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NOTE

From: General Secretariat of the Council	
To: Permanent Representatives Committee (Part 1)	
No. Cion doc.:	14088/20 + ADD 1 - ADD 5
Subject:	Proposal for a Regulation of the European Parliament and of the Council on guidelines for trans-European energy infrastructure and repealing Regulation (EU) No 347/2013
	- Preparation for the trilogue

I. INTRODUCTION

- On 15 December 2020, the Commission submitted a proposal for a regulation of the European Parliament and of the Council on guidelines for trans-European energy infrastructure and repealing Regulation (EU) 347/2013.
- In the European Parliament, this proposal was referred to the Industry, Research and Energy Committee (ITRE) which appointed on 5 January 2021, Mr. Zdzisław Krasnodębski as rapporteur. The ITRE Committee voted on its report on 30 September, 2021.

II. STATE OF PLAY

 The TTE (Energy) Council adopted on 11 June 2021, a general approach on the abovementioned proposal and the first informal trilogue, based on the Council general approach, took place on 13 October, 2021.

- 4. <u>During the first trilogue</u>, both institutions explained their views on the main political issues and recognised the need to swiftly advance on this file. A broad mandate was given to the subsequent technical meetings to identify and make progress on areas of compromise in view of the second informal trilogue that took place on 25 October.
- 5. During the second trilogue, the discussions concerned Chapter III on permit granting and public participation and Chapter IV on cross-sectoral infrastructure planning. In Chapter III, Parliament showed an opening in article 7 on Council's addition on competing projects in exchange for the inclusion of a climate reference. In article 8, on the organisation of the permit granting process, the Council expressed its reticence on the inclusion of the "one stop shop" because of the administrative burden and possible conflicts with national competencies when issuing permits. The Parliament showed an opening on redrafting of the "one stop shops". Both institutions expressed flexibility on article 9, regarding transparency and public participation and on its links to Annex VI.

In Chapter IV – Governance, the Parliament wished to introduce a new body, an "Energy Infrastructure Stakeholder Committee". The Council position was that such a new Committee would absorb resources, prolong the infrastructure planning process and be a substantial administrative burden. In article 11, on the energy system wide cost-benefit analysis, and article 12, on Ten-Year Network Development Plans (TYNDP), the Parliament asked for a more significant role of ACER in the decision-making process. The Council view was that ACER has an advisory role and that the extension of its competencies would complicate the processes.

6. After the second trilogue intense discussions took place at 7 technical level meetings between the Parliament and the Council, and the Commission provided its support as an honest broker. At the Energy Working Party meetings in November 2021, delegations were invited to express their positions and flexibility on the Parliament's amendments concerning the entire set of articles. The third informal trilogue is planned to take place on 23 November 2021.

III. REVISION OF THE MANDATE

7. In view of the third informal trilogue scheduled for 23 November 2021, the fourth-column of the document in the Annex contains Presidency's compromise proposals on specific articles following the first and the second informal trilogues and discussed at technical level and/or at the Energy Working Party. Colour green indicates text provisionally agreed. Yellow indicates

compromises under consideration or text where an agreement has not yet been reached or where the Presidency intends to provide a compromise wording.

- 8. The suggested 'provisionally agreed' compromise proposals discussed at technical level include the following provisions:
 - a) Article 1, line: 80
 - b) Article 3, lines: 119-126,
 - c) Article 4, lines: 173-175, 184, 186, 190, 191, 193
 - d) Article 5, lines: 199, 206, 208, 213-215, 221, 224
 - e) Article 6, lines: 231, 235
 - f) Article 7, lines: 243, 245, 250
 - g) Article 8, lines: 258, 260, 262
 - h) Article 10, lines: 285, 288, 289, 290, 292, 294, 299, 301, 303,
 - *i)* Article 16, lines: 401, 403, 411, 428, 440, 443
 - *j)* Article 22, lines: 498-500, 505, 506
 - *k)* Article 23, line: 521
 - l) Annex I, lines: 614, 616, 618
 - *m)* Annex II, lines: 646, 650
 - n) Annex III, lines: 664, 668, 669, 670, 675, 677, 680, 681, 687, 690, 692-696
 - o) Annex IV, lines: 745-747, 753-755
 - p) Annex V, line: 761
 - q) Annex VI, line: 798
- 9. The Presidency suggests compromises in the fourth column to the following provisions:
 - a) Article 2, line: 110
 - b) Article 3, lines: 118, 129, 135
 - c) Article 4, lines: 172, 181, 192
 - d) Article 7, line: 242
 - e) Article 8, line: 267
 - f) Article 9, lines: 271, 275
 - g) Article 10, lines: 291, 296
 - *h)* Article 11, lines: 325-351
 - *i)* Article 12, lines: 354-366
 - *j)* Article 13, lines: 369-378
 - k) Article 16, lines: 407, 418, 430, 442
 - l) Annex II, lines: 649, 654, 655
 - m) Annex III, lines: 671, 691
 - n) Annex IV, lines: 707, 733
 - *o)* Annex VI, lines: 786, 796, 797
- The recitals were added to the Council column based on the discussions held in the Energy Working Party in July 2021. Those may still be adapted based on the final agreement on the articles.

- 11. In addition to the proposals in the four column document, the co-legislators have identified the following political issues to be solved during trilogue discussions which may require some additional flexibility from the Member States:
 - a) For **offshore grid planning** (article 14 (381-388)) the Council supports the bottom-up approach considering, that it is the prerogative of the Member States to plan their offshore grids based on national policies and plans (e.g. NECPs). Council could explore possible compromises on cooperation as long as they remain non-binding and the offshore development plan is an integral part of the TYNDP.
 - b) Regarding the one-stop shop for the organisation of the permit granting process (article 8(6) (268)), the Presidency is exploring a compromise giving the competent authorities in Member States belonging to a group of two or more Member States that are involved in a project of common interest a possibility to create together a unique point of contact per project of common interest, which will be responsible for facilitating and coordinating the cooperation of the national authorities on the permit granting for offshore grids for renewable energy projects of common interest.
 - c) On governance of the TENE process (articles 10a (304-320) and related), the Presidency proposes to answer to Parliament's concerns through the strengthening of the consultation with various stakeholders as well as giving a greater role to ACER, especially in preparing the scenarios to ensure better energy system integration.
 Proposed wording suggestions are included in the fourth column of the document in the Annex in articles 11 (lines 323-351), 12 (lines 352-366) and 13 (lines 367-378).
 - d) The Parliament has added the category of 'district heating and cooling' (article 2(103), 4(185, 186 and related) projects under the scope of TEN-E financing, arguing that such projects would be in line with better integration and interlinking of various energy systems. This is an additional way to promote flexibility of the European energy system. The Council and the Commission have expressed their concerns, due to the local nature of district heating and cooling which lacks a clear cross-border component.
 - e) The Council could not accept Parliament's amendment on grandfathering of natural gas projects (24 b (542-556)). However, the Council could accept to reintroduce line 224 (article 5(6), second subparagraph), which stipulates that a project which is no longer on the Union list but for which an application file has been accepted for examination by the competent authority shall maintain the rights and obligations arising from Chapter III (permitting), unless it does not comply with Union law.

- f) Concerning the derogation for Malta and Cyprus (article 25 (558-560)) the Council maintains its position that such a derogation is necessary.
- g) In respect to the smart gas grids (article 2 (100) article 4 (184) and related) for the Council it is important to allow investments that integrate a plurality of low-carbon and particularly renewable gases. The Parliament could not agree to Council's additions regarding 'other' solutions than digital and to 'including physical upgrades' for integration of low carbon and particularly renewable gases (line 100, 624, 639). As a compromise, the Council could envisage agreeing to 'technical upgrades' or similar that would cover the needed upgrades of the network to accommodate more low carbon and in particular renewable gases. However, smart gas grids should not be limited to digital solutions only.
- h) Whenever the text refers to renewable or low carbon, the Council suggests to refer throughout the text to 'low carbon and particularly renewable sources/gases' (as appropriate in the given article). The Parliament does not have a consistent approach, referring to either 'renewable and low carbon' or only 'renewable'.
- As regards the CO2 category and the inclusion of storage, the Council could agree to a compromise, where CO2 storage projects would be eligible for funding only if they are linked to cross border transport of CO2. In addition, the Council shares the Commission's assessment that the Parliament's request to include different modes of transport of CO2 such as ship, truck, barge or train does not fall within the scope of this regulation as they are not an infrastructure.
- j) Regarding the Projects of Mutual Interest (PMIs) (articles 2 (91, 94, 97), 4 (138-196) and related) at present, Council maintains its position as expressed in the General Approach.

IV. CONCLUSION

The <u>Permanent Representatives Committee</u> is invited to:

- reflect on the above-mentioned issues, and
- to agree on a revised mandate for the third informal trilogue on 23 November 2021, on the basis of the text included in the Annex and suggestions for flexibilities expressed during the meeting of the Permanent Representatives Committee.

ANNEX

Proposal for a Regulation of the European Parliament and of the Council on guidelines for trans-European energy infrastructure and repealing Regulation (EU) No 347/2013

16.11.2021

1.	COMMISSION PROPOSAL (14088/20 + ADD 1)	EP PLENARY TEXT (doc. A9-0269/2021)	COUNCIL GENERAL APPROACH (doc. 9732/21)	COMPROMISE PROPOSALS
2.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	
3.	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 172 thereof,		Having regard to the Treaty on the Functioning of the European Union, and in particular Article 172 thereof,	
4.	Having regard to the proposal from the European Commission,		Having regard to the proposal from the European Commission,	
5.	After transmission of the draft legislative act to the national parliaments,		After transmission of the draft legislative act to the national parliaments,	
6.	Having regard to the opinion of the European Economic and Social Committee ¹ ,		Having regard to the opinion of the European Economic and Social Committee ¹ ,	

 $^1\,\text{OJ}\,C$, , p. .

7.	Having regard to the opinion of the Committee of the Regions ² ,		Having regard to the opinion of the Committee of the Regions ² ,	
8.	Acting in accordance with the ordinary legislative procedure,		Acting in accordance with the ordinary legislative procedure,	
9.	Whereas:		Whereas:	
10.	(1) The Commission has set out, in its Communication of 11 December 2019 entitled 'The European Green Deal' ³ , a new growth strategy that aims to transform the Union into a fair and prosperous society, with a modern, resource- efficient and competitive economy, where there are no net emissions of greenhouse gases in 2050 and where economic growth is decoupled from resource use. The Commission's communication on the Climate Target Plan ⁴ proposing to increase the greenhouse gas emissions' reduction level to at least	AM 1 (1) The Commission has set out, in its Communication of 11 December 2019 entitled 'The European Green Deal' ³ , a new growth strategy that aims to transform the Union into a fair and prosperous society, with a modern, resource-efficient and competitive economy, where there are no net emissions of greenhouse gases in the climate neutrality objective is met at the latest by 2050 and where economic growth is decoupled from resource use. The Commission's communication on the Climate Target Plan ⁴ proposing to increase the greenhouse gas emissions' reduction level to at least 55 % by 2030 - an ambition that was	(1) The Commission has set out, in its Communication of 11 December 2019 entitled 'The European Green Deal' ³ , a new growth strategy that aims to transform the Union into a fair and prosperous society, with a modern, resource- efficient and competitive economy, where there are no net emissions of greenhouse gases in 2050 and where economic growth is decoupled from resource use. The Commission's communication on the Climate Target Plan ⁴ proposing to increase the greenhouse gas emissions' reduction level to at least 55% by 2030 - an ambition that was endorsed by the European Council on 11 December 2020	

$^{\mathbf{2}}$ OJ C , , p. .

 ³ Commission Communication - The European Green Deal, COM(2019) 640 final of 11 December 2019.
 ⁴ Commission Communication - Stepping up Europe's 2030 climate ambition, Investing in a climate-neutral future for the benefit of our people, COM(2020) 562 final of 17 September 2020

	55% by 2030 - an ambition	endorsed by the European	- and its underlying impact	
	hat was endorsed by the	Council on 11 December 2020 -	assessment confirms that the	
	European Council on 11	and its underlying impact	energy mix of the future will	
	December 2020 - and its	assessment confirms that the	be very different from the one	
	inderlying impact	energy mix of the future will be	of today and underpins the	
	assessment confirms that	very different from the one of	necessity to review and if	
	he energy mix of the future	today and underpins the	necessary to revise the energy	
	will be very different from	necessity to review and if	legislation. The current energy	
	he one of today and	necessary to revise the energy	infrastructure investments are	
	inderpins the necessity to	legislation. The current energy	clearly insufficient to	
	eview and if necessary to	infrastructure investments are	transform and build the energy	
	evise the energy	clearly insufficient to transform	infrastructure of the future.	
	egislation. The current	and build the energy	That also means infrastructure	
	energy infrastructure	infrastructure of the future. That	needs to be in place to support	
	nvestments are clearly	also means infrastructure needs	the European energy	
	nsufficient to transform	to be in place to support the	transition, including rapid	
	and build the energy	European energy transition,	electrification, scaling up of	
	nfrastructure of the future.	including rapid electrification,	renewable electricity	
	That also means	scaling up of renewable and	generation, the increased use	
	nfrastructure needs to be in	fossil free electricity generation,	of renewable and low-carbon	
· ·	place to support the	the increased use of renewable	gases, energy system	
	European energy transition,	and low-carbon gases, energy	integration and a higher uptake	
	ncluding rapid	system integration and a higher	of innovative solutions.	
	electrification, scaling up of	uptake of innovative solutions.		
	enewable electricity			
	generation, the increased			
	ise of renewable and low-			
	carbon gases, energy			
	system integration and a			
	nigher uptake of innovative			
S	solutions.			

