. 89

Annex IIa(2) (new)		
2. NATIONAL LONG TERM	2. CONTENT	
CLIMATE AND ENERGY		
STRATEGIES		
2.1. TOTAL GREENHOUSE GAS	2.1. TOTAL GREENHOUSE GAS	
EMISSIONS REDUCTIONS AND	EMISSIONS REDUCTIONS AND	
ENHANCEMENTS OF REMOVALS	ENHANCEMENTS OF REMOVALS	
BY SINK	BY SINKS	
2.1.1. Carbon budget until 2100	2.1.1. Projected emission reductions	
consistent with Paris Agreement	and enhancement of removals by	
	2050	
2.1.2. Trajectory for cost-effective		
pathway for net zero greenhouse gas		
emission - by 2050 and negative		
emissions soon thereafter	2.1.2 Next	
2.1.3. National target for 2030 and	2.1.2. National target for 2030 and	
milestones for at least 2040 and 2050	beyond, if available, and indicative	
aligned with the trajectory referred to under 2.1.2.	milestones for 2040 and 2050	
2.1.4. International dimension		
2.1.4. International atmension 2.1.5. Long-term adaptation goals	2.1.3. Adaptation policies and	
2.1.3. Long-term adaptation goals	measures	
2.2. RENEWABLE ENERGY	2.2. RENEWABLE ENERGY	
2.2.1. Trajectory for reaching a	2.2.1. To the extent feasible, the	
renewables-based energy system in	estimated likely share of renewable	
gross final consumption of energy -	energy in final energy consumption	
by 2050	by 2050	
2.2.2. National target for the share of		
energy from renewable sources in		
gross final consumption of energy in		
2030 and the milestones for at least		
2035, 2040 and 2045 aligned with the		
trajectory referred to under 2.2.2.		

 2.3. ENERGY EFFICIENCY	2.3. ENERGY EFFICIENCY
 2.3.1. Trajectory for reaching the	2.3.1. To the extent feasible, the
most energy efficient based economy	estimated likely energy consumption
by 2050 in line with the objectives	by 2050
referred to in 2.1.2 and 2.2.1	
2.3.2. National energy efficiency	
target expressed in terms of absolute	
level of primary energy consumption	
and final energy consumption in	
2030, and the milestones for at least	
2035, 2040 and 2045	
3. SECTORIAL STRATEGIES	2.4. Sector-specific related content
3.1. Energy system	2.4.1. Energy system
3.1.1. Likely future demand, by	
energy carrier	
3.1.2. Likely future generation	
capacity, including centralised and	
distributed storage, by technology	
3.1.3. Intended or likely future	2.4.1.1 Intended or likely future
emissions trajectory or range	emissions trajectory or range
3.1.4. Description of main drivers for	2.4.1.2 General description of main
energy efficiency, demand-side	drivers for energy efficiency, demand-
flexibility and energy consumption	side flexibility and energy
and their evolution from 2021 and	consumption and their evolution from
beyond	2021 and beyond
3.1.5. Outline of policies and	
measures envisaged to achieve the	
renewables-based energy system	
referred to in 2.2.1 in gross final	
consumption of energy and the most	
energy efficient and flexible economy	
by 2050, including trajectories per	
technology	

Annex IIa(3.2) (new)		
3.2. Industry	2.4.2 Industry	
3.2.1. Expected emissions trajectories by sector and sources of energy supply	2.4.2.1. Expected emissions reductions by sector and energy demands	
3.2.2. Decarbonisation options or policy approaches and any existing targets, plans or strategies, including electrification, alternative fuels, energy efficiency measures, etc	2.4.2.2. General overview of the policies, existing plans and measures for decarbonisation as described in Annex I, Part I, Section A, Part 2.1. of this Regulation	
3.3. Buildings 3.3.1. Expected energy demand in in buildings, differentiated by building category, including commercial, residential and public buildings		
3.3.2. Future energy supply source	Note: already covered by AM 250 and Art. 2a of EPBD	
3.3.3. Potential for energy demand reduction through renovation of existing buildings and related societal, economic and environmental benefits	Note: already covered by AM 250 and Art. 2a of EPBD	
3.3.4. Policy measures to stimulate renovation of the existing building stock		
3.4. Transport	2.4.3. Transport	
3.4.1. Expected emissions and energy sources by transport type (e.g. cars and vans, heavy duty road transport, shipping, aviation, rail)	2.4.3.1. Expected emissions and energy sources by transport type (e.g. cars and vans, heavy duty road transport, shipping, aviation, rail)	
3.4.2. Decarbonisation options or policy approaches	2.4.3.2. Decarbonisation options	
3.5. Agriculture and land use, land-use change and forestry (LULUCF)	2.4.4. Agriculture and land use, land-use change and forestry (LULUCF)	
3.5.1. Current emissions by all sources and by individual greenhouse gases	2.4.4.1. To the extent feasible, expected emissions by sources and by individual greenhouse gases	

3.5.2. Emissions reduction options	2.4.4.2. Emission reduction
and policy measures to maintain and	options envisaged
enhance sinks including national	
targets or objectives	
3.5.3. Links to agricultural and rural	2.4.4.3. Links to agricultural and
development policies	rural development policies
3.6. Cross-sectorial strategy	
elements and other relevant sectors	
4. FINANCING	3. FINANCING
4.1. Estimates of investment needed	3.1. Estimates of investment needed
4.2. Policies and measures related	
to use of public finance and	
incentivising private investment	
4.3. Strategies for related research,	3.2. Policies and measures for
development and innovation	related research, development and
	innovation
5. ANALYTICAL BASIS AND	4. IMPACT ASSESSMENT OF
SOCIO-ECONOMIC IMPACTS	THE SOCIO-ECONOMIC
	ASPECTS
5.1. Modelling, scenarios or	
analysis drawn on in developing the	
strategy	
5.2. Competitiveness and economic	
impacts	
5.3. Health, environment and social	
impacts	
5.4. Strategy to ensure long-term	
resilience of the sectors in section 3	
6. Annexes (as necessary)	5. Annexes (as necessary)
 6.1. Supporting analysis	
6.1.1. Details of any 2050 modelling	5.1. Details on modelling (including
(including assumptions) and/or other	assumptions) and/or analysis,
 quantitative analysis, indicators etc	indicators etc.
6.1.2. Data tables or other technical	
annexes	
6.2. Other sources	

ANNEX III GHG INVENTORIES INFORMATION Part 1			
Information to be included in the reports referred to in Article 23(2): (a) their anthropogenic emissions of	re	nformation to be included in the eports referred to in Article 23(2): a) their anthropogenic emissions of	
greenhouse gases listed in part 2 of this Annex and the anthropogenic emissions of greenhouse gases referred to in Article 2(1) of Regulation [] [ESR] for the year X-2;	gr A en to	a) their anthropogenic emissions of greenhouse gases listed in part 2 of this Annex and the anthropogenic emissions of greenhouse gases referred to in Article 2(1) of Regulation [] ESR] for the year X-2;	
(b) data on their anthropogenic emissions of carbon monoxide (CO), sulphur dioxide (SO2), nitrogen oxides (NOx) and volatile organic compounds, consistent with data already reported pursuant to Article 7 of Directive 2001/81/EC for the year X-2;	(b) er st (f) co al	b) data on their anthropogenic emissions of carbon monoxide (CO), ulphur dioxide (SO ₂), nitrogen oxides NOx) and volatile organic compounds, consistent with data lready reported pursuant to Article 8 of Directive 2016/2284/EU [] for the year X-2;	Note: text provisionally agreed at technical level
(c) their anthropogenic greenhouse gas emissions by sources and removals of CO ₂ by sinks resulting from LULUCF, for the year X-2, in accordance with the methodologies specified in part 3 of this Annex. This data shall also be relevant for the compliance report under Article 12 of Regulation [] [LULUCF];	ga of L ac sp da	their anthropogenic greenhouse gas emissions by sources and removals of CO2 by sinks resulting from LULUCF, for the year X-2, in accordance with the methodologies pecified in part 3 of this Annex. This lata shall also be relevant for the compliance report under Article 12 of Regulation [] [LULUCF];	