11.	(2) Following the Commission's proposals as part of the Clean Energy for All Europeans package, an agreement was reached on a binding Union level target for renewable energy for 2030 of at least 32% of final energy consumption and a headline Union level target for energy efficiency of at least 32,5%.	AM 2 (2) Following the Commission's proposals as part of the Clean Energy for All Europeans package, an agreement was reached on a <i>The current</i> binding Union level target for renewable energy for 2030 of at least 32 % of final energy consumption and a headline Union level target for energy efficiency of at least 32,5 % will be revised as part of the Union's increased ambition enshrined in the Regulation (EU) 2021/1119 of the European Parliament and the Counci ⁵ and the European Green Deal strategy.	(2) Following the Commission's proposals as part of the Clean Energy for All Europeans package, an agreement was reached on a binding Union level target for renewable energy for 2030 of at least 32% of final energy consumption and a headline Union level target for energy efficiency of at least 32,5%.	
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⁵ Regulation (EU) 2021/1119 of the European Parliament and of the Council of 30 June 2021 establishing the framework for achieving climate neutrality and amending Regulations (EC) No 401/2009 and (EU) 2018/1999 ('European Climate Law') (OJ L 243, 9.7.2021, p. 1.).

Agreement) sets out a long-term goal to keep the global temperature increase to well below 2 °C above pre-industrial levels and to pursue efforts to keep it to 1.5 °C above pre-industrial levels, and stresses the importance of adapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low greenhouse gas emissions and climate- resilient development. On 12 December 2019, the European Council endorsed the objective of achieving a climate-neutral European Union by 2050, in line with the objectives of the Paris Agreement.global temperature increase to well below 2 °C above pre- industrial levels, and atapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low greenhouse gas emissions and climate- resilient development. On 12 December 2019, the European Council endorsed the objective of achieving a climate-neutral European Union by 2050, in line with the objectives of the Paris Agreement.global temperature increase to well below 2 °C above pre- industrial levels, and adapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low greenhouse gas emissions and climate- resilient development. On 12 December 2019, the European Council endorsed the objective of achieving a climate-neutral European Union by 2050, in line with the objectives of the Paris Agreement.global temperature increase to well below 2 °C above pre- industrial levels, and adapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low great climate-resilient development. On 12 December 2019, the European Council endorsed the objectives of the Paris Agreemen	12.	Agreement on climate change following the 21st Conference of the Parties to the United Nations Framework Convention on Climate Change (the 'Paris Agreement') sets out a long-term goal to keep the global temperature increase to well below 2 °C above pre-industrial levels and to pursue efforts to keep it to 1.5 °C above pre-industrial levels, and stresses the importance of adapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low greenhouse gas emissions and climate- resilient development. On 12 December 2019, the European Council endorsed the objective of achieving a climate-neutral European Union by 2050, in line with the objectives of the Paris	industrial levels and to pursue efforts to keep it to 1.5 °C above pre-industrial levels, and stresses the importance of adapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low greenhouse gas emissions and climate-resilient development. On 12 December 2019, the European Council endorsed the objective of achieving a climate- neutral European Union by 2050, in line with the objectives	below 2 °C above pre- industrial levels and to pursue efforts to keep it to 1.5 °C above pre-industrial levels, and stresses the importance of adapting to the adverse impacts of climate change and making finance flows consistent with a pathway towards low greenhouse gas emissions and climate-resilient development. On 12 December 2019, the European Council endorsed the objective of achieving a climate-neutral European Union by 2050, in line with the objectives of the	
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	(4) Regulation (EU) No	AM 3	(4) Regulation (EU) No	
	347/2013 of the European	(4) Regulation (EU) No	347/2013 of the European	
	Parliament and of the	347/2013 of the European	Parliament and of the	
	Council ⁶ , the current TEN-	Parliament and of the Council ⁶ ,	Council ⁶ , the current TEN-E	
	E Regulation, lays down	the current TEN-E Regulation,	Regulation, lays down rules	
	rules for the timely	lays down rules for the timely	for the timely development	
	development and	development and	and interoperability of trans-	
j	interoperability of trans-	interoperability of trans-	European energy networks in	
	European energy networks	European energy networks in	order to achieve the energy	
j	in order to achieve the	order to achieve the energy	policy objectives of the Treaty	
	energy policy objectives of	policy objectives of the Treaty	on the Functioning of the	
1	the Treaty on the	on the Functioning of the	European Union to ensure the	
]	Functioning of the	European Union to ensure the	functioning of the internal	
]	European Union to ensure	functioning of the internal	energy market, security of	
1	the functioning of the	energy market, security of	supply and competitive	
	internal energy market,	supply and competitive energy	energy markets in the Union,	
	security of supply and	markets in the Union, to	to promote energy efficiency	
	competitive energy markets	promote energy efficiency and	and energy saving and the	
	in the Union, to promote	energy saving and the	development of new and	
	energy efficiency and	development of new and	renewable forms of energy,	
	energy saving and the	renewable forms of energy, and	and to promote the	
	development of new and	to promote the interconnection	interconnection of energy	
1	renewable forms of energy,	of energy networks. Regulation	networks. Regulation (EU) No	
;	and to promote the	(EU) No 347/2013 puts in place	347/2013 puts in place a	
i	interconnection of energy	a framework for Member States	framework for Member States	
1	networks. Regulation (EU)	and relevant stakeholders to	and relevant stakeholders to	
	No 347/2013 puts in place a	work together in a regional	work together in a regional	
1	framework for Member	setting to develop better-	setting to develop better-	
	States and relevant	connected energy networks with	connected energy networks	
	stakeholders to work	the aim to connect regions	with the aim to connect	
1	together in a regional	currently isolated from	regions currently isolated from	
:	setting to develop better-	European energy markets,	European energy markets,	

⁶ 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. 39–75

connected energy networks with the aim to connect regions currently isolated from European energy markets, strengthen existing cross-border interconnections, and help integrate renewable energy. By pursuing those objectives, Regulation (EU) No 347/2013 contributes to smart, sustainable and inclusive growth and brings benefits to the entire Union in terms of competitiveness and economic, social and territorial cohesion.	strengthen existing <i>and promote</i> <i>new</i> cross-border interconnections, and help integrate renewable energy. By pursuing those objectives, Regulation (EU) No 347/2013 contributes to smart, sustainable and inclusive growth and brings benefits to the entire Union in terms of competitiveness and economic, social and territorial cohesion.	strengthen existing cross- border interconnections, and help integrate renewable energy. By pursuing those objectives, Regulation (EU) No 347/2013 contributes to smart, sustainable and inclusive growth and brings benefits to the entire Union in terms of competitiveness and economic, social and territorial cohesion.	
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14.	(5) The evaluation of	AM 4	(5) The evaluation of	
	Regulation (EU) No	(5) The evaluation of Regulation	Regulation (EU) No 347/2013	
	347/2013 has clearly shown	(EU) No 347/2013 has clearly	has clearly shown that the	
	that the framework has	shown that the framework has	framework has effectively	
	effectively improved the	effectively improved the	improved the integration of	
	integration of Member	integration of Member States'	Member States' networks,	
	States' networks,	networks, stimulated energy	stimulated energy trade and	
	stimulated energy trade and	trade and hence contributed to	hence contributed to the	
	hence contributed to the	the competitiveness of the	competitiveness of the Union.	
	competitiveness of the	Union. Projects of common	Projects of common interest in	
	Union. Projects of common	interest in electricity and gas	electricity and gas have	
	interest in electricity and	have strongly contributed to	strongly contributed to	
	gas have strongly	security of supply. For gas, the	security of supply. For gas, the	
	contributed to security of	infrastructure is now well	infrastructure is now well	
	supply. For gas, the	connected and supply resilience	connected and supply	
	infrastructure is now well	has improved substantially since	resilience has improved	
	connected and supply	2013. Regional cooperation in	substantially since 2013.	
	resilience has improved	Regional Groups and through	Regional cooperation in	
	substantially since 2013.	cross-border cost allocation is an	Regional Groups and through	
	Regional cooperation in	important enabler for project	cross-border cost allocation is	
	Regional Groups and	implementation. However, in	an important enabler for	
	through cross-border cost	many cases the cross-border cost	project implementation.	
	allocation is an important	allocation did not result in	However, in many cases the	
	enabler for project	reducing the financing gap of	cross-border cost allocation	
	implementation. However,	the project, as intended. While	did not result in reducing the	
	in many cases the cross-	the majority of permitting	financing gap of the project, as	
	border cost allocation did	procedures have been shortened,	intended. While the majority	
	not result in reducing the	in some cases the process is still	of permitting procedures have	
	financing gap of the	long. The financial assistance	been shortened, in some cases	
	project, as intended. While	from the Connecting Europe	the process is still long. The	
	the majority of permitting	Facility (CEF) has been an	financial assistance from the	
	procedures have been	important factor as grants for	Connecting Europe Facility	
	shortened, in some cases	studies have helped projects to	(CEF) has been an important	
	the process is still long. The	reduce risks in the early stages	factor as grants for studies	
	financial assistance from	of development, while grants for	have helped projects to reduce	
	the Connecting Europe	works have supported projects	risks in the early stages of	

	Facility (CEF) has been an important factor as grants for studies have helped projects to reduce risks in the early stages of development, while grants for works have supported projects addressing key bottlenecks that market finance could not sufficiently address.	addressing key bottlenecks that market finance could not sufficiently address.	development, while grants for works have supported projects addressing key bottlenecks that market finance could not sufficiently address.	
15.		AM 5 (new) (5a) In its resolution of 10 July 2020 on the revision of the guidelines for trans-European energy infrastructure, the European Parliament called for a revision of the Regulation (EU) No 347/2013, taking into account, in particular, the Union's energy and climate targets for 2030, the Union's climate neutrality objective and the 'energy efficiency first' principle.		

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16.		AM 6	(6) The TEN-E policy is a	
	central instrument in the	(6) The TEN-E policy is a	central instrument in the	
	development of an internal	central instrument in the	development of an internal	
	energy market and	development of an internal	energy market and necessary	
	necessary to achieve the	energy market and necessary to	to achieve the European Green	
	European Green Deal	achieve the European Green	Deal objectives. To achieve	
	objectives. To achieve	Deal objectives. To achieve	climate neutrality by 2050 and	
	climate neutrality by 2050	climate neutrality by 2050 at the	higher levels of greenhouse	
	and higher levels of	<i>latest</i> and higher levels of	gas emission reductions by	
	greenhouse gas emission	greenhouse gas emission	2030, Europe will need a more	
	reductions by 2030, Europe	reductions by 2030, Europe will	integrated energy system,	
	will need a more integrated	need a more integrated energy	relying on higher levels of	
	energy system, relying on	system, relying on higher levels	electrification based on	
	higher levels of	of electrification based on	renewable sources and the	
	electrification based on	additional renewable and low	decarbonisation of the gas	
	renewable sources and the	<i>carbon</i> sources and the	sector. The TEN-E policy can	
	decarbonisation of the gas	decarbonisation of the gas	ensure that the Union energy	
	sector. The TEN-E policy	sector. The TEN-E policy can	infrastructure development	
	can ensure that the Union	ensure that the Union energy	supports the required energy	
	energy infrastructure	infrastructure development	transition to climate neutrality	
	development supports the	supports the required energy	in line with the energy	
	required energy transition	transition to climate neutrality in	efficiency first principle. It	
	to climate neutrality in line	line with the <i>principles of</i>	<u>can also ensure</u>	
	with the energy efficiency	energy efficiency first principle	interconnections, energy	
	first principle.	and technological neutrality	security, market and system	
		while considering the respective	integration, and competition	
		potential for emission reduction	<u>for all Member States, as</u>	
		in the end use.	well as energy at an	
			affordable price for	
			households and companies.	