(d) any changes to the information	(d) any changes to the information	
referred to in points (a) to (c) for the	referred to in points (a) to (c) for the	
years between the relevant base year or	years between the relevant base year or	
period and the year X-3, indicating the	period and the year X-3, indicating the	
reasons for these changes;	reasons for these changes;	
(e) information on indicators, as set	(e) information on indicators, as set	
out in part 4 of this Annex, for the year	out in part 4 of this Annex, for the year	
X-2;	X-2;	
(f) summary information on	(f) summary information on	
concluded transfers pursuant to Article	concluded transfers pursuant to Article	
5 of Regulation [] [ESR] and Article	5 of Regulation [] [ESR] and Article	
11 of Regulation [] [LULUCF] for the	11 of Regulation [] [LULUCF] for the	
year X-1;	year X-1;	
(g) information on the steps taken to	(g) information on the steps taken to	
improve inventory estimates, in	improve inventory estimates, in	
particular in areas of the inventory that	particular in areas of the inventory that	
have been subject to adjustments or	have been subject to adjustments or	
recommendations following expert	recommendations following expert	
reviews;	reviews;	
(h) the actual or estimated allocation	(h) the actual or estimated allocation	
of the verified emissions reported by	of the verified emissions reported by	
installation operators under Directive	installation operators under Directive	
2003/87/EC to the source categories of	2003/87/EC to the source categories of	
the national greenhouse gas inventory	the national greenhouse gas inventory	
and the ratio of those verified	and the ratio of those verified	
emissions to the total reported	emissions to the total reported	
greenhouse gas emissions in those	greenhouse gas emissions in those	
source categories, for the year X-2;	source categories, for the year X-2;	
(i) the results of the checks	(i) where relevant, the results of	Note: text provisionally agreed at
performed on the consistency of the	the checks performed on the	technical level
emissions reported in the greenhouse	consistency of the emissions reported	termineur teret
gas inventories, for the year X-2, with	in the greenhouse gas inventories, for	
the verified emissions reported under	the year X-2, with the verified	
Directive 2003/87/EC;	emissions reported under Directive	
District 2005/07/DC,	2003/87/EC;	
	2003/07/LC,	

	Annex II	I Part 1(j)	
(j) the results of the checks		(j) where relevant, the results of	Note: text provisionally agreed at
performed on the consistency of the		the checks performed on the	technical level
data used to estimate emissions in		consistency of the data used to	
preparation of the greenhouse gas		estimate emissions in preparation of	
inventories, for the year X-2, with:		the greenhouse gas inventories, for the	
		year X-2, with:	
(i) the data used to prepare		(i) the data used to prepare	Note: text provisionally agreed at
inventories of air pollutants under		inventories of air pollutants under	technical level
Directive 2001/81/EC;		Directive 2016/2284/EU [];	
(ii) the data reported pursuant to		(ii) the data reported pursuant to	
Article 19(1) and Annex VII to		Article 19(1) and Annex VII to	
Regulation (EU) No 517/2014;		Regulation (EU) No 517/2014;	
(iii) the energy data reported		(iii) the energy data reported	
pursuant to Article 4 of, and Annex B		pursuant to Article 4 of, and Annex B	
to Regulation (EC) No 1099/2008;		to Regulation (EC) No 1099/2008;	
(k) a description of changes to their		(k) a description of changes to their	Note: text provisionally agreed at
national inventory system;		national inventory system, if any;	technical level
(l) a description of changes to the		(l) a description of changes to the	Note: text provisionally agreed at
national registry;		national registry, if any;	technical level
(m) information on their quality		(m) information on their quality	
assurance and quality control plans, a		assurance and quality control plans, a	
general uncertainty assessment, a		general uncertainty assessment, a	
general assessment of completeness		general assessment of completeness	
and, any other elements of the national		and, any other elements of the national	
greenhouse gas inventory report		greenhouse gas inventory report	
needed to prepare the Union		needed to prepare the Union	
greenhouse gas inventory report;		greenhouse gas inventory report;	
(n) information of the Member	AM 278	(n) information of the Member	Maintain Council GA
State's intentions to make use of the	(n) information of the Member	State's intentions to make use of the	
flexibilities in Article 5(4) and (5) of	State's intentions to make use of the	flexibilities in Article 5(4) and (5) and	(Accepted in Council GA text)
Regulation [] [ESR].	flexibilities in Article 5(4) and (5), 7,	Article 7(1) and of the use of	
	and of the use of revenues under	revenues under Article 5(5a) of	Note: text provisionally agreed at
	Article 5(5a) of Regulation [] [ESR].	Regulation [] [ESR].	technical level

A Member State may request derogation from point c to apply a different methodology than specified in Part 3 of this Annex if the methodology improvement required could not be achieved in time for the improvement to be taken into account in the greenhouse gas inventories of the period from 2021 to 2030, or the cost of the methodology improvement would be disproportionately high compared to the benefits of applying such methodology to improve accounting for emissions and removals due to the low significance of the emissions and removals from the carbon pools concerned. Member States wishing to benefit from the derogation shall submit a reasoned request to the Commission by 31 December 2020, indicating the timeline by when the methodology improvement could be implemented and/or the alternative methodology proposed, and an assessment of the potential impacts on the accuracy of accounting. The Commission may request additional information to be submitted within a reasonable time period specified. Where the Commission considers that the request is justified, it shall grant the derogation. If the request is rejected, the Commission shall give reasons for its decision.

A Member State may request derogation from point c to apply a different methodology than specified in Part 3 of this Annex if the methodology improvement required could not be achieved in time for the improvement to be taken into account in the greenhouse gas inventories of the period from 2021 to 2030, or the cost of the methodology improvement would be disproportionately high compared to the benefits of applying such methodology to improve accounting for emissions and removals due to the low significance of the emissions and removals from the carbon pools concerned. Member States wishing to benefit from the derogation shall submit a reasoned request to the Commission by 31 December 2020, indicating the timeline by when the methodology improvement could be implemented and/or the alternative methodology proposed, and an assessment of the potential impacts on the accuracy of accounting. The Commission may request additional information to be submitted within a reasonable time period specified. Where the Commission considers that the request is justified, it shall grant the derogation. If the request is rejected, the Commission shall give reasons for its decision.

Part 2		
The greenhouse gases to be covered are:	The greenhouse gases to be covered are:	
Carbon dioxide (CO2)	Carbon dioxide (CO ₂)	
Methane (CH4)	Methane (CH ₄)	
Nitrous Oxide (N2O)	Nitrous Oxide (N ₂ O)	
Sulphur hexafluoride (SF6)	Sulphur hexafluoride (SF ₆)	
Nitrogen trifluoride (NF3)	Nitrogen trifluoride (NF ₃)	
Hydrofluorocarbons (HFCs):	Hydrofluorocarbons (HFCs):	
- HFC-23 CHF ₃	- HFC-23 CHF ₃	
- HFC-32 CH2F2	- HFC-32 CH2F2	
- HFC-41 CH ₃ F	- HFC-41 CH₃F	
- HFC-125 CHF ₂ CF ₃	- HFC-125 CHF ₂ CF ₃	
- HFC-134 CHF ₂ CHF ₂	- HFC-134 CHF ₂ CHF ₂	
- HFC-134a CH ₂ FCF ₃	- HFC-134a CH ₂ FCF ₃	
- HFC-143 CH ₂ FCHF ₂	- HFC-143 CH ₂ FCHF ₂	
- HFC-143a CH ₃ CF ₃	- HFC-143a CH ₃ CF ₃	
- HFC-152 CH ₂ FCH ₂ F	- HFC-152 CH ₂ FCH ₂ F	
- HFC-152a CH ₃ CHF ₂	- HFC-152a CH ₃ CHF ₂	
- HFC-161 CH ₃ CH ₂ F	- HFC-161 CH ₃ CH ₂ F	
- HFC-227ea CF ₃ CHFCF ₃	- HFC-227ea CF ₃ CHFCF ₃	
- HFC-236cb CF ₃ CF ₂ CH ₂ F	- HFC-236cb CF ₃ CF ₂ CH ₂ F	
- HFC-236ea CF ₃ CHFCHF ₂	- HFC-236ea CF ₃ CHFCHF ₂	
- HFC-236fa CF ₃ CH ₂ CF ₃	- HFC-236fa CF ₃ CH ₂ CF ₃	
- HFC-245fa CHF ₂ CH ₂ CF ₃	- HFC-245fa CHF ₂ CH ₂ CF ₃	
- HFC-245ca CH ₂ FCF ₂ CHF ₂	- HFC-245ca CH ₂ FCF ₂ CHF ₂	
- HFC-365mfc CH ₃ CF ₂ CH ₂ CF ₃	- HFC-365mfc CH ₃ CF ₂ CH ₂ CF ₃	
- HFC-43-10mee	- HFC-43-10mee	
CF ₃ CHFCHFCF ₂ CF ₃ or (C ₅ H ₂ F ₁₀)	CF ₃ CHFCHFCF ₂ CF ₃ or (C ₅ H ₂ F ₁₀)	
Perfluorocarbons (PFCs):	Perfluorocarbons (PFCs):	
- PFC-14, Perfluoromethane, CF ₄	- PFC-14, Perfluoromethane, CF ₄	
- PFC-116, Perfluoroethane, C ₂ F ₆	- PFC-116, Perfluoroethane, C ₂ F ₆	

- PFC-218, Perfluoropropane,	- PFC-218, Perfluoropropane,	
C_3F_8	C_3F_8	
- PFC-318, Perfluorocyclobutane,	- PFC-318, Perfluorocyclobutane,	
c-C ₄ F ₈	$c-C_4F_8$	
- Perfluorocyclopropane c-C ₃ F ₆	- Perfluorocyclopropane c-C ₃ F ₆	
- PFC-3-1-10, Perfluorobutane,	- PFC-3-1-10, Perfluorobutane,	
	C_4F_{10}	
C_4F_{10}		
- PFC-4-1-12, Perfluoropentane,	- PFC-4-1-12, Perfluoropentane,	
C ₅ F ₁₂	C_5F_{12}	
- PFC-5-1-14, Perfluorohexane,	- PFC-5-1-14, Perfluorohexane,	
C_6F_{14}	C_6F_{14}	
- PFC-9-1-18, C ₁₀ F ₁₈	- PFC-9-1-18, C ₁₀ F ₁₈	
Part 3 - Methodol	logies for monitoring and reporting in LULUCF sector	
Spatially-explicit land-use conversion	Geographically-explicit land-use Note: text provisionally agree	d at
data for the identification and tracking	conversion data in accordance with technical level	
of land-use categories and conversions	the 2006 IPCC Guidelines for	
between land-use categories.	National Greenhouse Gas	
	Inventories.	
Tier 1 methodology using globally	Tier 1 methodology [] in accordance Note: text provisionally agree	d at
calibrated standard emission factors	with the 2006 IPCC guidelines for <i>technical level</i>	
and parameter values in accordance	National Greenhouse Gas Inventories.	
with the 2006 IPCC guidelines for		
National Greenhouse Gas Inventories.		

For emissions and removals for a	For emissions and removals for a	
carbon pool that accounts for at least	carbon pool that accounts for at least	
25-30% of emissions or removals in a	25-30% of emissions or removals in a	
source or sink category which is	source or sink category which is	
prioritised within a Member State's	prioritised within a Member State's	
national inventory system because its	national inventory system because its	
estimate has a significant influence on	estimate has a significant influence on	
a country's total inventory of	a country's total inventory of	
greenhouse gases in terms of the	greenhouse gases in terms of the	
absolute level of emissions and	absolute level of emissions and	
removals, the trend in emissions and	removals, the trend in emissions and	
removals, or the uncertainty in	removals, or the uncertainty in	
emissions and removals in the land-use	emissions and removals in the land-use	
categories, at least Tier 2 methodology	categories, at least Tier 2 methodology	
using nationally determined emission	[] in accordance with the 2006 IPCC	
factors and parameter values calibrated	Guidelines for National Greenhouse	
to national circumstances in	Gas Inventories.	
accordance with the 2006 IPCC		
guidelines for National Greenhouse		
Gas Inventories.		
Member States are encouraged to	Member States are encouraged to	Note: text provisionally agreed at
apply Tier 3 methodology using non-	apply Tier 3 methodology [], in	technical level
parametric modelling calibrated to	accordance with the 2006 IPCC	
national circumstances, describing the	Guidelines for National Greenhouse	
physical interaction of the bio-physical	Gas Inventories.	
system, in accordance with the 2006		
IPCC guidelines for National		
Greenhouse Gas Inventories.		

Part 4 - Inventory indicators		
Indicator title	Indicator	
TRANSFORMATION B0	Specific CO ₂ emissions of public and auto-producer power plants, t/TJ	
	CO ₂ emissions from public and auto-producer thermal power stations, kt divided by all products — output by	
	public and auto-producer thermal power stations, PJ	
TRANSFORMATION E0	Specific CO ₂ emissions of auto-producer plants t/TJ	
	CO ₂ emissions from auto-producers, kt divided by All products output by auto-producer thermal power stations, PJ	
INDUSTRY A1.1	Total CO ₂ intensity — iron and steel industry, t/million euro	
	Total CO ₂ emissions from iron and steel, kt divided by gross value added – iron and steel industry	
INDUSTRY A1.2	Energy-related CO ₂ intensity — chemical industry, t/million euro	
	Energy-related CO ₂ emissions chemical industries, kt divided by gross value added – chemical industry	
INDUSTRY A1.3	Energy-related CO ₂ intensity — glass, pottery and building materials industry, t/million euro	
	Energy-related CO ₂ emissions glass, pottery and building materials, kt divided by gross value added – glass, pottery and buildings material industry	
INDUSTRY A1.4	Energy-related CO ₂ intensity — food, drink and tobacco industry, t/million euro	
	Energy-related CO ₂ emissions from food, drink and tobacco industry, kt divided by gross value-added — food, drink and tobacco industry, million euro (EC95)	
INDUSTRY A1.5	Energy-related CO ₂ intensity — paper and printing industry, t/million euro Energy-related CO 2 emissions	
	paper and printing, kt - Gross value-added — paper and printing industry, million euro (EC95)	
HOUSEHOLDS A0	Specific CO ₂ emissions of households for space heating, t/m2	
	CO ₂ emissions of households for space heating divided by surface area of permanently occupied dwellings, million m2	
SERVICES B0	Specific CO ₂ emissions of commercial and institutional sector for space heating, kg/m2	
	CO 2 emissions from space heating in commercial and institutional, kt divided by Surface area of services	
	buildings, million m2	
TRANSPORT B0	Specific diesel related CO ₂ emissions of passenger cars, g/100 km	
TRANSPORT B0	Specific petrol related CO ₂ emissions of passenger cars, g/100 km	

ANNEX IV POLICIES AND MEASURES INFORMATION IN THE AREA OF GREENHOUSE GAS EMISSIONS			
Information to be included in the	Information to be included in the		
reports referred to in Article 16:	reports referred to in Article 16:		
(a) a description of their national	(a) a description of their national	Note: text provisionally agreed at	
system for reporting on policies and	system for reporting on policies and	technical level	
measures and for reporting on	measures, or groups of measures, and		
projections of anthropogenic	for reporting on projections of		
greenhouse gas emissions by sources	anthropogenic greenhouse gas		
and removals by sinks pursuant to	emissions by sources and removals by		
Article 32(1) or information on any	sinks pursuant to Article 32(1) or		
changes made to that system where	information on any changes made to		
such a description has already been	that system where such a description		
provided;	has already been provided;		
(b) updates relevant to their long-	(b) updates relevant to their long-		
term low emission strategies referred	term low emission strategies referred		
to in Article 14 and progress in	to in Article 14 and progress in		
implementing those strategies;	implementing those strategies;		
(c) information on national policies	(c) information on national policies		
and measures, or groups of measures,	and measures, or groups of measures,		
and on implementation of Union	and on implementation of Union		
policies and measures, or groups of	policies and measures, or groups of		
measures, that limit or reduce	measures, that limit or reduce		
greenhouse gas emissions by sources	greenhouse gas emissions by sources		
or enhance removals by sinks,	or enhance removals by sinks,		
presented on a sectoral basis and	presented on a sectoral basis and		
organised by gas or group of gases	organised by gas or group of gases		
(HFCs and PFCs) listed in Part 2 of	(HFCs and PFCs) listed in Part 2 of		
Annex III. That information shall refer	Annex III. That information shall refer		
to applicable and relevant national or	to applicable and relevant national or		
Union policies and shall include:	Union policies and shall include:		