17	(7) While the objectives of	AM 7	(7) While the objectives of	
17.	Regulation (EU) No	(7) While the objectives of	Regulation (EU) No 347/2013	
	347/2013 remain largely	Regulation (EU) No 347/2013	remain largely valid, the	
	valid, the current TEN-E	remain largely valid, the current	current TEN-E framework	
	framework does not yet	TEN-E framework does not yet	does not yet fully reflect the	
	fully reflect the expected	fully reflect the expected	expected changes to the	
	changes to the energy	changes to the energy system	energy system that will result	
	system that will result from	that will result from the new	from the new political context	
	the new political context	political context and in	and in particular the upgraded	
	and in particular the	particular the upgraded 2030	2030 targets and the 2050	
	upgraded 2030 targets and	targets and the 2050 climate	climate neutrality objective	
	the 2050 climate neutrality	neutrality objective under the	under the European Green	
	objective under the	European Green Deal.	Deal. Besides the new political	
	European Green Deal.	Therefore, both climate	context and objectives,	
	Besides the new political	mitigation and climate	technological development has	
	context and objectives,	adaptation objectives need to be	been rapid in the past decade.	
	technological development	adequately reflected in the	That development should be	
	has been rapid in the past	revised TEN-E framework.	taken into account in the	
	decade. That development	Besides the new political	infrastructure categories	
	should be taken into	context and objectives,	covered by this Regulation, the	
	account in the infrastructure	technological development has	projects of common interest	
	categories covered by this	been rapid in the past decade.	selection criteria as well as the	
	Regulation, the projects of	That development should be	priority corridors and thematic	
	common interest selection	taken into account in the	areas.	
	criteria as well as the	infrastructure categories covered		
	priority corridors and	by this Regulation, the projects		
	thematic areas.	of common interest selection		
		criteria as well as the priority		
		corridors and thematic areas. At		
		the same time the revision		
		should not affect a Member		
		State's right to determine the		
		conditions for exploiting its		
		energy resources, its choice		
		between different energy		
		sources and the general		
		structure of its energy supply,		
		in accordance with Article 194		
		TFEU.		

of the European Parliament and of the Council ⁸ provide for an energy internal market. While there has been very significant progress in the completion of the internal energy market, there is still room for improvement by a better utilisation of existing energy infrastructure, the integration.Parliament and of the Council ⁸ provide for an energy internal market. While there has been very significant progress in the completion of the internal energy market, there is still room for improvement by a better utilisation of existing energy infrastructure, the integration.Parliament and of the Council ⁸ provide for an energy internal market. While there has been very significant progress in the completion of the internal energy infrastructure, the amounts of renewable energy and system integration.European Parliament and of the Council ⁸ provide for an energy internal market. While there has been very significant progress in the completion of the internal energy infrastructure, the integration.European Parliament and of the Council ⁸ provide for an energy internal market, there is still room for improvement by a better utilisation of existing amounts of renewable energy and system integration.European Parliament and of the Council ⁸ provide for an energy internal market, there is still room for improvement by a better utilisation of existing amounts of renewable energy and system integration.European Parliament and of the Council ⁸ the Council ⁸ provide for an energy infrastructure, the integration.energy and system integration.parliament and of the increasing amounts of renewable energy and system integration.European Parliament and of the Counci	
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⁷ Directive (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU OJ L 158, 14.6.2019, p. 125.
⁸ Directive 2009/73/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in natural gas

⁸ Directive 2009/73/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in natural gas and repealing Directive 2003/55/EC (OJ L 211, 14.8.2009, p. 94).

19.	(9) The Union's energy infrastructure should be upgraded in order to prevent technical failure and to increase its resilience against such failure, natural or man- made disasters, adverse effects of climate change and threats to its security, in particular as regards European critical infrastructures pursuant to Council Directive 2008/114/EC ⁹ .	(9) The Union's energy infrastructure should be upgraded in order to prevent technical failure and to increase its resilience against such failure, natural or man-made disasters, adverse effects of climate change and threats to its security, in particular as regards European critical infrastructures pursuant to Council Directive 2008/114/EC ⁹ .	(9) The Union's energy infrastructure should be upgraded in order to prevent technical failure and to increase its resilience against such failure, natural or man- made disasters, adverse effects of climate change and threats to its security, in particular as regards European critical infrastructures pursuant to Council Directive 2008/114/EC ⁹ .	
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⁹ OJ L 345, 23.12.2008, p. 75.

20.	(10) The Union's energy infrastructure should be resilient to the unavoidable impacts that climate change is estimated to create in Europe in spite of the mitigation efforts. Hence, strengthening the efforts on climate adaptation, resilience building, disaster prevention and preparedness is crucial.	AM 8 (10) The Union's energy infrastructure should be resilient to the unavoidable impacts that climate change is estimated to create in Europe in spite of the mitigation efforts. Hence, <i>contribute to climate change</i> <i>mitigation,</i> strengthening the efforts on climate adaptation, resilience building, disaster prevention and preparedness is crucial.	(10) The Union's energy infrastructure should be resilient to the unavoidable impacts that climate change is estimated to create in Europe in spite of the mitigation efforts. Hence, strengthening the efforts on climate adaptation, resilience building, disaster prevention and preparedness is crucial.	
21.		AM 9 (new) (10a) The development of trans-European energy infrastructure should favour the repurposing of existing infrastructure and equipment, avoiding a waste of resources, in order to comply with strict ecological sustainability criteria;		

22. (11) Security of supply, as one main driver behind Regulation (EU) No 347/2013, has been significantly improved through projects of common interest. Moreover, the Commission's climate target impact assessment ¹⁰ expects the consumption of natural gas to be reduced significantly because its non-abated use is not compatible with carbon- neutrality. On the other hand, the consumption of biogas, renewable and low- carbon hydrogen and synthetic gaseous fuels will increase significantly towards 2050. Therefore, the natural gas infrastructure no longer needs support through the TEN-E policy. The planning of energy infrastructure should reflect this changing gas landscape.	AM 10 (11) Security of supply, as one main driver behind Regulation (EU) No 347/2013, has been significantly improved through projects of common interest. Moreover, the Commission's climate target impact assessment expects the consumption of natural gas to be reduced significantly because its non- abated use is not compatible with carbon-neutrality. On the other hand, the consumption of biogas, renewable and low- carbon hydrogen and synthetic gaseous fuels will increase significantly towards 2050. For gas, the infrastructure is now well connected and supply resilience has improved substantially since 2013. Therefore, the natural gas infrastructure no longer needs support through the TEN-E policy. The planning of energy infrastructure should reflect this changing gas landscape. However, not all Member States are yet connected sufficiently to the European gas network and particularly island Member States continue to face significant challenges in terms	(11) Security of supply, as one main driver behind Regulation (EU) No 347/2013, has been significantly improved through projects of common interest. Moreover, the Commission's climate target impact assessment ¹⁰ expects the consumption of natural gas to be reduced significantly because its non-abated use is not compatible with carbon- neutrality. On the other hand, the consumption of biogas, renewable and or low-carbon hydrogen and synthetic gaseous fuels will increase significantly towards 2050. Therefore, the natural gas infrastructure no longer needs support through the TEN-E policy. The planning of energy infrastructure should reflect this changing gas landscape.	
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¹⁰ SWD(2020) 176 final

of security of supply and energy isolation. Although 78 % of gas projects that are projects of common interest (gas PCIs) are expected to be commissioned by	
projects that are projects of common interest (gas PCIs) are	
common interest (gas PCIs) are	
expected to be commissioned by	
the end of 2025, a number of	
them are experiencing	
significant delays, including	
due to permitting problems. The	
revision of Regulation (EU) No	
347/2013 should not affect	
negatively uncompleted projects	
at any priority corridors.	
Therefore, by way of	
derogation, natural gas	
infrastructure projects which	
were already included in the	
fourth or fifth Union list of	
projects of common interest	
established pursuant to	
Regulation(EU) No 347/2013	
should be able to maintain this	
status and be eligible for the	
first Union list of projects of	
common interest to be	
established under this	
Regulation in order to benefit	
from fast-track treatment by	
national administration and	
streamlined permitting	
procedures, and to materialise	
the planned and expected	
market and security of supply	
improvements as well as their	
contribution towards emission	
reduction and air pollution	
mitigation or to contribute to	

ending energy isolation of those
Member States that are
currently not sufficiently
connected to the European gas
network. This temporary
derogation excludes however
their eligibility for Union
financial assistance in the CEF
framework.

si a e o a c C si c si c si t t d f F p b e iii ffi p v v a g a n c c c si t t t t t t t t t t t t t t t t t t	(12) The importance of smart electricity grids in achieving the Union's energy and climate policy objectives has been acknowledged in the communication from the Commission on energy system integration ¹¹ . The criteria for the category should include technological developments regarding innovation and digital aspects. Furthermore, the role of projects promoters should be clarified. Given the expected significant increase in power demand from the transport sector, in particular for electric vehicles along highways and in urban areas, smart grid technologies should also help to improve energy network related support for cross border high capacity recharging to support the decarbonisation of the transport sector.	AM 11 (12) The importance of smart electricity grids in achieving the Union's energy and climate policy objectives has been acknowledged in the communication from the Commission on energy system integration ¹¹ . The criteria for the category should <i>be simplified</i> <i>and</i> include technological developments regarding innovation, and digital aspects <i>and the enablement of energy</i> <i>system integration</i> . Furthermore, the role of projects promoters should be clarified. Given the expected significant increase in power demand from the transport sector, in particular for electric vehicles along highways and in urban areas, smart grid technologies should also help to improve energy network related support for cross border high capacity recharging to support the decarbonisation of the transport sector <i>and increase demand for</i> <i>green transport</i> .	(12) The importance of smart electricity grids in achieving the Union's energy and climate policy objectives has been acknowledged in the communication from the Commission on energy system integration ¹¹ . The criteria for the category should include technological developments regarding innovation and digital aspects. Furthermore, the role of projects promoters should be clarified. Given the expected significant increase in power demand from the transport sector, in particular for electric vehicles along highways and in urban areas, smart grid technologies should also help to improve energy network related support for cross border high capacity recharging to support the decarbonisation of the transport sector.	
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¹¹ COM(2020) 299 final

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24.	(13) The Commission's	AM 12	(13) The Commission's	
	communication on energy	(13) The Commission's	communication on energy	
	system integration	communication on energy	system integration underlines	
	underlines the need for	system integration underlines	the need for integrated energy	
	integrated energy	the need for integrated energy	infrastructure planning across	
	infrastructure planning	infrastructure planning across	energy carriers,	
	across energy carriers,	energy carriers, infrastructures,	infrastructures, and	
	infrastructures, and	and consumption sectors. Such	consumption sectors. Such	
	consumption sectors. Such	system integration starts from	system integration starts from	
	system integration starts	the point of departure of	the point of departure of	
	from the point of departure	applying the energy efficiency	applying the energy efficiency	
	of applying the energy	first principle and taking a	first principle and taking a	
	efficiency first principle	holistic approach <i>in policy and</i>	holistic approach beyond	
	and taking a holistic	beyond individual sectors. It	individual sectors. It also	
	approach beyond individual	also addresses the	addresses the decarbonisation	
	sectors. It also addresses	decarbonisation needs of the	needs of the hard to abate	
	the decarbonisation needs	hard to abate sectors, such as	sectors, such as parts of	
	of the hard to abate sectors,	parts of industry or certain	industry or certain modes of	
	such as parts of industry or	modes of transport, where direct	transport, where direct	
	certain modes of transport,	electrification is, currently,	electrification is, currently,	
	where direct electrification	technically or economically	technically or economically	
	is, currently, technically or	challenging. Such investments	challenging. Such investments	
	economically challenging.	include hydrogen and	include hydrogen and	
	Such investments include	electrolysers, which are	electrolysers, which are	
	hydrogen and electrolysers,	progressing towards commercial	progressing towards	
	which are progressing	large-scale deployment. The	commercial large-scale	
	towards commercial large-	Commission's Hydrogen	deployment. The	
	scale deployment. The	Strategy gives priority to	Commission's Hydrogen	
	Commission's Hydrogen	hydrogen production from	Strategy gives priority to	
	Strategy gives priority to	renewable electricity, which is	hydrogen production from	
	hydrogen production from	the cleanest solution and is most	renewable electricity, which is	
	renewable electricity,	compatible with the EU climate	the cleanest solution and is	
	which is the cleanest	neutrality objective. In a	most compatible with the EU	
	solution and is most	transitional phase however,	climate neutrality objective. In	
	compatible with the EU	other forms of low-carbon	a transitional phase however,	
	climate neutrality objective.	hydrogen are needed to more	other forms of low-carbon	

In a transitional phase however, other forms of low-carbon hydrogen are needed to more rapidly replace existing hydrogen and kick-start an economy of scale.	rapidly replace decarbonise existing hydrogen and production focusing on a diverse range of clean technologies and to kick-start an economy of scale.	hydrogen are needed to more rapidly replace existing hydrogen and kick-start an economy of scale.	
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25.	(14) Moreover, the	AM 13	(14) Moreover, the	
	Commission's Hydrogen	(14) Moreover, the	Commission's Hydrogen	
	Strategy ¹² concluded that	Commission's Hydrogen	Strategy ¹² concluded that for	
	for the required deployment	Strategy ¹² concluded that for the	the required deployment of	
	of hydrogen a large-scale	required deployment of	hydrogen a large-scale	
	infrastructure network is an	hydrogen a large-scale	infrastructure network is an	
	important element that only	infrastructure network is an	important element that only	
	the Union and the single	important element that only the	the Union and the single	
	market can offer. There is	Union and the single market can	market can offer. There is	
	currently very limited	offer. There is currently very	currently very limited	
	dedicated infrastructure in	limited dedicated infrastructure	dedicated infrastructure in	
	place to transport and trade	in place to transport and trade	place to transport and trade	
	hydrogen across borders.	hydrogen across borders, and to	hydrogen across borders. Such	
	Such should consist of a	create hydrogen valleys	should consist of a significant	
	significant extent of assets	between countries and thus	extent of assets converted	
	converted from natural gas,	supporting further hydrogen	from natural gas,	
	complemented by new	developments in industrial	complemented by new assets	
	assets dedicated to	clusters. Such should consist of	dedicated to hydrogen.	
	hydrogen. Furthermore, the	a significant extent of assets	Furthermore, the Hydrogen	
	Hydrogen Strategy sets a	converted from natural gas,	Strategy sets a strategic goal to	
	strategic goal to increase	complemented by new assets	increase installed electrolyser	
	installed electrolyser	dedicated to hydrogen.	capacity to 40 GW by 2030 in	
	capacity to 40 GW by 2030	Furthermore, the Hydrogen	order to scale up the	
	in order to scale up the	Strategy sets a strategic goal to	production of renewable	
	production of renewable	increase installed electrolyser	hydrogen and facilitate the	
	hydrogen and facilitate the	capacity to 40 GW by 2030 in	decarbonisation of fossil-fuel	
	decarbonisation of fossil-	order to scale up the production	dependent sectors, such as	
	fuel dependent sectors,	of renewable hydrogen and	industry or transport.	
	such as industry or	facilitate the decarbonisation of	Therefore, the TEN-E policy	
	transport. Therefore, the	fossil-fuel dependent sectors,	should include new and	
	TEN-E policy should	such as industry or transport.	repurposed hydrogen	
	include new and repurposed	Therefore, the TEN-E policy	transmission infrastructure and	
	hydrogen transmission	should include new and	storage as well as electrolyser	
	infrastructure and storage	repurposed hydrogen	facilities. Hydrogen	

¹² A hydrogen strategy for a climate-neutral Europe, COM(2020) 301 final.

transmission and storage infrastructure should also be included in the Union- wide ten-year network development plan so as to allow a comprehensive and consistent assessment of their costs and benefits for the energy system, including their contribution to sector integration and decarbonisation, with the aim of creating a hydrogen backbone for the Union.	transmission infrastructure and, as well as infrastructure for temporary blending solutions, storage as well as electrolyser facilities. Hydrogen high- pressure pipelines and storage infrastructure should also be included in the Union-wide ten- year network development plan so as to allow a comprehensive and consistent assessment of their costs and benefits for the energy system, including their contribution to sector integration and decarbonisation, with the aim of creating a hydrogen backbone for the Union. The new hydrogen category should be aligned with the objectives of the Energy System Integration	transmission and storage infrastructure should also be included in the Union-wide ten-year network development plan so as to allow a comprehensive and consistent assessment of their costs and benefits for the energy system, including their contribution to sector integration and decarbonisation, with the aim of creating a hydrogen backbone for the Union.	