(i) the objective of the policy or	(i) the objective of the policy or	
measure and a short description of the	measure and a short description of the	
policy or measure;	policy or measure;	
(ii) the type of policy instrument;	(ii) the type of policy instrument;	
(iii) the status of implementation of	(iii) the status of implementation of	
the policy or measure or group of	the policy or measure or group of	
measures;	measures;	
(iv) indicators to monitor and	(iv) indicators used to monitor and	Note: text provisionally agreed at
evaluate progress over time;	evaluate progress over time;	technical level
(v) quantitative estimates of the	(v) where available, quantitative	Note: text provisionally agreed at
effects on emissions by sources and	estimates of the effects on emissions	technical level
removals by sinks of greenhouse gases	by sources and removals by sinks of	
broken down into:	greenhouse gases broken down into:	
- the results of ex ante	— the results of ex ante	
assessments of the effects of individual	assessments of the effects of individual	
or groups of policies and measures on	or groups of policies and measures on	
the mitigation of climate change.	the mitigation of climate change.	
Estimates shall be provided for a	Estimates shall be provided for a	
sequence of four future years ending	sequence of four future years ending	
with 0 or 5 immediately following the	with 0 or 5 immediately following the	
reporting year, with a distinction	reporting year, with a distinction	
between greenhouse gas emissions	between greenhouse gas emissions	
covered by Directive 2003/87/EC,	covered by Directive 2003/87/EC,	
Regulation [] [ESR] and Regulation []	Regulation [] [ESR] and Regulation []	
[LULUCF];	[LULUCF];	
- the results of ex post	 the results of ex post 	
assessments of the effects of individual	assessments of the effects of individual	
or groups of policies and measures on	or groups of policies and measures on	
the mitigation of climate change where	the mitigation of climate change where	
available, with a distinction between	available, with a distinction between	
greenhouse gas emissions covered by	greenhouse gas emissions covered by	
Directive 2003/87/EC, Regulation []	Directive 2003/87/EC, Regulation []	
[ESR] and Regulation [] [LULUCF];	[ESR] and Regulation[][LULUCF];	

	Annex IV (c)(vi)			
(vi) estimates of the projected costs		(vi) available estimates of the	Note: text provisionally agreed at	
and benefits of policies and measures,		projected costs and benefits of policies	technical level	
as well as estimates of the realised		and measures, as well as estimates of		
costs and benefits of policies and		the realised costs and benefits of		
measures;		policies and measures;		
(vii) all references to the assessments		(vii) all existing references to the	Note: text provisionally agreed at	
of the costs and effects of national		assessments of the costs and effects of	technical level	
policies and measures, to information		national policies and measures, to		
in the implementation of Union		information in the implementation of		
policies and measures that limit or		Union policies and measures that limit		
reduce greenhouse gas emissions by	 	or reduce greenhouse gas emissions by		
sources or enhance removals by sinks	 	sources or enhance removals by sinks		
and to the underpinning technical		and to the underpinning technical		
reports;		reports;		
(viii) an assessment of the		(viii) an assessment of the		
contribution of the policy or measure		contribution of the policy or measure		
to the achievement of the long-term		to the achievement of the long-term		
low emission strategy referred to in		low emission strategy referred to in		
Article 14;		Article 14;		
(d) information on planned		(d) information on planned	Note: text provisionally agreed at	
additional national policies and		additional national policies and	technical level	
measures envisaged with a view to		measures, or groups of measures,		
limiting greenhouse gas emissions		envisaged with a view to limiting		
beyond their commitments under		greenhouse gas emissions beyond their		
Regulation [] [ESR] and Regulation []		commitments under Regulation []		
[LULUCF];		[ESR] and Regulation [] [LULUCF];		
(e) information regarding the links		(e) information regarding the links	Note: text provisionally agreed at	
between the different policies and	 	between the different policies and	technical level	
measures reported pursuant to point c	 	measures, or groups of measures,		
and the way such policies and	 	reported pursuant to point c and the		
measures contribute to different	 	way such policies and measures, or		
projection scenarios.	 	groups of measures, contribute to		
		different projection scenarios.		

${\it ANNEXV}$ ${\it PROJECTIONSINFORMATIONINTHEAREAOFGREENHOUSEGASEMISSIONS}$			
Information to be included in the	Information to be included in the		
reports referred to in Article 16:	reports referred to in Article 16:		
(a) projections without measures	(a) projections without measures	Note: text provisionally agreed at	
where available, projections with	where available, projections with	technical level	
measures, and projections with	measures, and where available		
additional measures;	projections with additional measures;		
(b) total greenhouse gas projections	(b) total greenhouse gas projections		
and separate estimates for the projected	and separate estimates for the projected		
greenhouse gas emissions for the	greenhouse gas emissions for the		
emission sources covered by Directive	emission sources covered by Directive		
2003/87/EC and by Regulation []	2003/87/EC and by Regulation []		
[ESR] and the projected emissions by	[ESR] and the projected emissions by		
sources and removals by sinks under	sources and removals by sinks under		
the Regulation [] [LULUCF];	the Regulation [] [LULUCF];		
(c) the impact of policies and	(c) the impact of policies and		
measures identified pursuant to Article	measures identified pursuant to Article		
16(1)(a). Where such policies and	16(1)(a). Where such policies and		
measures are not included, this shall be	measures are not included, this shall be		
clearly stated and explained;	clearly stated and explained;		
(d) results of the sensitivity analysis	(d) results of the sensitivity analysis		
performed for the projections and	performed for the projections and		
information on the models and	information on the models and		
parameters used;	parameters used;		
(e) all relevant references to the	(e) all relevant references to the		
assessment and the technical reports	assessment and the technical reports		
that underpin the projections referred	that underpin the projections referred		
to in Article 16(4).	to in Article 16(4).		

ANNEX VI

INFORMATION ON NATIONAL ADAPTATION ACTIONS, FINANCIAL AND TECHNOLOGY SUPPORT PROVIDED TO DEVELOPING COUNTRIES, AUCTIONING REVENUE

Part 1

Reporting on Adaptation

T.C. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	T.C. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
Information to be included in the reports	Information to be included in the reports	
referred to in Article 17(1):	referred to in Article 17(1):	
(a) the main goals, objectives and	(a) the main goals, objectives and	
institutional framework for adaptation;	institutional framework for adaptation;	
(b) climate change projections	(b) climate change projections	
including weather extremes, climate-	including weather extremes, climate-	
change impacts, assessment of climate	change impacts, assessment of climate	
vulnerability and risks and key climate	vulnerability and risks and key climate	
hazards;	hazards;	
(c) adaptive capacity;		Note: revert to the Commission proposal:
		(c) adaptive capacity;
(d) adaptation plans and strategies;	(d) adaptation plans and strategies;	
(e) institutional settings including	[]	(e) monitoring and evaluation framework;
vertical and horizontal governance and		Note: information already reported to the
coordination, monitoring and evaluation		UNFCCC in the National communications -
systems;		See Annex I, part
		"VII. Vulnerability assessment, climate
		change impacts and adaptation measures"
		of FCCC/SBI/2016/8;
		No additional requirements or
		administrative burden created
(f) progress made in implementation,	(f) progress made in implementation,	
including good practices and governance	including good practices and governance	
changes.	changes.	

Part 2				
	Reporting on support to developing countries			
Information to be included in the reports referred to in Article 17(2)(a): (a) information on financial support committed and provided to developing countries for the year X-1, including:	rej (a)	reformation to be included in the eports referred to in Article 17(2)(a): a) information on financial support to developing countries for the year (-1, including:	Note: proposed compromise in exchange for keeping the Council GA in Art. 17(3): revert to COM proposal:	
countries for the year 12 1, moraumig.		i, metading.	(a) information on financial support committed and provided to developing countries for the year X-1, including:	
(i) quantitative information on public and mobilised financial resources by the Member State. The information on financial flows is to be based on the so-called 'Rio markers' for climate change mitigation-related support and climate change adaptation-related support and other tracking systems introduced by the OECD Development Assistance Committee;	res inf ba for suj rel sys	quantitative information on ublic and mobilised financial esources by the Member State. The aformation on financial flows is to be assed on the so-called 'Rio markers' or climate change mitigation-related apport and climate change adaptation-elated support and other tracking systems introduced by the OECD evelopment Assistance Committee;		
(ii) qualitative methodological information explaining the method used to calculate the quantitative information, including an explanation of methodology for quantifying their data, and where relevant, also other information on the definitions and methodologies used to determine any figures, notably for information reported on mobilised financial flows;	(ii industrial industr	•		

(iii) available information on		(iii) available information on	Note: provisionally agreed with EP at
activities by the Member State related		activities by the Member State related	<u>technical level</u>
to public-funded technology transfer		to public-funded technology transfer	
projects and capacity-building projects		projects and capacity-building projects	
for developing countries under the		for developing countries under the	
UNFCCC, including whether the		UNFCCC, including whether the	
technology transferred or capacity-		technology transferred or capacity-	
building project was used for		building project was used for	
mitigating or adapting to the effects of		mitigating or adapting to the effects of	
climate change, recipient country,		climate change, recipient country,	
amount of support provided, and type		amount of support provided (if	
of technology transferred or capacity-		possible), and type of technology	
building project;		transferred or capacity-building	
		project;	
(b) information for the year X and		(b) available information for the	Note: provisionally agreed with EP at
subsequent years on the planned		year X and subsequent years on the	technical level
provision of support, including		planned provision of support, including	
information on planned activities		information on planned activities	Note: see Art. 17(3)
related to public-funded technology		related to public-funded technology	
transfer projects or capacity building		transfer projects or capacity building	
projects for developing countries under		projects for developing countries under	
the UNFCCC and on technologies to		the UNFCCC and on technologies to	
be transferred and capacity-building		be transferred and capacity-building	
projects, including whether the		projects, including whether the	
technology transferred or capacity-		technology transferred or capacity-	
building project is intended for		building project is intended for	
mitigating or adapting to the effects of		mitigating or adapting to the effects of	
climate change, recipient country,		climate change, recipient country,	
amount of support provided, and type		amount of support provided (if	
of technology transferred or capacity-		possible), and type of technology	
building project.		transferred or capacity-building	
		project.	

Part 3			
Reporting on auctioning revenues			
Information to be included in the	Information to be included in the		
reports referred to in Article 17(2)(b):	reports referred to in Article 17(2)(b):		
(a) information on the use of	(a) information on the use of		
revenues during the year X-1 generated	revenues during the year X-1 generated		
by the Member State by auctioning	by the Member State by auctioning		
allowances pursuant to Article 10(1) of	allowances pursuant to Article 10(1) of		
Directive 2003/87/EC, including	Directive 2003/87/EC, including		
information on such revenue that has	information on such revenue that has		
been used for one or more of the	been used for one or more of the		
purposes specified in Article 10(3) of	purposes specified in Article 10(3) of		
that Directive, or the equivalent in	that Directive, or the equivalent in		
financial value of that revenue, and the	financial value of that revenue, and the		
actions taken pursuant to that Article;	actions taken pursuant to that Article;		
(b) information on the use, as	(b) information on the use, as		
determined by the Member State, of all	determined by the Member State, of all		
revenue generated by the Member	revenue generated by the Member		
State by auctioning aviation	State by auctioning aviation		
allowances pursuant to Article 3d(1) or	allowances pursuant to Article 3d(1) or		
(2) of Directive 2003/87/EC; that	(2) of Directive 2003/87/EC; that		
information shall be provided in	information shall be provided in		
accordance with Article 3d(4) of that	accordance with Article 3d(4) of that		
Directive;	Directive;		
Auctioning revenue not disbursed at	Auctioning revenue not disbursed at		
the time a Member State submits a	the time a Member State submits a		
report to the Commission pursuant to	report to the Commission pursuant to		
Article 17(2)(b) shall be quantified and	Article 17(2)(b) shall be quantified and		
reported in reports for subsequent	reported in reports for subsequent		
years.	years.		

ANNEX VII			
ADDITIONAL REPORTING OBLIGATIONS			
Part 1		Part 1 Additional reporting obligations in the	
Additional reporting obligations in the area of renewable energy		area of renewable energy	
The following additional information		The following additional information	
shall, unless otherwise stated, be		shall, unless otherwise stated, be	
included pursuant to Article 18(c):		included pursuant to Article 18(c):	
(a) the functioning of the system of		(a) the functioning of the system of	
guarantees of origin for electricity, gas		guarantees of origin for electricity, gas	
and heating and cooling from		and heating and cooling from	
renewable energy sources, the levels of		renewable energy sources, the levels of	
issuance and cancellation of guarantees		issuance and cancellation of guarantees	
of origin and the resulting annual		of origin and the resulting annual	
national renewable energy		national renewable energy	
consumption, as well as the measures		consumption, as well as the measures	
taken to ensure the reliability and		taken to ensure the reliability and	
protection against fraud of the system;		protection against fraud of the system;	

aggregated information from the national databases referred to in Article 25(4) of [recast of Directive 2009/28/EC as proposed by COM(2016) 767] on biofuels, biogas produced from feedstock listed in Annex IX to [recast of Directive 2009/28/EC as proposed by COM(2016) 767], renewable transport fuels of non-biological origin, wastebased fossil fuels and electricity placed on the market by fuel suppliers, including information on the type of fuels, their energy content and, if applicable, their feedstock base and, if relevant, their greenhouse saving performance; where the national database do not contain actual values. Member States may use typical values or, where appropriate, default values given in part A and part B of Annex V and part A of Annex VI to [recast of Directive 2009/28/EC as proposed by COM(2016) 767];

- (b) amounts of biofuels, biogas, renewable transport fuels of non-biological origin, recycled carbon fuels and renewable electricity consumed in the transport sector and, if relevant, their greenhouse saving performance. Reporting shall distinguish between fuels produced from different types of food and feed crops and each type of feedstock listed in IX to [recast of Directive 2009/28/EC as proposed by COM(2016) [];
- Note: the EP proposes to merge the text of the COM proposal with part of the Council GA:
- aggregated information from the national databases referred to in Article 25(4) of [recast of Directive 2009/28/EC as proposed by COM(2016) 767] on biofuels and biogas produced from food and feed **crops and** feedstock listed in Annex IX to [recast of Directive 2009/28/EC as proposed by COM(2016) 767], renewable transport fuels of non-biological origin, waste-based fossil fuels and electricity placed on the market by fuel suppliers, including information on the type of fuels, their energy content and, if applicable, their feedstock base and, if relevant, their greenhouse saving performance; reporting shall distinguish between fuels produced from different types of food and feed crops and each type of feedstock listed in IX to [recast of Directive 2009/28/EC as proposed by **COM(2016)**; where the national database do not contain actual values, Member States may use typical values or, where appropriate, default values given in part A and part B of Annex V and part A of Annex VI to [recast of Directive 2009/28/EC as proposed by COM(2016) 767];

(c) developments in the availability, origin and use of biomass resources for	(c) [] origin and use of bioma resources for energy purposes;	Note: the EP insists on maintaining the text of the COM proposal
energy purposes;		
(d) changes in commodity prices and land use within the Member State associated with its increased use of biomass and other forms of energy from renewable sources;		Note: the EP insists on maintaining the text of the COM proposal

Annex VII Part 1 (e)			
(e) the estimated excess production	(e) the estimated excess production		
of energy from renewable sources	of energy from renewable sources		
which could be transferred to other	which could be transferred to other		
Member States so that these comply	Member States so that these comply		
with Article 3, paragraph 3 of [recast	with Article 3, paragraph 3 of [recast]		
of Directive 2009/28/EC as proposed	of Directive 2009/28/EC as proposed		
by COM(2016) 767] and achieve the	by COM(2016) 767] and achieve the		
national contributions and trajectories	national contributions and trajectories		
referred to in Article 4(a)(2)(i);	referred to in Article 4(a)(2)(i);		
(f) the estimated demand for energy	(f) where available, the estimated Note: the EP insists on maintaining		
from renewable sources to be satisfied	demand for energy from renewable the text of the COM proposal		
by means other than domestic	sources to be satisfied by means other		
production until 2030, including	than domestic production until 2030, [
imported biomass feedstock;];		
(g) the development and share of	(g) the development and share of Note: the EP insists on maintaining		
biofuels made from feedstocks listed in	biofuels made from feedstocks listed in the text of the COM proposal		
Annex IX to [recast of Directive	Annex IX to [recast of Directive		
2009/28/EC as proposed by	2009/28/EC as proposed by		
COM(2016) 767] including a resource	COM(2016) 767] including a resource		
assessment focusing on the	assessment focusing on the		
sustainability aspects relating to the	sustainability aspects relating to the		
effect of the replacement of food and	effect of the replacement of food and		
feed products for biofuel production,	feed products for biofuel production, [
taking due account of the principles of			
the waste hierarchy established in			
Directive 2008/98/EC and the biomass			
cascading principle, taking into			
consideration the regional and local			
economic and technological			
circumstances, the maintenance of the			
necessary carbon stock in the soil and			
the quality of the soil and the			
ecosystems;			