26.	(15) Moreover, a new infrastructure category should be created for smart gas grids to support investments which integrate renewable and low carbon gases such as biogas, biomethane, and hydrogen, in the network and help manage a resulting more complex system, building on innovative digital technologies.	AM 14 (15) Moreover, a new infrastructure category should be created for smart gas grids to support investments which integrate renewable and low carbon gases such as biogas, biomethane, and hydrogen, in the network and help manage a resulting more complex system, building on innovative digital technologies. <i>The eligible low- carbon gases should comply</i> <i>with requirements on low- carbon gases to be adopted by</i> <i>the Commission, including a</i> <i>minimum greenhouse gas</i> <i>emission reduction threshold</i> <i>that is to be established by the</i> <i>Commission.</i>	(15) Moreover, a new infrastructure category should be created for smart gas grids to support investments which integrate <u>a plurality of low- carbon and particularly</u> renewable and low carbon gases such as biogas, biomethane, and hydrogen, in the <u>gas</u> network and help manage a resulting more complex system, building on innovative digital technologies.	
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27.	AM 15 (new) (15a) Achieving climate neutrality by 2050 at the latest assumes that there will still be industrial processes that emit carbon dioxide (CO2). Such CO2 is considered to be unavoidable, when its production cannot be avoided despite optimisation, for example through energy efficiency or electrification integrating renewables. The availability of such alternative options, as well as the Best Available Technologies (BAT) and the level of CO2 capturing rates differ in the various	
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	S (
	industries using CCS	
	technologies and is constantly	
	evolving. The Commission	
	should closely follow these	
	developments to periodically	
	adapt BATs and appropriate	
	minimum capture rates in the	
	range of 70-90 % per industry	
	and technology, in order to	
	ensure that the development of	
	CO2 infrastructure would not	
	result in lock-in effects or slow-	
	down roll-out of emissions-free	
	technologies, but to lead to a	
	significant net reduction of	
	otherwise unavoidable	
	emissions in the absence of	
	reasonable alternatives. This	

	will also ensure adequate support in overcoming technological, infrastructural and commercialisation barriers, including through the TEN-E framework.
28.	AM 16 (new) (15b) Moreover, a new infrastructure category should be created for district heating and cooling systems. Co- operation between electricity and district heating and cooling sectors needs to be intensified to better reflect demand response and flexibility from storage in energy network investment. Furthermore, risk- mitigation instruments and flanking measures should be introduced to reduce the perceived risks and fragmented nature of renewable heating and cooling solutions.

I I				
29.	(16) Regulation (EU) No	AM 17	(16) Regulation (EU) No	
	347/2013 requires a	(16) Regulation (EU) No	347/2013 requires a candidate	
	candidate project of	347/2013 requires a candidate	project of common interest to	
	common interest to prove a	project of common interest to	prove a significant	
	significant contribution to	prove a significant contribution	contribution to at least one	
	at least one criterion from a	to at least one criterion from a	criterion from a set of criteria	
	set of criteria in the process	set of criteria in the process for	in the process for the	
	for the elaboration of the	the elaboration of the Union list,	elaboration of the Union list,	
	Union list, which may, but	which may, but does not need	which may, but does not need	
	does not need to, include	to, include sustainability. That	to, include sustainability. That	
	sustainability. That	requirement, in line with the	requirement, in line with the	
	requirement, in line with	specific needs of the internal	specific needs of the internal	
	the specific needs of the	energy market at the time,	energy market at the time,	
	internal energy market at	enabled development of projects	enabled development of	
	the time, enabled	of common interest which	projects of common interest	
	development of projects of	addressed only security of	which addressed only security	
	common interest which	supply risks even if they did not	of supply risks even if they did	
	addressed only security of	demonstrate benefits in terms of	not demonstrate benefits in	
	supply risks even if they	sustainability. However, given	terms of sustainability.	
	did not demonstrate	the evolution of the Union	However, given the evolution	
	benefits in terms of	infrastructure needs and the	of the Union infrastructure	
	sustainability. However,	decarbonisation goals, the	needs and the decarbonisation	
	given the evolution of the	Conclusions of the 2020 July	goals, the Conclusions of the	
	Union infrastructure needs	European Council, according to	2020 July European Council,	
	and the decarbonisation	which "Union expenditure	according to which "Union	
	goals, the Conclusions of	should be consistent with Paris	expenditure should be	
	the 2020 July European	Agreement objectives and the	consistent with Paris	
	Council, according to	"do no harm" principle of the	Agreement objectives and the	
	which "Union expenditure	European Green Deal,	"do no harm" principle of the	
	should be consistent with	sustainability in terms of the	European Green Deal,	
	Paris Agreement objectives	integration of renewable energy	sustainability in terms of the	
	and the "do no harm"	sources into the grid or the	integration of renewable	
	principle of the European	reduction of greenhouse gas	energy sources into the grid or	
	Green Deal, sustainability	emissions, as relevant, should be	the reduction of greenhouse	
	in terms of the integration	assessed in order to ensure that	gas emissions, as relevant,	
	of renewable energy	TEN-E policy is coherent with	should be assessed in order to	

sources into the grid or the reduction of greenhouse gas emissions, as relevant, should be assessed in order to ensure that TEN-E policy is coherent with energy and climate policy objectives of the Union. The sustainability of CO2 transport networks is addressed by their purpose to transport carbon dioxide.	energy and climate policy objectives of the Union <i>taking</i> <i>into account the specificities of</i> <i>each Member State and the</i> <i>needs to implement different</i> <i>pathways towards</i> <i>decarbonisation</i> . The sustainability of CO2 transport networks is addressed by their <i>purpose to transport carbon</i> <i>dioxide assessing a level of net</i> <i>reduction of CO2 emissions</i> <i>along the whole project</i> <i>lifecycle and the absence of</i> <i>alternative technological</i> <i>solutions to achieve the same</i> <i>level of CO2 reduction</i> .	ensure that TEN-E policy is coherent with energy and climate policy objectives of the Union. The sustainability of CO2 transport networks is addressed by their purpose to transport carbon dioxide.	
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30.	(17) The Union should	AM 18	(17) The Union should	
	facilitate infrastructure	(17) The Union should facilitate	facilitate infrastructure	
	projects linking the Union's	infrastructure projects linking	projects linking the Union's	
	energy networks with third-	the Union's networks	energy networks with third-	
	country networks that are	with third-country networks that	country networks that are	
	mutually beneficial and	are mutually beneficial and	mutually beneficial and	
	necessary for the energy	necessary for the energy	necessary for the energy	
	transition and the	transition and the achievement	transition and the achievement	
	achievement of the climate	of the climate targets, and which	of the climate targets, and	
	targets, and which also	also meet the specific criteria of	which also meet the specific	
	meet the specific criteria of	the relevant infrastructure	criteria of the relevant	
	the relevant infrastructure	categories pursuant to this	infrastructure categories	
	categories pursuant to this	Regulation, in particular with	pursuant to this Regulation, in	
	Regulation, in particular	neighbouring countries and with	particular with neighbouring	
	with neighbouring	countries with which the Union	countries and with countries	
	countries and with	has established specific energy	with which the Union has	
	countries with which the	cooperation. Therefore, this	established specific energy	
	Union has established	Regulation should include in its	cooperation. Therefore, this	
	specific energy	scope projects of mutual interest	Regulation should include in	
	cooperation. Therefore, this	where they are sustainable and	its scope projects of mutual	
	Regulation should include	able to demonstrate significant	interest where they are	
	in its scope projects of	net socio-economic benefits for	sustainable and able to	
	mutual interest where they	at least two Member States and	demonstrate significant net	
	are sustainable and able to	at least one third country to	socio-economic benefits for at	
	demonstrate significant net	secure future and fair	least <u>one</u> two Member States	
	socio-economic benefits for	cooperation. Such projects	and at least one third country.	
	at least two Member States	would be eligible for inclusion	Such projects would be	
	and at least one third	in the Union list upon conditions	eligible for inclusion in the	
	country. Such projects	of regulatory approximation	Union list upon conditions of	
	would be eligible for	with the Union and <i>effective</i>	regulatory approximation with	
	inclusion in the Union list	implementation of thereof and	consistency of the third	
	upon conditions of	upon demonstrating a	<u>country's policy objectives</u>	
	regulatory approximation	contribution to the Union's and	with the overall policy	
	with the Union and upon	the third countries' overall	objective of the Union and	
	demonstrating a	energy and climate objectives in	upon demonstrating a	
	contribution to the Union's	terms of security of supply and	contribution to the Union's	

overall energy and climate	decarbonisation. Such regulatory	overall energy and climate	
objectives in terms of	alignment or convergence	objectives in terms of security	
security of supply and	should be presumed for the	of supply and decarbonisation.	
decarbonisation. Such	European Economic Area or	Such regulatory policy	
regulatory alignment or	Energy Community Contracting	objective alignment or	
convergence should be	Parties or can be demonstrated	convergence should be	
presumed for the European	in the case of other third	presumed for the European	
Economic Area or Energy	countries through bilateral	Economic Area or Energy	
Community Contracting	agreements that include	Community Contracting	
Parties. In addition, the	relevant provisions on climate	Parties or with third	
third country with which	and energy policy objectives on	countries having signed	
the Union cooperates in the	decarbonisation and further	bilateral agreements with the	
development of projects of	assessed by an appropriate	Union which include	
mutual interest should	Regional Group with the	<u>relevant provisions on</u>	
facilitate a similar timeline	support of the Commission. In	climate and energy policy	
for accelerated	addition, the third country with	objectives on	
implementation and other	which the Union cooperates in	decarbonisation. In addition,	
policy support measures, as	the development of projects of	the third country with which	
stipulated in this	mutual interest should facilitate	the Union cooperates in the	
Regulation. Therefore, in	a similar timeline for accelerated	development of projects of	
this Regulation, projects of	implementation and other policy	mutual interest should	
mutual interest should be	support measures, as stipulated	facilitate a similar timeline for	
considered in the same	in this Regulation. Therefore, in	accelerated implementation	
manner as projects of	this Regulation, projects of	and other policy support	
common interest with all	mutual interest should be	measures, as stipulated in this	
provisions relative to	considered in the same manner	Regulation. Therefore, in this	
projects of common interest	as projects of common interest	Regulation, projects of mutual	
applying also to projects of	with all provisions relative to	interest should be considered	
mutual interest, unless	projects of common interest	in the same manner as projects	
otherwise specified.	applying also to projects of	of common interest with all	
*	mutual interest, unless otherwise	provisions relative to projects	
	specified.	of common interest applying	
	1	also to projects of mutual	
		interest, unless otherwise	
		specified.	
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30a		(17a) Projects of mutual	
		interest should be considered	
		as an additional tool to	
		expand the scope of the	
		Regulation to third countries	
		beyond those Projects of	
		common interest that	
		contribute to implementing	
		any specific energy	
		infrastructure, priority	
		corridor, or area. Therefore,	
		where a project with a third	
		country contributes to	
		implementing an energy	
		infrastructure priority	
		corridor or area, it should be	
		considered a Project of	
		<u>common interest under the</u>	
		present Regulation. By the	
		same principle, electricity	
		interconnection projects	
		with third countries that had	
		attained the status of Project	
		<u>of common interest under</u>	
		Regulation (EU) No	
		347/2013, may be selected as	
		Projects of common interest	
		provided that they undergo	
		the selection process and	
		that they fulfil the criteria	
		for the projects of common	
		<u>interest.</u>	
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31.		AM 19	(18) Furthermore, to achieve	
	achieve the Union's 2030	(18) Furthermore, to achieve the	the Union's 2030 and 2050	
	and 2050 climate and	Union's 2030 and 2050 climate	climate and energy targets and	
	energy targets and climate	and energy targets and climate	climate neutrality objective,	
	neutrality objective, Europe	neutrality objective, Europe	Europe needs to significantly	
	needs to significantly scale	needs to significantly scale up	scale up renewable electricity	
	up renewable electricity	renewable electricity generation.	generation. The existing	
	generation. The existing	The existing infrastructure	infrastructure categories for	
	infrastructure categories for	categories for electricity	electricity transmission and	
	electricity transmission and	transmission and storage are	storage are crucial for the	
	storage are crucial for the	crucial for the integration of the	integration of the significant	
	integration of the	significant increase in renewable	increase in renewable	
	significant increase in	electricity generation in the	electricity generation in the	
	renewable electricity	power grid. In addition, that	power grid. In addition, that	
	generation in the power	requires stepping up investment	requires stepping up	
	grid. In addition, that	investments in offshore	investment in offshore	
	requires stepping up	renewable energy ¹³ to ensure	renewable energy ¹³ .	
	investment in offshore	that the technology matures	Coordinating long-term	
	renewable energy ¹³ .	and becomes more cost-	planning and development of	
	Coordinating long-term	efficient. That includes radial	offshore and onshore	
	planning and development	links connecting new offshore	electricity grids should also be	
	of offshore and onshore	wind capacities, as well as	addressed. In particular,	
	electricity grids should also	hybrid integrated projects.	offshore infrastructure	
	be addressed. In particular,	Coordinating long-term	planning should move away	
	offshore infrastructure	planning and development of	from the project-by-project	
	planning should move away	offshore and onshore electricity	approach towards a	
	from the project-by-project	grids should also be addressed,	coordinated comprehensive	
	approach towards a	In particular, offshore	approach ensuring the	
	coordinated comprehensive	infrastructure planning should	sustainable development of	
	approach ensuring the	move away from the project-by-	integrated offshore grids in	
	sustainable development of	project approach towards a	line with the offshore	
	integrated offshore grids in	coordinated comprehensive	renewable potential of each	
	line with the offshore	approach ensuring the	sea basin, environmental	
	renewable potential of each	sustainable development of	protection and other uses of	