 (h) the estimated impact of the production or use of biofuels, bioliquids and biomass fuels on biodiversity, water resources, water availability and quality, soils and air quality within the Member State; (i) risks or observed cases of fraud in the chain of custody of biofuels, bioliquids and biomass fuels; (j) information on how the share of biodegradable waste in waste used for 	 (h) if available, the estimated impact of the production or use of biofuels, bioliquids and biomass fuels on biodiversity, water resources, water availability and quality, soils and air quality within the Member State; (i) [] observed cases of fraud in the chain of custody of biofuels, bioliquids and biomass fuels; (j) information on how the share of biodegradable waste in waste used for 	Note: the EP insists on maintaining the text of the COM proposal
producing energy has been estimated, and what steps have been taken to improve and verify such estimates;	producing energy has been estimated, and what steps have been taken to improve and verify such estimates;	
(k) electricity and heat generation from renewable energy in buildings (as defined in Article 2(1) of Directive 2010/31/EU). This shall include disaggregated data on energy produced, consumed and injected into the grid by solar photovoltaic systems, solar thermal systems, biomass, heatpumps, geothermal systems, as well as all other decentralized renewables systems;	(k) where available, electricity and heat generation from renewable energy in buildings (as defined in Article 2(1) of Directive 2010/31/EU) that [] includes [] data on energy [] injected into the grid by solar photovoltaic systems, solar thermal systems, biomass, heatpumps, geothermal systems, as well as all other decentralized renewables systems;	Note: the EP insists on maintaining the text of the COM proposal
(l) if applicable, the share of food- based and advanced biofuels, the share of renewable energy in district heating, as well as the renewable energy produced by cities and energy communities as defined by Article 22 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767];	(1) if applicable, the share of food- based and advanced biofuels, the share of renewable energy in district heating, as well as the renewable energy produced by cities and energy communities as defined by Article 22 of [recast of Directive 2009/28/EC as proposed by COM(2016) 767];	
(m) Primary supply of solid biomass (in 1000 m3, except 1)b)iii) in tons)		Note: the EP insists on maintaining the text of the COM proposal

	Annex VI	I Part 1 (l)	
(1) Forest biomass used for energy production (domestic production, import and export)			Note: the EP insists on maintaining the text of the COM proposal
(a) Primary biomass from forest used directly for energy production	AM 279 (a) Primary biomass from forest used directly for energy production or for producing processed wood-based fuel		Maintain Council GA Note: the EP maintains its AM
i) Branches and tree tops (reporting is voluntary)		[]	
ii) Stumps (reporting is voluntary)		[]	Note: the EP insists on maintaining the text of the COM proposal
iii) Round wood (split into industrial roundwood and fuelwood)	AM 280 iii) Round wood (split into industrial roundwood, precommercial thinnings and fuelwood)		Maintain Council GA Note: the EP maintains its AM but could accept the text of the COM proposal as a compromise
(b) Forest-based industry co- products used directly for energy		[]	Note: the EP insists on maintaining the text of the COM proposal
i) Bark (reporting is voluntary)			
ii) Chips, sawdust and other wood particles		[]	Note: the EP insists on maintaining the text of the COM proposal
iii) Black liquor and crude tall oil		[]	Note: the EP insists on maintaining the text of the COM proposal

	AM 281 Annex VII – part 1 – point m – point 2 – point b a (new) (ba) Manure		Note: the EP maintains its amendment
(c) Post-consumer wood used directly for energy production		[]	
(d) Processed wood-based fuel, produced from feedstocks not accounted under points 1a), 1b) or 1c):		[]	Note: the EP insists on maintaining the text of the COM proposal
i) Wood charcoal		П	
ii) Wood pellets and wood briquettes		[]	Note: the EP insists on maintaining the text of the COM proposal

(2) Agricultural biomass used for energy production (domestic production, import and export)	[]	Note: the EP insists on maintaining the text of the COM proposal
(a) Energy crops for electricity or heat (including short rotation coppice)	[]	Note: the EP insists on maintaining the text of the COM proposal
(b) Agricultural crop residues for electricity or heat	[]	Note: the EP insists on maintaining the text of the COM proposal
(3) Organic waste biomass for energy production (domestic production, import and export)	[]	Note: the EP insists on maintaining the text of the COM proposal
(a) Organic fraction of industrial waste	[]	Note: the EP insists on maintaining the text of the COM proposal
(b) Organic fraction of municipal waste	П	Note: the EP insists on maintaining the text of the COM proposal
(c) Waste sludges	[]	Note: the EP insists on maintaining the text of the COM proposal
(n) final energy consumption of solid biomass (amount of solid biomass used for energy production in the following sectors):	[1]	Note: the EP insists on maintaining the text of the COM proposal
(1) Energy sector	[]	Note: the EP insists on maintaining the text of the COM proposal
(a) Electricity	[]	Note: the EP insists on maintaining the text of the COM proposal
(b) Combined heat and power	[]	Note: the EP insists on maintaining the text of the COM proposal
(c) Heat	[]	Note: the EP insists on maintaining the text of the COM proposal
(2) Industry sector internal (consumed and autoproduced electricity, CHP and heat)	[]	Note: the EP insists on maintaining the text of the COM proposal
(3) Direct final consumption residential	[]	Note: the EP insists on maintaining the text of the COM proposal
(4) Other	[]	Note: the EP insists on maintaining the text of the COM proposal

Part 2			
	Additional reporting obligation	s in the area of energy efficiency	
In the area of energy efficiency, the following additional information shall be included pursuant to Article 19(c): (a) major legislative and non-		In the area of energy efficiency, the following additional information shall be included pursuant to Article 19(c): (a) major legislative and non-	
legislative policies, measures, financing measures and programmes implemented in year X-2 and X-1 (with X as the year when the report is due) to achieve their objectives set under Article 4(b) which promote energy service markets, improve the energy performance of buildings, measures to utilise energy efficiency potentials of gas and electricity infrastructure and heating and cooling, improve information and qualification,		legislative policies, measures, financing measures and programmes implemented in year X-2 and X-1 (with X as the year when the report is due) to achieve their objectives set under Article 4(b) which promote energy service markets, improve the energy performance of buildings, measures to utilise energy efficiency potentials of gas and electricity infrastructure and heating and cooling, improve information and qualification,	
other measures to promote energy efficiency;		other measures to promote energy efficiency;	
(b) energy savings achieved through Article 7 of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] in years X-3 and X-2;	(b) the cumulative amount of energy savings achieved through Article 7 of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] in years X-3 and X-2, as well as:	(b) energy savings achieved through Article 7 of Directive 2012/27/EU [version as amended in accordance with proposal COM(2016)761] in years X-3 and X-2;	To be discussed in EED
	(i) the amount of savings achieved by each policy, measure and individual action (ii) an explanation on how and on the basis of which data these savings have been estimated		

	(iii) an explanation on whether or		
	not the Member State is on track to		
	achieve the total amount of savings		
	required by the end of the period		
	described in Article 7 of Directive		
	2012/27/EU [as amended by proposal		
	COM(2016)761]. If the Member State		
	is not on track, it shall provide further		
	explanation on the corrective actions		
	it intends to take to deliver the savings		
	(iv) in case the measures included		
	in the progress report deviate from the		
	measures included in the Member		
	State's notification, a justification;		
(c) progress in each sector and		(c) progress in each sector and	
reasons why energy consumption		reasons why energy consumption	
remained stable or was growing in year		remained stable or was growing in year	
X-3 and X-2 in final energy		X-3 and X-2 in final energy	
consumption sectors;		consumption sectors;	
(d) total building floor area of the		(d) total building floor area of the	
buildings with a total useful floor area		buildings with a total useful floor area	
over 250 m2 owned and occupied by		over 250 m2 owned and occupied by	
the Member States' central		the Member States' central	
government that, on 1 January in year		government that, on 1 January in year	
X-2 and X-1, which did not meet the		X-2 and X-1, which did not meet the	
energy performance requirements		energy performance requirements	
referred to in Article 5(1) of Directive		referred to in Article 5(1) of Directive	
2012/27/EU;		2012/27/EU;	