¹³ Offshore Strategy Communication
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sea basin, environmental	integrated offshore grids in line	the sea.	
protection and other uses of	with the offshore renewable		
the sea.	potential of each sea basin,		
	environmental protection and		
	other uses of the sea. An		
	approach based on voluntary		
	cooperation between Member		
	States should be supported.		
	Member States should remain		
	responsible for approving the		
	projects of common interest		
	which are related to their		
	territory and the related costs,		
	and to should be able to		
	independently determine their		
	energy mix in accordance with		
	the Article 194 TFEU.		

32.	(19) Relevant Member States should be able to assess the benefits and costs of the afferent sea basin offshore grids for renewable energy and carry out a preliminary cost sharing analysis at sea basin level to underpin joint political commitments for offshore renewable energy development at sea-basis level. Therefore, the Commission should develop uniform principles for a cost-benefit and cost- sharing methodology for the deployment of the integrated offshore network development plans which	AM 20 (19) The possibilities of producing offshore wind power differ across the Union. Relevant Member States should be able to assess the benefits and costs of the afferent sea basin integrated offshore grids network for renewable energy and carry out a preliminary cost sharing analysis at sea basin level to underpin joint political commitments for offshore renewable energy development at sea-basis level. Therefore, the Commission Agency should develop uniform principles for a cost-benefit and cost-sharing methodology for the deployment of the integrated offshore	(19) Relevant Member States should be able to assess the benefits and costs of the afferent sea basin offshore gridspriority offshore grid corridors for renewable energy and carry out a preliminary cost sharing analysis at sea basin level priority offshore grid corridor level to underpin joint political commitments for offshore renewable energy development at sea basis level. Therefore, the Commission together with the Member States and the relevant TSO's and NRA's should develop uniform principles for a <u>specific</u> cost-benefit and	
	offshore renewable energy development at sea-basis level. Therefore, the Commission should develop uniform principles for a cost-benefit and cost- sharing methodology for the deployment of the integrated offshore network	sharing analysis at sea basin level to underpin joint political commitments for offshore renewable energy development at sea-basis level. Therefore, the <u>Commission</u> <i>Agency</i> should develop uniform principles for a cost-benefit and cost-sharing methodology for the deployment	corridor level to underpin joint political commitments for offshore renewable energy development at sea basis level. Therefore, the Commission together with the Member States and the relevant TSO's and NRA's should develop uniform-principles for	
			should enable Member States to carry out an adequate assessment.	

33.	(20) The Union-wide ten-	AM 21	(20) The Union-wide ten-year	
	year network development	(20) The Union-wide ten-year	network development plan	
	plan process as basis for the	network development plan	process as basis for the	
	identification of projects of	process as basis for the	identification of projects of	
	common interest in the	identification of projects of	common interest in the	
	categories of electricity and	common interest in the	categories of electricity and	
	gas has proven to be	categories of electricity and gas	gas has proven to be effective.	
	effective. However, while	has proven to be effective.	However, while the European	
	the European Network of	However, while the European	Network of Transmission	
	Transmission System	Network of Transmission	System Operators for	
	Operators for Electricity	System Operators for Electricity	Electricity and for Gas	
	and for Gas (ENTSOs) and	and for Gas (ENTSOs) and	(ENTSOs) and transmission	
	transmission system	transmission system operators	system operators have an	
	operators have an important	have <i>an</i> important role to play in	important role to play in the	
	role to play in the process,	the process, more scrutiny is	process, more scrutiny is	
	more scrutiny is required,	required, in particular as regards	required, in particular as	
	in particular as regards	defining the scenarios for the	regards defining the scenarios	
	defining the scenarios for	future, identifying long-term	for the future, identifying	
	the future, identifying long-	infrastructure gaps and	long-term infrastructure gaps	
	term infrastructure gaps and	bottlenecks and assessing	and bottlenecks and assessing	
	bottlenecks and assessing	individual projects, to enhance	individual projects, to enhance	
	individual projects, to	trust in the process. Therefore,	trust in the process. Therefore,	
	enhance trust in the	due to the need for independent	due to the need for	
	process. Therefore, due to	validation, the Agency for the	independent validation, the	
	the need for independent	Cooperation of Energy	Agency for the Cooperation of	
	validation, the Agency for	Regulators ('the Agency') and	Energy Regulators ('the	
	the Cooperation of Energy	the Commission should have an	Agency') and the Commission	
	Regulators ('the Agency')	increased role in the process,	should have an increased role	
	and the Commission should	including in the process for	in the process, including in the	
	have an increased role in	drawing up the Union-wide ten-	process for drawing up the	
	the process, including in the	year network development plan	Union-wide ten-year network	
	process for drawing up the	pursuant to Regulation (EU)	development plan pursuant to	
	Union-wide ten-year	2019/943 of the European	Regulation (EU) 2019/943 of	
	network development plan	Parliament and of the Council ¹⁴	the European Parliament and	
	pursuant to Regulation	and Regulation (EC) No	of the Council ¹⁴ and	
	(EU) 2019/943 of the	715/2009 of the European	Regulation (EC) No 715/2009	

European Parliament and of	Parliament and of the Council ¹⁵ .	of the European Parliament	
the Council ¹⁴ and	The decision-making under	and of the Council ¹⁵ .	
Regulation (EC) No	TEN-E framework would		
715/2009 of the European	benefit from the inclusion of		
Parliament and of the	objective, science-based input		
Council ¹⁵ .	from an independent scientific		
	body such as the European		
	Scientific Advisory Board on		
	Climate Change (the 'Advisory		
	Board'). That decision-making		
	process should be organised in		
	the most effective manner to		
	avoid duplication.		

¹⁴ Regulation (EU) 2019/943 of the European Parliament and of the Council of 5 June 2019 on the internal market for electricity (OJ L 158, 14.6.2019, p. 54).

¹⁵ Regulation (EC) No 715/2009 of the European Parliament and of the Council of 13 July 2009 on conditions for access to the natural gas transmission networks and repealing Regulation (EC) No 1775/2005 (OJ L 211, 14.8.2009, p. 36).

34.	AM 22 (new)	
54.	(20a) In line with the	
	conclusions of the 2020 Energy	
	Infrastructure Forum, it is	
	necessary to ensure that all	
	relevant sectors, such as gas,	
	•	
	electricity, heating and	
	transport, are considered in an	
	integrated perspective in the	
	planning processes of all	
	onshore and offshore, transmission and distribution	
	infrastructure. In order to	
	comply with the Paris	
	Agreement and to achieve	
	Union's 2030 climate	
	objectives, the 2040 offshore	
	energy development objectives	
	and in the line with the target	
	of climate neutrality at the	
	latest by 2050, TEN-E	
	framework should rely on a	
	smarter, more integrated, long-	
	term and optimized "one energy	
	system" view through	
	deployment of a framework that	
	enables greater coordination of	
	infrastructure planning across	
	different sectors and creates	
	opportunity to optimally	
	integrate various coupling	
	solutions involving different	
	network elements between	
	various infrastructures. This	
	should be secured by	
	 developing single sector	

Infrastructure Stakeholders Committee.

35.	(21) It is important to	AM 23	(21) It is important to ensure	
	ensure that only	(21) It is important to ensure	that only infrastructure	
	infrastructure projects for	that only infrastructure projects	projects for which no	
	which no reasonable	for which no reasonable	reasonable alternative	
	alternative solutions exist	alternative solutions exist may	solutions exist may receive the	
	may receive the status of	receive the status of project of	status of project of common	
	project of common interest.	common interest. For that	interest. For that purpose, the	
	For that purpose, the	purpose To that end, the	infrastructure gaps	
	infrastructure gaps	<pre>'energy efficiency first'</pre>	identification will follow the	
	identification will follow	principle, as elaborated in the	energy efficiency first	
	the energy efficiency first	revised Energy Efficiency	principle and consider with	
	principle and consider with	Directive and Commission	priority all relevant non-	
	priority all relevant non-	initiative on 'The 'energy	infrastructure related solutions	
	infrastructure related	efficiency first' principle -	to address the identified gaps.	
	solutions to address the	practical implementation	In addition, during project	
	identified gaps. In addition,	guidelines for decision	implementation, project	
	during project	makers", should be integrated	promoters should report on the	
	implementation, project	throughout the infrastructure	compliance with	
	promoters should report on	gaps identification will follow	environmental legislation and	
	the compliance with	the planning and project	demonstrate that projects do	
	environmental legislation	assessment process. In line with	no significant harm to the	
	and demonstrate that	'energy efficiency first'	environment in accordance	
	projects do no significant	principle-and consider with	with Article 17 of Regulation	
	harm to the environment in	priority all relevant -non-	(EC) 2020/852 ¹⁶ . For existing	
	accordance with Article 17	infrastructure related solutions	projects of common interest	
	of Regulation (EC)	alternatives for the optimisation	having reached sufficient	
	2020/852 ¹⁶ . For existing	of the existing transmission	maturity, this will be taken	
	projects of common interest	systems that could contribute to	into account during project	
	having reached sufficient	address the gaps identified gaps	selection for subsequent Union	
	maturity, this will be taken	in the phase of the	list by the regional groups.	
	into account during project	infrastructure gap		
	selection for subsequent	identification should be		
	Union list by the regional	considered, and whenever they		

¹⁶ Regulation (EU) 2020/852 on the establishment of a framework to facilitate sustainable investment, and amending Regulation (EU) 2019/2088, OJ L 198, 22.6.2020, p. 13

groups.	are more cost-efficient on a system-wide perspective as per cost-benefit analysis than the construction of new infrastructure, those alternative solutions should be implemented. The Regional Groups, assisted by the national regulatory authorities, should consider the assumptions and outcomes of the infrastructure gaps assessment developed in line with this Regulation and ensure that the 'energy efficiency first' principle is fully reflected in the PCI selection process. In addition, during project implementation, project promoters should report on the compliance with environmental legislation and demonstrate that projects do no significant harm to the environment in accordance with Article 17 of Regulation (EC) 2020/852 ¹⁶ . For existing projects of common interest
	environment in accordance with Article 17 of Regulation (EC)

36.	(22) To ensure voltage and frequency stability, particular attention should be given to the stability of the European electricity network under the changing conditions, especially in view of the growing share of renewable electricity.	AM 24 (22) To ensure voltage and frequency stability, particular attention should be given to the stability of the European electricity network <i>as well as</i> <i>the capacity of cross-border</i> <i>infrastructure for transmission</i> under the changing conditions, especially in view of the growing share of <i>flexibility</i> <i>options, such as sustainable</i> <i>energy storage, and</i> renewable electricity. <i>Efforts to maintain</i> <i>and guarantee a satisfactory</i> <i>level of planned low-carbon</i> <i>energy production, in order to</i> <i>ensure security of supply for</i> <i>citizens and businesses, should</i> <i>be given particular priority.</i>	(22) To ensure voltage and frequency stability, particular attention should be given to the stability of the European electricity network under the changing conditions, especially in view of the growing share of renewable electricity.	
37.	(23) Following close consultations with all Member States and stakeholders, the Commission has identified 13 strategic trans-European energy infrastructure priorities, the implementation of which is essential for the achievement of the Union's 2030 and 2050 energy and climate policy targets. Those priorities cover different geographic	AM 25 (23) Following close consultations with all Member States and stakeholders, the Commission has identified 13 strategic trans-European energy infrastructure priorities, the implementation of which is essential for the achievement of the Union's 2030 and 2050 energy and climate policy targets. Those priorities cover different geographic regions or thematic areas in the field of electricity transmission and	(23) Following close consultations with all Member States and stakeholders, the Commission has identified 13 <u>14strategic</u> trans-European energy infrastructure priorities, the implementation of which is essential for the achievement of the Union's 2030 and 2050 energy and climate policy targets. Those priorities cover different geographic regions or thematic areas in the field of electricity transmission and storage, offshore grids for	

regions or thematic areas in the field of electricity transmission and storage, offshore grids for renewable energy, hydrogen transmission and storage, electrolysers, smart gas grids, smart electricity grids, and carbon dioxide transport.	storage, offshore grids for renewable energy, hydrogen transmission and storage, electrolysers, smart gas grids, smart electricity grids, and carbon dioxide transport <i>and</i> <i>storage</i> .	renewable energy, hydrogen transmission and storage, electrolysers, smart gas grids, smart electricity grids, and carbon dioxide transport <u>and</u> <u>storage</u> .	
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38.

39.	(25) Regional groups should be established for the purpose of proposing and reviewing projects of common interest, leading to the establishment of regional lists of projects of common interest. In order to ensure broad consensus, those regional groups should ensure close cooperation between Member States, national regulatory authorities, project promoters and relevant stakeholders. In the context of that cooperation, national regulatory authorities should, where necessary, advise the regional groups, inter alia on the feasibility of the regulatory aspects of proposed projects and on the feasibility of the proposed timetable for regulatory approval.	(25) Regional groups should be established for the purpose of proposing and reviewing projects of common interest, leading to the establishment of regional lists of projects of common interest. In order to ensure broad consensus, those regional groups should ensure close cooperation between Member States, national regulatory authorities, project promoters and relevant stakeholders. In the context of that cooperation, national regulatory authorities should, where necessary, advise the regional groups, inter alia on the feasibility of the regulatory aspects of proposed projects and on the feasibility of the proposed timetable for regulatory approval.	(25) Regional groups should be established for the purpose of proposing and reviewing projects of common interest, leading to the establishment of regional lists of projects of common interest. In order to ensure broad consensus, those regional groups should ensure close cooperation between Member States, national regulatory authorities, project promoters and relevant stakeholders. In the context of that cooperation, national regulatory authorities should, where necessary, advise the regional groups, inter alia on the feasibility of the regulatory aspects of proposed projects and on the feasibility of the proposed timetable for regulatory approval.	
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40.		AM 26 (new) (25a) In order to increase efficiency of the process, the cooperation between the regional groups should be strengthened and further encouraged. It is necessary that the Commission plays an important role in facilitating that cooperation with a view to addressing possible impacts of projects on other regional groups.		
41.	(26) A new Union list of project of common interest ('Union list') should be established every two years. Projects of common interest that are completed or that no longer fulfil the relevant criteria and requirements as set out in this Regulation should not appear on the next Union list. For that reason, existing projects of common interest that are to be included in the next Union list should be subject to the same selection process for the establishment of regional lists and for the establishment of the Union list applied to proposed projects. However the resulting administrative	(26) A new Union list of project of common interest ('Union list') should be established every two years. Projects of common interest that are completed or that no longer fulfil the relevant criteria and requirements as set out in this Regulation should not appear on the next Union list. For that reason, existing projects of common interest that are to be included in the next Union list should be subject to the same selection process for the establishment of regional lists and for the establishment of the Union list applied to proposed projects. However the resulting administrative burden should be reduced as much as possible, for example by using to the extent possible information submitted previously, and by taking account of the annual reports of	(26) A new Union list of project of common interest ('Union list') should be established every two years. Projects of common interest that are completed or that no longer fulfil the relevant criteria and requirements as set out in this Regulation should not appear on the next Union list. For that reason, existing projects of common interest that are to be included in the next Union list should be subject to the same selection process for the establishment of regional lists and for the establishment of the Union list applied to proposed projects. However the resulting administrative burden should be reduced as much as possible, for example by using	

burden should be reduced as much as possible, for example by using to the extent possible information submitted previously, and by taking account of the annual reports of the project promoters. To that end, existing projects of common interest that have made significant progress should benefit from a streamlined inclusion process in the Union-wide ten-year network development plan.	the project promoters. To that end, existing projects of common interest that have made significant progress should benefit from a streamlined inclusion process in the Union- wide ten-year network development plan.	to the extent possible information submitted previously, and by taking account of the annual reports of the project promoters. To that end, existing projects of common interest that have made significant progress should benefit from a streamlined inclusion process in the Union-wide ten-year network development plan.	
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42.	(27) Projects of common interest should be implemented as quickly as possible and should be closely monitored and evaluated, while keeping the administrative burden for project promoters to a minimum. The Commission should nominate European coordinators for projects facing particular difficulties. The progress in the implementation of the specific projects as well as the fulfilment of the obligations pertaining to this Regulation should be taken into account in the selection process for subsequent Union lists for the respective projects.	AM 27 (27) Projects of common interest should be implemented as quickly as possible and should be closely monitored and evaluated, while <i>duly respecting</i> <i>the requirements for</i> <i>stakeholder participation and</i> <i>environmental legislation and</i> keeping the administrative burden for project promoters to a minimum. The Commission should nominate European coordinators for projects facing particular difficulties <i>or delays</i> . The progress in the implementation of the specific projects as well as the fulfilment of the obligations pertaining to this Regulation should be taken into account in the selection process for subsequent Union lists for the respective projects.	(27) Projects of common interest should be implemented as quickly as possible and should be closely monitored and evaluated, while keeping the administrative burden for project promoters to a minimum. The Commission should nominate European coordinators for projects facing particular difficulties. The progress in the implementation of the specific projects as well as the fulfilment of the obligations pertaining to this Regulation should be taken into account in the selection process for subsequent Union lists for the respective projects.	
43.	(28) The process of permit granting should neither lead to administrative burdens which are disproportionate to the size or complexity of a project, nor create barriers to the development of the trans-European networks and market access.	(28) The process of permit granting should neither lead to administrative burdens which are disproportionate to the size or complexity of a project, nor create barriers to the development of the trans- European networks and market access.	(28) The process of permit granting should neither lead to administrative burdens which are disproportionate to the size or complexity of a project, nor create barriers to the development of the trans- European networks and market access.	

44.	(29) The planning and implementation of Union projects of common interest in the areas of energy, transport and telecommunication infrastructure should be coordinated to generate synergies whenever it is feasible from an overall economic, technical, environmental, climate or spatial planning point of view and with due regard to the relevant safety aspects. Thus, during the planning of the the various European networks, it should be possible to give preference to integrating transport, communication and energy networks in order to ensure that as little land as possible is taken up, whilst ensuring, where possible, that existing or disused routes are reused, in order to reduce to a minimum any negative social, economic, environmental, climate and financial impact.	AM 28 (29) The planning and implementation of Union projects of common interest in the areas of energy, transport and telecommunication infrastructure should be coordinated to generate synergies whenever it is feasible from an overall economic, technical, environmental, climate or spatial planning point of view and with due regard to the <i>energy system integration</i> <i>strategy, taking into account</i> relevant safety aspects. Thus, during the planning of the the various European networks, it should be possible to give preference to integrating transport, communication and energy networks in order to ensure that as little land as possible is taken up. A common <i>vision on the networks is</i> <i>necessary for energy system</i> <i>integration in the different</i> <i>sectors</i> , whilst ensuring, where possible, that existing or disused routes are reused, in order to reduce to a minimum any negative social, economic,	(29) The planning and implementation of Union projects of common interest in the areas of energy, transport and telecommunication infrastructure should be coordinated to generate synergies whenever it is feasible from an overall economic, technical, environmental, climate or spatial planning point of view and with due regard to the relevant safety aspects. Thus, during the planning of the the various European networks, it should be possible to give preference to integrating transport, communication and energy networks in order to ensure that as little land as possible is taken up, whilst ensuring, where possible, that existing or disused routes are reused, in order to reduce to a minimum any negative social, economic, environmental, climate and financial impact.	
	,	reduce to a minimum any		

45.	(30) Projects of common interest should be given 'priority status' at national level to ensure rapid administrative treatment and should be considered by competent authorities as being in the public interest. For reasons of overriding public interest, projects which have an adverse impact on the environment should be authorised where all the conditions set out in Council Directive 92/43/EEC ¹⁷ and Directive 2000/60/EC of the European Parliament and of the Council ¹⁸ are met.	(30) Projects of common interest should be given 'priority status' at national level to ensure rapid administrative treatment and should be considered by competent authorities as being in the public interest. For reasons of overriding public interest, projects which have an adverse impact on the environment should be authorised where all the conditions set out in Council Directive 92/43/EEC ¹⁷ and Directive 2000/60/EC of the European Parliament and of the Council ¹⁸ are met.	(30) Projects of common interest should be given 'priority status' at national level to ensure rapid administrative treatment and should be considered by competent authorities as being in the public interest. For reasons of overriding public interest, projects which have an adverse impact on the environment should be authorised where all the conditions set out in Council Directive 92/43/EEC ¹⁷ and Directive 2000/60/EC of the European Parliament and of the Council ¹⁸ are met.	
46.	(31) Projects of common interest should also be given 'priority status' at national level to ensure urgent treatment in all judicial and dispute resolution procedures relating to them.	(31) Projects of common interest should also be given 'priority status' at national level to ensure urgent treatment in all judicial and dispute resolution procedures relating to them.	(31) Projects of common interest should also be given 'priority status' at national level to ensure urgent treatment in all judicial and dispute resolution procedures relating to them.	
47.		AM 29 (new) (31a) It is essential that stakeholders, including civil		

¹⁷ Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora (OJ L 206, 22.7.1992, p. 7).
¹⁸ Directive 2000/60/EC of the European Parliament and of the Council of 23 October 2000 establishing a framework for Union action in the field of water policy (OJ L 327, 22.12.2000, p. 1).

		society, are provided with information and consulted, in order to ensure the success of projects and to limit objections against them.		
48.	(32) In order to reduce complexity, increase efficiency and transparency and help enhance cooperation among Member States there should be a competent authority or authorities integrating or coordinating all permit granting processes ('one- stop shop').	AM 30 (32) In order to reduce complexity, increase efficiency and transparency and help enhance cooperation among Member States there, they should create unique points of contact be a competent authority or authorities integrating or coordinating all permit granting processes ('one-stop shop').	(32) In order to reduce complexity, increase efficiency and transparency and help enhance cooperation among Member States there should be a competent authority or authorities integrating or coordinating all permit granting processes ('one-stop shop').	

A F F F F C C C S F F C C S S F F C C S S F F C C S S F F C C S S F F S S S S	(33) In order to simplify and expedite the permitting process for offshore grids for renewable energy, the Member States around a particular sea basin should create unique points of contact, referred to as an 'offshore one-stop shop', in view of regional specificities and geography, for the for facilitating and coordinating the process of granting of permits to such projects. Moreover, the establishment of a one-stop shop per sea basin for offshore grids for renewable energy should reduce complexity, increase efficiency and speed up the permitting process of offshore transmission assets often crossing many jurisdictions.	AM 31 (33) In order to simplify and expedite the permitting process for offshore grids <i>networks</i> for renewable energy, the Member States around a particular sea basin should create unique points of contact, referred to as an 'offshore one stop shop', in view of taking into account regional specificities and geography, for the for reducing administrative burden for project developers, and facilitating and coordinating the process of granting of permits to such projects. Moreover, the establishment of a one-stop shop unique point of contact, per sea basin for offshore grids <i>networks</i> for renewable energy should reduce complexity, increase efficiency and speed up the permitting process of offshore transmission assets often crossing many jurisdictions.	(33) In order to simplify and expedite the permitting process for offshore grids for renewable energy, the Member States around a particular sea basin should create unique points of contact, referred to as an 'offshore one-stop shop', in view of regional specificities and geography, for the for facilitating and coordinating the process of granting of permits to such projects. Moreover, the establishment of a one-stop shop per sea basin for offshore grids for renewable energy should reduce complexity, increase efficiency and speed up the permitting process of offshore transmission assets often crossing many jurisdictions.	
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51.	(35) The correct and coordinated implementation of Directives 2011/92/EU ¹⁹ and 2001/42/EC of the	(35) The correct and coordinated implementation of Directives 2011/92/EU ¹⁹ and 2001/42/EC of the European Parliament and	(35) The correct and coordinated implementation of Directives 2011/92/EU ¹⁹ and 2001/42/EC of the European	
	European Parliament and of	of the Council ²⁰ and where	Parliament and of the	
	the Council ²⁰ and where	applicable, of the Convention on	Council ²⁰ and where	
	applicable, of the	access to information, public	applicable, of the Convention	
	Convention on access to	participation in decision-making	on access to information,	
	information, public	and access to justice in	public participation in	
	participation in decision-	environmental matters, signed in	decision-making and access to	
	making and access to	Aarhus on 25 June 1998 ²¹ (the	justice in environmental	
	justice in environmental	'Aarhus Convention'), and of	matters, signed in Aarhus on	
	matters, signed in Aarhus	the Espoo Convention on	25 June 1998 ²¹ (the 'Aarhus	
	on 25 June 1998 ²¹ (the	environmental impact	Convention'), and of the	
	'Aarhus Convention'), and	assessment in a transboundary	Espoo Convention on	
	of the Espoo Convention on	context (the 'Espoo	environmental impact	
	environmental impact	Convention') should ensure the	assessment in a transboundary	
	assessment in a	harmonisation of the main	context (the 'Espoo	
	transboundary context (the	principles for the assessment of	Convention') should ensure	
	'Espoo Convention')	environmental and climate	the harmonisation of the main	
	should ensure the	effects, including in a cross-	principles for the assessment	
	harmonisation of the main	border context. The Commission	of environmental and climate	
	principles for the	has issued guidance to support	effects, including in a cross-	
	assessment of	Member States in defining	border context. The	
	environmental and climate	adequate legislative and non-	Commission has issued	
	effects, including in a	legislative measures to	guidance to support Member	
	cross-border context. The	streamline the environmental	States in defining adequate	
	Commission has issued	assessment procedures for	legislative and non-legislative	
	guidance to support	energy infrastructure and to	measures to streamline the	
	Member States in defining	ensure the coherent application	environmental assessment	

¹⁹ Directive 2011/92/EU of the European Parliament and of the Council of 13 December 2011 on the assessment of the effects of certain public and private projects on the environment (OJ L 26, 28.1.2012, p. 1).
²⁰ 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

²⁰ 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).