	Annex VII Part 2 (e)		
(e) total building floor area of		(e) total building floor area of	
heated and/or cooled buildings owned		heated and/or cooled buildings owned	
and occupied by the Member States'		and occupied by the Member States'	
central government that was renovated		central government that was renovated	
in year X-3 and X-2 referred to in		in year X-3 and X-2 referred to in	
Article 5(1) of the Directive		Article 5(1) of the Directive	
2012/27/EU or the amount of energy		2012/27/EU or the amount of energy	
savings in eligible buildings owned		savings in eligible buildings owned	
and occupied by their central		and occupied by their central	
government as referred to in Article		government as referred to in Article	
5(6) of Directive 2012/27/EU;		5(6) of Directive 2012/27/EU;	
(f) number of energy audits carried		(f) number of energy audits carried	
out in in year X-3 and X-2. In addition,		out in in year X-3 and X-2. In addition,	
the total number of large companies in		the total estimated number of large	
their territory to which Article 8(4) of		companies in their territory to which	
Directive 2012/27/EU is applicable		Article 8(4) of Directive 2012/27/EU is	
and the number of energy audits		applicable and the number of energy	
carried out in those enterprises in the		audits carried out in those enterprises	
year X-3 and X-2;		in the year X-3 and X-2;	
(g) applied national primary energy		(g) applied national primary energy	
factor for electricity;		factor for electricity;	
(h) number and floor area of new		(h) number and floor area of new	
and renovated nearly zero-energy		and renovated nearly zero-energy	
buildings in year X-2 and X-1, as		buildings in year X-2 and X-1, as	
defined in Article 9 of the Directive		defined in Article 9 of the Directive	
2010/31/EU;		2010/31/EU, if necessary based on	
		statistical sampling;	
(i) the internet link to the website		(i) the internet link to the website	
where the list or the interface of energy		where the list or the interface of energy	
services providers referred to in point		services providers referred to in point	
(c) of Article 18(1) of Directive		(c) of Article 18(1) of Directive	
2012/27/EU can be accessible.		2012/27/EU can be accessible.	

	ANNE	EX VIII	
	UNION BIOENERGY SU	STAINABILITY REPORT	
The EU bioenergy sustainability report on energy from biomass to be adopted biennially by the Commission together with the State of the Energy Union report pursuant to Article 29(2)(d), shall contain as a minimum the following information: (a) the relative environmental benefits and costs of different biofuels, bioliquids and biomass fuels, the effects of the Union's import policies thereon, the security of supply implications and the ways of achieving a balanced approach between domestic production and imports	AM 202	The EU bioenergy sustainability report on energy from biomass to be adopted biennially by the Commission together with the State of the Energy Union report pursuant to Article 29(2)(d), shall contain as a minimum the following information: (a) the relative environmental benefits and costs of different biofuels, bioliquids and biomass fuels, the effects of the Union's import policies thereon, the security of supply implications and the ways of achieving a balanced approach between domestic production and imports	Maintain Council C 1
(b) the impact of the production and use of biomass on sustainability in the Union and in third countries, including impacts on biodiversity;	AM 283 (b) the impact of the production and use of biomass on sustainability in the Union and in third countries, including impacts on biodiversity, water and air quality and land-use rights, taking due account of the principles of the waste hierarchy established in Directive 2008/98/EC;	(b) the impact of the production and use of biomass on sustainability in the Union and in third countries, including impacts on biodiversity;	Maintain Council GA
(c) data and analysis of current and projected sustainable biomass availability and demand, including the impact of increased demand for biomass on biomass using sectors;		(c) data and analysis of current and projected sustainable biomass availability and demand, including the impact of increased demand for biomass on biomass using sectors;	

(d) the technological development, availability and sustainability of biofuels made from feedstocks listed in Annex IX to [recast of Directive 2009/28/EC as proposed by COM(2016) 767], including an assessment of the effect of the replacement of food and feed products for biofuel production, taking due account of the principles of the waste hierarchy established in Directive 2008/98/EC and the biomass cascading principle, taking into consideration the regional and local economic and technological circumstances, the maintenance of the necessary carbon stock in the soil and the quality of soil and ecosystems;	(d) the technological development and deployment [] of biofuels made from feedstocks listed in Annex IX to [recast of Directive 2009/28/EC as proposed by COM(2016) 767], and an assessment of the the feedstock availability [];	Note: the EP insists on maintaining the text of the COM proposal. d) the technological development and deployment [] of biofuels made from feedstocks listed in Annex IX to [recast of Directive 2009/28/EC as proposed by COM(2016) 767], and an assessment of the feedstock availability and resource competition taking into account the principles of the circular economy and the waste hierarchy established in Directive 2008/98/EC; Note: change related to the negotiation on Art 25(6bis) and Annex IX of the Renewable Energy Directive, as well as the waste hierarchy principle in Article 3.2.a of that Directive.
(e) information on, and analysis of, the available scientific research results regarding indirect land-use change in relation to all production pathways, accompanied by an assessment of whether the range of uncertainty identified in the analysis underlying the estimations of indirect land-use change emissions can be narrowed and the possible impact of Union policies, such as environment, climate and agricultural policies, can be factored in; and	(e) information on, and analysis of, the available scientific research results regarding indirect land-use change in relation to all production pathways, accompanied by an assessment of whether the range of uncertainty identified in the analysis underlying the estimations of indirect land-use change emissions can be narrowed and the possible impact of Union policies, such as environment, climate and agricultural policies, can be factored in; and	

Annex VIII (f)			
	AM 284		To be discussed with EP
(f) in respect of both third countries	(f) in respect of both third countries	(f) in respect of both third countries	
and Member States that are a	and Member States that are a source of	and Member States that are a	
significant source of biofuels,	raw materials for and of biofuels,	significant source of biofuels,	
bioliquids and biomass fuels consumed	bioliquids and biomass fuels consumed	bioliquids and biomass fuels consumed	
within the Union, on national measures	within the Union, on national measures	within the Union, on national measures	
taken to respect the sustainability	taken to respect the sustainability	taken to respect the sustainability	
criteria and greenhouse gas saving	criteria and greenhouse gas saving	criteria and greenhouse gas saving	
criteria set out in Article 26,	criteria set out in Article 26,	criteria set out in Article 26,	
paragraphs 2 to 7, of [recast of	paragraphs 2 to 7, of [recast of	paragraphs 2 to 7, of [recast of	
Directive 2009/28/EC as proposed by	Directive 2009/28/EC as proposed by	Directive 2009/28/EC as proposed by	
COM(2016) 767], for soil, water and	COM(2016) 767], for soil, water and	COM(2016) 767], for soil, water and	
air protection.	air protection.	air protection.	
In reporting on greenhouse gas		In reporting on greenhouse gas	
emission savings from the use of		emission savings from the use of	
biomass, the Commission shall use the		biomass, the Commission shall use the	
amounts reported by Member States in		amounts reported by Member States in	
accordance to Annex VII, Part 1 (b),		accordance to Annex VII, Part 1 (b),	
including the provisional mean values		including the provisional mean values	
of the estimated indirect land-use		of the estimated indirect land-use	
change emissions and the associated		change emissions and the associated	
range derived from the sensitivity		range derived from the sensitivity	
analysis as set out in Annex VIII to		analysis as set out in Annex VIII to	
[recast of Directive 2009/28/EC as		[recast of Directive 2009/28/EC as	
proposed by COM(2016) 767]. The		proposed by COM(2016) 767]. The	
Commission shall make data on the		Commission shall make data on the	
provisional mean values of the		provisional mean values of the	
estimated indirect land-use change		estimated indirect land-use change	
emissions and the associated range		emissions and the associated range	
derived from the sensitivity analysis		derived from the sensitivity analysis	
publicly available. In addition, the		publicly available. In addition, the	
Commission shall evaluate whether		Commission shall evaluate whether	
and how the estimate for direct		and how the estimate for direct	
emission savings would change if co-		emission savings would change if co-	
products were accounted for using the		products were accounted for using the	
substitution approach.		substitution approach.	