²¹ OJ L 124, 17.5.2005, p. 4.

adequate legislative and non-legislative measures to streamline the environmental assessment procedures for energy infrastructure and to ensure the coherent application of environmental assessment procedures required under Union law for projects of common interest ²² . Member States should coordinate their assessments for projects of common interest, and provide for joint assessments, where possible. Member States should be encouraged to exchange best practice and administrative capacity- building in the permit granting processes.	of environmental assessment procedures required under Union law for projects of common interest ²² . Member States should coordinate their assessments for projects of common interest, and provide for joint assessments, where possible. Member States should be encouraged to exchange best practice and administrative capacity-building in the permit granting processes.	procedures for energy infrastructure and to ensure the coherent application of environmental assessment procedures required under Union law for projects of common interest ²² . Member States should coordinate their assessments for projects of common interest, and provide for joint assessments, where possible. Member States should be encouraged to exchange best practice and administrative capacity- building in the permit granting processes.	
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²² Guidance Document "Streamlining environmental assessment procedures for energy infrastructure 'Projects of Common Interest' (PCIs)", https://ec.europa.eu/environment/eia/pdf/PCI_guidance.pdf.

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52.	(36) It is important to	(36) It is important to streamline	(36) It is important to	
	streamline and improve the	and improve the process of	streamline and improve the	
	process of permit granting,	permit granting, while	process of permit granting,	
	while respecting to the	respecting to the extent possible	while respecting to the extent	
	extent possible with due	with due regard to the principle	possible with due regard to the	
	regard to the principle of	of subsidiarity, national	principle of subsidiarity,	
	subsidiarity, national	competences and procedures for	national competences and	
	competences and	the construction of new	procedures for the construction	
	procedures for the	infrastructure. Given the	of new infrastructure. Given	
	construction of new	urgency of developing energy	the urgency of developing	
	infrastructure. Given the	infrastructures, the	energy infrastructures, the	
	urgency of developing	simplification of the process of	simplification of the process of	
	energy infrastructures, the	permit granting should set out a	permit granting should set out	
	simplification of the	clear time limit for the decision	a clear time limit for the	
	process of permit granting	of the respective authorities	decision of the respective	
	should set out a clear time	regarding the construction of the	authorities regarding the	
	limit for the decision of the	project. That time limit should	construction of the project.	
	respective authorities	stimulate a more efficient	That time limit should	
	regarding the construction	definition and handling of	stimulate a more efficient	
	of the project. That time	procedures, and should under no	definition and handling of	
	limit should stimulate a	circumstances compromise the	procedures, and should under	
	more efficient definition	high standards for the protection	no circumstances compromise	
	and handling of procedures,	of the environment in line with	the high standards for the	
	and should under no	environmental legislation and	protection of the environment	
	circumstances compromise	public participation. This	in line with environmental	
	the high standards for the	Regulation should establish	legislation and public	
	protection of the	maximum time limits, however	participation. This Regulation	
	environment in line with	Member States can strive to	should establish maximum	
	environmental legislation	achieve shorter time limits	time limits, however Member	
	and public participation.	where feasible and, in particular,	States can strive to achieve	
	This Regulation should	as regards projects like smart	shorter time limits where	
	establish maximum time	grids, which may not require a	feasible and, in particular, as	
	limits, however Member	complex permitting processes as	regards projects like smart	
	States can strive to achieve	that for transmission	grids, which may not require a	
	shorter time limits where	infrastructure. The competent	complex permitting processes	
	feasible and, in particular,	authorities should be responsible	as that for transmission	

as regards projects like smart grids, which may not require a complex permitting processes as that for transmission infrastructure. The competent authorities should be responsible for ensuring compliance with the time limits.	for ensuring compliance with the time limits.	infrastructure. The competent authorities should be responsible for ensuring compliance with the time limits.	
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53.	(37) Member States can	(37) Member States can include	(37) Member States can	
	include in comprehensive	in comprehensive decisions,	include in comprehensive	
	decisions, where	where appropriate, decisions	decisions, where appropriate,	
	appropriate, decisions taken	taken in the context of	decisions taken in the context	
	in the context of	negotiations with individual	of negotiations with individual	
	negotiations with individual	landowners to grant access to,	landowners to grant access to,	
	landowners to grant access	ownership of, or a right to	ownership of, or a right to	
	to, ownership of, or a right	occupy property, spatial	occupy property, spatial	
	to occupy property, spatial	planning which determines the	planning which determines the	
	planning which determines	general land use of a defined	general land use of a defined	
	the general land use of a	region, including other	region, including other	
	defined region, including	developments such as highways,	developments such as	
	other developments such as	railways, buildings and nature	highways, railways, buildings	
	highways, railways,	protection areas, which is not	and nature protection areas,	
	buildings and nature	undertaken for the specific	which is not undertaken for the	
	protection areas, which is	purpose of the planned project	specific purpose of the	
	not undertaken for the	and granting of operational	planned project and granting	
	specific purpose of the	permits. In the context of the	of operational permits. In the	
	planned project and	permit granting process, a	context of the permit granting	
	granting of operational	project of common interest can	process, a project of common	
	permits. In the context of	include related infrastructure to	interest can include related	
	the permit granting process,	the extent that it is essential for	infrastructure to the extent that	
	a project of common	the construction or functioning	it is essential for the	
	interest can include related	of the project. This Regulation,	construction or functioning of	
	infrastructure to the extent	in particular the provisions on	the project. This Regulation, in	
	that it is essential for the	permit granting, public	particular the provisions on	
	construction or functioning	participation and the	permit granting, public	
	of the project. This	implementation of projects of	participation and the	
	Regulation, in particular the	common interest, should apply	implementation of projects of	
	provisions on permit	without prejudice to	common interest, should apply	
	granting, public	international and Union law,	without prejudice to	
	participation and the	including provisions to protect	international and Union law,	
	implementation of projects	the environment and human	including provisions to protect	
	of common interest, should	health, and provisions adopted	the environment and human	
	apply without prejudice to	under the Common Fisheries	health, and provisions adopted	
	international and Union	and Maritime Policy, in	under the Common Fisheries	

law, including provisions to protect the environment and human health, and provisions adopted under the Common Fisheries and Maritime Policy, in particular Directive 2014/89/EU of the European Parliament and of the Council ²³ .	of the European Parliament and of the Council ²³ .	and Maritime Policy, in particular Directive 2014/89/EU of the European Parliament and of the Council ²³ .	
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²³ Directive 2014/89/EU of the European Parliament and of the Council of 23 July 2014 establishing a framework for maritime spatial planning, OJ L 257, 28.8.2014, p. 135

54.	(38) The costs for the development, construction, operation and maintenance of projects of common interest should in general be fully borne by the users of the infrastructure. Projects of common interest should be eligible for cross- border cost allocation where an assessment of market demand or of the expected effects on the tariffs indicate that costs cannot be expected to be recovered by the tariffs paid by the infrastructure users.	AM 32 (38) The costs for the development, construction, operation and maintenance of projects of common interest should in general be fully borne by the users of the infrastructure. <i>The cost</i> <i>allocation should ensure that</i> <i>end-users are not</i> <i>disproportionately burdened,</i> <i>especially if that could lead to</i> <i>energy poverty.</i> Projects of common interest should be eligible for cross-border cost allocation where an assessment of market demand or of the expected effects on the tariffs indicate that costs cannot be expected to be recovered by the tariffs paid by the infrastructure users.	(38) The costs for the development, construction, operation and maintenance of projects of common interest should in general be fully borne by the users of the infrastructure. Projects of common interest should be eligible for cross-border cost allocation where an assessment of market demand or of the expected effects on the tariffs indicate that costs cannot be expected to be recovered by the tariffs paid by the infrastructure users.	
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55.	(39) The discussion on the appropriate allocation of costs should be based on the analysis of the costs and benefits of an infrastructure project carried out on the basis of a harmonised methodology for energy- system-wide analysis, using the same scenario used at the time when the project was included in the Union list of projects of common interest, in the framework of the Union-wide ten-year network development plans prepared by the European Networks of Transmission System Operators pursuant to Regulation (EU) 2019/943 and (EC) No 715/2009, and reviewed by the Agency. That analysis can take into consideration indicators and corresponding reference values for the comparison of unit investment costs.	AM 33 (39) The discussion on the appropriate allocation of costs should be based on the analysis of the costs and benefits of an infrastructure project carried out on the basis of a harmonised methodology for energy-system- wide analysis, using the same scenario used at the time when the project was included in the Union list of projects of common interest all relevant scenarios established in the framework of the Union-wide ten-year network development plans prepared by the European Networks of Transmission System Operators pursuant to Regulation (EU) 2019/943 and (EC) No 715/2009, and reviewed by the Agency and other scenarios for network development planning, allowing a robust analysis of the contribution of the project of common interest to the Union energy policy of decarbonisation, market integration, competition, sustainability and security of supply. That analysis can take into consideration indicators and corresponding reference values for the comparison of unit investment costs.	(39) The discussion on the appropriate allocation of costs should be based on the analysis of the costs and benefits of an infrastructure project carried out on the basis of a harmonised methodology for energy-system-wide analysis, usin <u>g at least</u> the <u>same-joint</u> scenario <u>s</u> used at the time when the project was included in the Union list of projects of common interest, in the framework of the Union- wide ten-year network development plans prepared by the European Networks of Transmission System Operators pursuant to Regulation (EU) 2019/943 and (EC) No 715/2009, and reviewed by the Agency. That analysis can take into consideration indicators and corresponding reference values for the comparison of unit investment costs.	

56.	(40) In an increasingly	AM 34	(40) In an increasingly	
	integrated internal energy	(40) In an increasingly	integrated internal energy	
	market, clear and	integrated internal energy	market, clear and transparent	
	transparent rules for cost	market, clear and transparent	rules for cost allocation across	
	allocation across borders	rules for cost allocation across	borders are necessary in order	
	are necessary in order to	borders are necessary in order to	to accelerate investment in	
	accelerate investment in	accelerate investment in cross-	cross-border infrastructure. It	
	cross-border infrastructure.	border infrastructure and	is essential to ensure a stable	
	It is essential to ensure a	projects with cross-border	financing framework for the	
	stable financing framework	<i>impacts</i> . It is essential to ensure	development of projects of	
	for the development of	a stable financing framework for	common interest while	
	projects of common interest	the development of projects of	minimising the need for	
	while minimising the need	common interest while	financial support. In deciding	
	for financial support. In	minimising the need for	on cross-border cost	
	deciding on cross-border	financial support, and at the	allocation, national regulatory	
	cost allocation, national	same time to encourage	authorities should allocate the	
	regulatory authorities	interested investors, with	relevant efficeintly incurred	
	should allocate investment	appropriate incentives and	investment costs across	
	costs across borders in their	financial mechanisms, so that	borders in their entirety and	
	entirety and include them in	in the development phase the	include them in the national	
	the national tariffs, and,	final electricity price is not	tariffs , and, afterwards	
	afterwards determine	burdened by tariffs. In deciding	determine whether their	
	whether their impact on	on cross-border cost allocation,	impact on national tariffs	
	national tariffs could	national regulatory authorities	could represent a	
	represent a disproportionate	should allocate investment costs	disproportionate burden for	
	burden for consumers. The	across borders in their entirety	consumers. The national	
	national regulatory	and include them in the national	regulatory authorities should	
	authorities should avoid the	tariffs, and, afterwards	avoid the risks of double	
	risks of double support for	determine whether their impact	support for projects by taking	
	projects by taking into	on national tariffs could	into account actual or	
	account actual or estimated	represent a disproportionate	estimated charges and	
	charges and revenues.	burden for consumers. The	revenues. Those charges and	
	Those charges and revenues	national regulatory authorities	revenues should be taken into	
	should be taken into	should avoid the risks of double	account only insofar as they	
	account only insofar as they	support for projects by taking	relate to the projects and	
	relate to the projects and	into account actual or estimated	designed to cover the costs	