AM 285	Maintain Council GA
Annex VIII – point f a (new)	
(fa) an evaluation of the	Note: the EP maintains its AM
effectiveness of bioenergy	
sustainability criteria as outlined in	ι
Directive (EU)/ [Renewable	
Energy Directive] in providing	
greenhouse gas savings, protecting	
carbon sinks, biodiversity, food	
security and peoples' land use right	ts.

ANNEX IX

VOLUNTARY SCHEMES IN RESPECT OF WHICH THE COMMISSION HAS ADOPTED A DECISION ACCORDING TO ARTICLE 27(4) OF [RECAST OF DIRECTIVE 2009/28/EC AS PROPOSED BY COM(2016) 767]

The report on voluntary schemes in	The report on voluntary schemes in
respect of which the Commission has	respect of which the Commission has
adopted a decision according to Article	adopted a decision according to Article
27(4) of [recast of Directive	27(4) of [recast of Directive
2009/28/EC as proposed by	2009/28/EC as proposed by
COM(2016) 767], to be adopted	COM(2016) 767], to be adopted
biennially by the Commission together	biennially by the Commission together
with the State of the Energy Union	with the State of the Energy Union
report pursuant to Article 29(2)(e),	report pursuant to Article 29(2)(e),
shall contain the Commission's	shall contain the Commission's
assessment of, as a minimum, the	assessment of, as a minimum, the
following:	following:
(a) the independence, modality and	(a) the independence, modality and
frequency of audits, both in relation to	frequency of audits, both in relation to
what is stated on those aspects in the	what is stated on those aspects in the
scheme documentation, at the time the	scheme documentation, at the time the
scheme concerned was approved by	scheme concerned was approved by
the Commission, and in relation to	the Commission, and in relation to
industry best practice;	industry best practice;
(b) the availability of, and	(b) the availability of, and
experience and transparency in the	experience and transparency in the
application of, methods for identifying	application of, methods for identifying
and dealing with non-compliance, with	and dealing with non-compliance, with
particular regard to dealing with	particular regard to dealing with
situations or allegations of serious	situations or allegations of serious
wrongdoing on the part of members of	wrongdoing on the part of members of
the scheme;	the scheme;

relation to the accessibility of the scheme, the availability of translations in the applicable languages of the countries and regions from which raw materials originate, the accessibility of a list of certified operators and relevant certificates, and the accessibility of a list of certified operators and relevant certificates, and the accessibility of auditor reports; (d) stakeholder involvement, particularly as regards the consultation of indigenous and local communities prior to decision making during the drafting and reviewing of the scheme as well as during audits and the response to their contributions; (e) the overall robustness of the scheme, particularly in light of rules on the accreditation, qualification and independence of auditors and relevant scheme bodies; (f) market updates of the scheme, the aumount of feedstocks and biofuels certified, by country of origin and type, the number of participants; relation to the accessibility of the scheme as cheme, the availability of translations in the applicable languages of the countries and regions from which raw materials originate, the availability of the scheme, to the available, market updates of the scheme, the amount of feedstocks and biofuels certified, by country of origin and type, the number of participants;	(c) transparency, particularly in	(c) transparency, particularly in	
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the amount of feedstocks and biofuels certified, by country of origin and type, the number of participants; updates of the scheme, the amount of feedstocks and biofuels certified, by country of origin and type, the number	(f) market updates of the scheme,	(f) where available, market	
certified, by country of origin and type, the number of participants; feedstocks and biofuels certified, by country of origin and type, the number			
the number of participants; country of origin and type, the number	certified, by country of origin and type.	*	
of participants.	r	of participants;	

Annex IX (g)		
(g) the ease and effectiveness of	(g) the ease and effectiveness of	
implementing a system that tracks the	implementing a system that tracks the	
proofs of conformity with the	proofs of conformity with the	
sustainability criteria that the scheme	sustainability criteria that the scheme	
gives to its member(s), such a system	gives to its member(s), such a system	
intended to serve as a means of	intended to serve as a means of	
preventing fraudulent activity with a	preventing fraudulent activity with a	
view, in particular, to the detection,	view, in particular, to the detection,	
treatment and follow-up of suspected	treatment and follow-up of suspected	
fraud and other irregularities and	fraud and other irregularities and	
where appropriate, number of cases of	where appropriate, number of cases of	
fraud or irregularities detected;	fraud or irregularities detected;	
(h) options for entities to be	(h) options for entities to be	
authorised to recognise and monitor	authorised to recognise and monitor	
certification bodies;	certification bodies;	
(i) criteria for the recognition or	(i) criteria for the recognition or	
accreditation of certification bodies;	accreditation of certification bodies;	
(j) rules on how the monitoring of	(j) rules on how the monitoring of	
the certification bodies is to be	the certification bodies is to be	
conducted;	conducted;	
(k) ways to facilitate or improve the	(k) ways to facilitate or improve the	
promotion of best practice.	promotion of best practice.	

ANNEX X NATIONAL INVENTORY SYSTEMS		
Information referred to in Article 30	Information referred to in Article 30	
includes the following:	includes the following:	
(a) data and methods reported for	(a) data and methods reported for	
activities and installations under	activities and installations under	
Directive 2003/87/EC for the purpose	Directive 2003/87/EC for the purpose	
of preparing national greenhouse gas	of preparing national greenhouse gas	
inventories in order to ensure	inventories in order to ensure	
consistency of the reported greenhouse	consistency of the reported greenhouse	
gas emissions under the Union's	gas emissions under the Union's	
emissions trading scheme and in the	emissions trading scheme and in the	
national greenhouse gas inventories;	national greenhouse gas inventories;	
(b) data collected through the	(b) where relevant, data collected	
reporting systems on fluorinated gases	through the reporting systems on	
in the various sectors, set up pursuant	fluorinated gases in the various sectors,	
to Article 20 of Regulation (EU) No	set up pursuant to Article 20 of	
517/2014 for the purpose of preparing	Regulation (EU) No 517/2014 for the	
national greenhouse gas inventories;	purpose of preparing national	
	greenhouse gas inventories;	
(c) emissions, underlying data and	(c) emissions, underlying data and	
methodologies reported by facilities	methodologies reported by facilities	
under Regulation (EC) No 166/2006	under Regulation (EC) No 166/2006	
for the purpose of preparing national	for the purpose of preparing national	
greenhouse gas inventories;	greenhouse gas inventories;	

(d) data reported under Regulation	(d) data reported under Regulation
(EC) No 1099/2008;	(EC) No 1099/2008;
(e) data collected via the	(e) data collected via the
geographical tracking of land areas in	geographical tracking of land areas in
the context of existing Union and	the context of existing Union and
Member State programmes and	Member State programmes and
surveys including the LUCAS Land	surveys including the LUCAS Land
Use Cover Area frame Survey and the	Use Cover Area frame Survey and the
European Earth observation	European Earth observation
programme Copernicus.	programme Copernicus.

ANNEX XI CORRELATION TABLE

Regulation (EU) No 525/2013	This Regulation
Article 1	Article 1(1)
Article 2	
Article 3	
Article 4	Article 14
Article 5	Article 30(1); 30(2); 30(6); Annex X
Article 6	Article 30(3); 30(6)
Article 7	Article 23(2); 23(3); 23(5); 23(6); Annex III
Article 8	Article 23(1)(a); last subparagraph of Article 23(1); 23(6)
Article 9	Article 30(4); 30(5)
Article 10	Article 33

Article 11	
Article 12	Article 32
Article 13	Article 16(1)(a); 16(3); 16(4); Annex IV
Article 14	Article 16(1)(b); 16(2); 16(3); 16(4); Annex V
Article 15	Article 17(1); Annex VI, Part 1
Article 16	Article 17(2)(a); Annex VI, Part 2
Article 17	Article 17(2)(b); 17(3); 17(4); Annex VI, Part 3
Article 18	Article 15(2)(e); the second subparagraph of Article 15(2)
Article 19	
Article 20	
Article 21	Article 25(1)(c); 25(4); 25(7)
Article 22	
Article 23	Article 34(1)(d); 34(1)(e); 34(1)(f); 34(1)(g); 34(1)(h)

Article 24	Article 35
Article 25	
Article 26	Article 37
Article 27	
Article 28	Article 50
Article 29	