concerned.	charges and revenues. Those charges and revenues should be taken into account only insofar as they relate to the projects and designed to cover the costs concerned.	concerned.	
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57.	(i f f f f f f f f f f f f f f f f f f	AM 35 (new) (40a) The needs of an integrated energy market go beyond a physical cross-border footprint of infrastructure projects in order to contribute to the TEN-E pillars, such as sustainability or security of supply. There is a need for cross-border projects that have a positive effect on the Union's power grid, such as smart electricity grids or electrolysers, without involving a physical common border.		
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58.	(41) The internal energy	(41) The internal energy market	(41) The internal energy	
	market legislation requires	legislation requires that tariffs	market legislation requires that	
	that tariffs for access to	for access to networks provide	tariffs for access to networks	
	networks provide	appropriate incentives for	provide appropriate incentives	
	appropriate incentives for	investment. However, several	for investment. However,	
	investment. However,	types of projects of common	several types of projects of	
	several types of projects of	interest are likely to bring	common interest are likely to	
	common interest are likely	externalities that can possibly	bring externalities that can	
	to bring externalities that	not be fully captured in and	possibly not be fully captured	
	can possibly not be fully	recovered through the regular	in and recovered through the	
	captured in and recovered	tariff system. In applying the	regular tariff system. In	
	through the regular tariff	internal energy market	applying the internal energy	
	system. In applying the	legislation, national regulatory	market legislation, national	
	internal energy market	authorities should ensure a	regulatory authorities should	
	legislation, national	stable and predictable regulatory	ensure a stable and predictable	
	regulatory authorities	and financial framework with	regulatory and financial	
	should ensure a stable and	incentives for projects of	framework with incentives for	
	predictable regulatory and	common interest, including	projects of common interest,	
	financial framework with	long-term incentives, that are	including long-term	
	incentives for projects of	commensurate with the level of	incentives, that are	
	common interest, including	specific risk of the project. That	commensurate with the level	
	long-term incentives, that	should apply in particular to	of specific risk of the project.	
	are commensurate with the	cross-border projects, innovative	That should apply in particular	
	level of specific risk of the	transmission technologies for	to cross-border projects,	
	project. That should apply	electricity allowing for large	innovative transmission	
	in particular to cross-border	scale integration of renewable	technologies for electricity	
	projects, innovative	energy, of distributed energy	allowing for large scale	
	transmission technologies	resources or of demand response	integration of renewable	
	for electricity allowing for	in interconnected networks, and	energy, of distributed energy	
	large scale integration of	energy technology and	resources or of demand	
	renewable energy, of	digitalisation projects which are	response in interconnected	
	distributed energy	likely to incur higher risks than	networks, and energy	
	resources or of demand	similar projects located within	technology and digitalisation	
	response in interconnected	one Member State, or, promise	projects which are likely to	
	networks, and energy	higher benefits for the Union.	incur higher risks than similar	
	technology and	Moreover, projects with high	projects located within one	

	digitalisation projects	operational expenditure should	Member State, or, promise	
	which are likely to incur	also have access to appropriate	higher benefits for the Union.	
	higher risks than similar	incentives for investment. In	Moreover, projects with high	
	projects located within one	particular, offshore grids for	operational expenditure should	
	Member State, or, promise	renewable energy which serve	also have access to appropriate	
	higher benefits for the	the dual functionality of	incentives for investment. In	
	Union. Moreover, projects	electricity interconnectors and	particular, offshore grids for	
	with high operational	connecting renewable offshore	renewable energy which serve	
	expenditure should also	generation projects, are likely to	the dual functionality of	
	have access to appropriate	incur higher risks than	electricity interconnectors and	
	incentives for investment.	comparable onshore	connecting renewable offshore	
	In particular, offshore grids	infrastructure projects, due to	generation projects, are likely	
	for renewable energy which	their intrinsic connection to	to incur higher risks than	
	serve the dual functionality	generation assets which brings	comparable onshore	
	of electricity	regulatory risks, financing risks	infrastructure projects, due to	
	interconnectors and	such as the need for anticipatory	their intrinsic connection to	
	connecting renewable	investments, market risks and	generation assets which brings	
	offshore generation	risks pertaining to the use of	regulatory risks, financing	
	projects, are likely to incur	new innovative technologies.	risks such as the need for	
	higher risks than		anticipatory investments,	
	comparable onshore		market risks and risks	
	infrastructure projects, due		pertaining to the use of new	
	to their intrinsic connection		innovative technologies.	
	to generation assets which			
	brings regulatory risks,			
	financing risks such as the			
	need for anticipatory			
	investments, market risks			
1	and risks pertaining to the			
	use of new innovative			
1	technologies.			

59.	(42) This Regulation should apply only to the granting of permits for projects of common interest, public participation therein and their regulatory treatment. Member States can nevertheless adopt national provisions to apply the same or similar rules to other projects that do not have the status of projects of common interest within the scope of this Regulation. As regards the regulatory incentives, Member States can adopt national provision to apply the same or similar rules to projects of common interest falling under the category	(42) This Regulation should apply only to the granting of permits for projects of common interest, public participation therein and their regulatory treatment. Member States can nevertheless adopt national provisions to apply the same or similar rules to other projects that do not have the status of projects of common interest within the scope of this Regulation. As regards the regulatory incentives, Member States can adopt national provision to apply the same or similar rules to projects of common interest falling under the category of electricity storage.	(42) This Regulation should apply only to the granting of permits for projects of common interest, public participation therein and their regulatory treatment. Member States can nevertheless adopt national provisions to apply the same or similar rules to other projects that do not have the status of projects of common interest within the scope of this Regulation. As regards the regulatory incentives, Member States can adopt national provision to apply the same or similar rules to projects of common interest falling under the category of electricity storage.	
60.	of electricity storage. (43) Member States that currently do not attribute the highest national significance possible to energy infrastructure projects as regards the process of permit granting, should be encouraged to consider introducing such a high national significance, in particular by evaluating whether that would lead to a quicker permit granting process.	(43) Member States that currently do not attribute the highest national significance possible to energy infrastructure projects as regards the process of permit granting, should be encouraged to consider introducing such a high national significance, in particular by evaluating whether that would lead to a quicker permit granting process.	(43) Member States that currently do not attribute the highest national significance possible to energy infrastructure projects as regards the process of permit granting, should be encouraged to consider introducing such a high national significance, in particular by evaluating whether that would lead to a quicker permit granting process.	

61.	(44) Member States that do not currently have in place accelerated or urgent judicial procedures applicable to energy infrastructure projects should be encouraged to consider introducing such procedures, in particular by evaluating whether that would lead to a quicker implementation of such projects.	(44) Member States that do not currently have in place accelerated or urgent judicial procedures applicable to energy infrastructure projects should be encouraged to consider introducing such procedures, in particular by evaluating whether that would lead to a quicker implementation of such projects.	(44) Member States that do not currently have in place accelerated or urgent judicial procedures applicable to energy infrastructure projects should be encouraged to consider introducing such procedures, in particular by evaluating whether that would lead to a quicker implementation of such projects.	
62.	(45) Regulation (EU) No 347/2013 has demonstrated the added value of leveraging private funding through significant Union financial assistance to allow the implementation of projects of European significance. In the light of the economic and financial situation, and budgetary constraints, targeted support, through grants and financial instruments, should continue under the multiannual financial framework, in order to attract new investors into the energy infrastructure priority corridors and areas, while keeping the budgetary contribution of the Union to a minimum.	AM 36 (45) Regulation (EU) No 347/2013 has demonstrated the added value of leveraging private funding through significant Union financial assistance to allow the implementation of projects of European significance. In the light of the economic and financial situation, and budgetary constraints, targeted support, through grants and financial instruments, should continue under the multiannual financial framework, in order to <i>maximise the benefits to Union</i> <i>citizens and to</i> attract new investors into the energy infrastructure priority corridors and areas, while keeping the budgetary contribution of the Union to a minimum.	(45) Regulation (EU) No 347/2013 has demonstrated the added value of leveraging private funding through significant Union financial assistance to allow the implementation of projects of European significance. In the light of the economic and financial situation, and budgetary constraints, targeted support, through grants and financial instruments, should continue under the multiannual financial framework, in order to attract new investors into the energy infrastructure priority corridors and areas, while keeping the budgetary contribution of the Union to a minimum.	

63.	(46) Projects of common	(46) Projects of common interest	(46) Projects of common	
63.	interest should be eligible	should be eligible to receive	interest should be eligible to	
	to receive Union financial	Union financial assistance for	receive Union financial	
	assistance for studies and,	studies and, under certain	assistance for studies and,	
	under certain conditions,	conditions, for works pursuant	under certain conditions, for	
	for works pursuant to	to Regulation (EU) [on a	works pursuant to Regulation	
	Regulation (EU) [on a	Connecting Europe Facility as	(EU) [on a Connecting	
	Connecting Europe Facility	proposed by COM(2018)438] in	Europe Facility as proposed by	
	as proposed by	the form of grants or in the form	COM(2018)438] in the form	
	COM(2018)438] in the	of innovative financial	of grants or in the form of	
	form of grants or in the	instruments to ensure that	innovative financial	
	form of innovative financial	tailor-made support can be	instruments to ensure that	
	instruments to ensure that	provided to those projects of	tailor-made support can be	
	tailor-made support can be	common interest which are not	provided to those projects of	
	provided to those projects	viable under the existing	common interest which are not	
	of common interest which	regulatory framework and	viable under the existing	
	are not viable under the	market conditions. It is	regulatory framework and	
	existing regulatory	important to avoid any distortion	market conditions. It is	
	framework and market	of competition, in particular	important to avoid any	
	conditions. It is important	between projects contributing to	distortion of competition, in	
	to avoid any distortion of	the achievement of the same	particular between projects	
	competition, in particular	Union priority corridor. Such	contributing to the	
	between projects	financial assistance should	achievement of the same	
	contributing to the	ensure the necessary synergies	Union priority corridor. Such	
	achievement of the same	with the Structural Funds, in	financial assistance should	
	Union priority corridor.	order to finance smart energy	ensure the necessary synergies	
	Such financial assistance	distribution networks and with	with the Structural Funds, in	
	should ensure the necessary	the Union renewable energy	order to finance smart energy	
	synergies with the	financing mechanism pursuant	distribution networks and with	
	Structural Funds, in order	to Commission Implementing	the Union renewable energy	
	to finance smart energy	Regulation (EU) 2020/1294 ²⁴ . A	financing mechanism pursuant	
	distribution networks and	three-step logic should apply to	to Commission Implementing	
	with the Union renewable	investments in projects of	Regulation (EU) 2020/1294 ²⁴ .	
	energy financing	common interest. First, the	A three-step logic should	
	mechanism pursuant to	market should have the priority	apply to investments in	
	Commission Implementing	to invest. Second, if investments	projects of common interest.	
Regulation		are not made by the market,	First, the market should have	
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	²⁴ . A three-step	regulatory solutions should be	the priority to invest. Second,	
	ld apply to	explored, if necessary the	if investments are not made by	
	ts in projects of	relevant regulatory framework	the market, regulatory	
	nterest. First, the	should be adjusted, and the	solutions should be explored,	
	ould have the	correct application of the	if necessary the relevant	
priority to	invest. Second, if	relevant regulatory framework	regulatory framework should	
investment	ts are not made	should be ensured. Third, where	be adjusted, and the correct	
by the mar	rket, regulatory	the first two steps are not	application of the relevant	
solutions s	should be	sufficient to deliver the	regulatory framework should	
explored, i	if necessary the	necessary investments in	be ensured. Third, where the	
relevant re		projects of common interest, it	first two steps are not	
framework	should be	should be possible to grant	sufficient to deliver the	
adjusted, a	and the correct	Union financial assistance where	necessary investments in	
	n of the relevant	the project of common interest	projects of common interest, it	
	framework	fulfils the applicable eligibility	should be possible to grant	
	ensured. Third,	criteria. Projects of common	Union financial assistance	
where the	first two steps are	interest may also be eligible	where the project of common	
not sufficie	ent to deliver the	under the InvestEU programme,	interest fulfils the applicable	
necessary	investments in	which is complementary to grant	eligibility criteria. Projects of	
projects of		financing.	common interest may also be	
interest, it			eligible under the InvestEU	
	o grant Union		programme, which is	
	ssistance where		complementary to grant	
	t of common		financing.	
interest ful				
applicable				
criteria. P				
	nterest may also			
be eligible				
InvestEU p	programme,			
	omplementary to			
grant finar	ncing.			

²⁴ Commission Implementing Regulation (EU) 2020/1294 of 15 September 2020 on the Union renewable energy financing mechanism (OJ L 303, 17.9.2020, p. 1).

63 a			(46a) The Union should facilitate energy projects in disadvantaged, less connected, peripheral, outermost or isolated regions so as to enable access to the Trans-European energy networks in order to accelerate the decarbonisation process and reduce dependency on fossil fuels.	
64.	(47) Grants for works related to projects of mutual interest should be available only for the investments located on the territory of the Union and only in case where at least two Member States contribute financially in a significant manner to the investment costs of the project in view of its benefits.	AM 37 (47) Grants for works related to projects of mutual interest should be available only for the <i>parts of</i> investments located on the territory of the Union and only in case where at least two Member States contribute financially in a significant manner to the investment costs of the project in view of its benefits.	(47) Grants for works related to projects of mutual interest should be available <u>where</u> <u>they contribute to the overall</u> <u>energy and climate policy</u> <u>objective of the Union and</u> <u>where the third country has</u> <u>decarbonisation objectives</u> <u>consistent with the Paris</u> <u>Agreementonly for the</u> investments located on the territory of the Union and only in case where at least two Member States contribute financially in a significant manner to the investment costs of the project in view of its benefits.	

65.	(48) Regulations (EC) No 715/2009, (EU) 2019/942 ²⁵ , and (EU) 2019/943 of the European Parliament and of the Council ²⁶ and Directives 2009/73/EC and (EU) 2019/944 of the European Parliament and of the Council should therefore be amended accordingly.	(48) Regulations (EC) No 715/2009, (EU) 2019/942 ²⁵ , and (EU) 2019/943 of the European Parliament and of the Council ²⁶ and Directives 2009/73/EC and (EU) 2019/944 of the European Parliament and of the Council should therefore be amended accordingly.	(48) Regulations (EC) No 715/2009, (EU) 2019/942 ²⁵ , and (EU) 2019/943 of the European Parliament and of the Council ²⁶ and Directives 2009/73/EC and (EU) 2019/944 of the European Parliament and of the Council should therefore be amended accordingly.	
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²⁵ Regulation (EU) 2019/942 of the European Parliament and of the Council of 5 June 2019 establishing a European Union Agency for the Cooperation of Energy Regulators (OJ L 158, 14.6.2019, p. 22). ²⁶ Regulation (EU) 2019/943 of the European Parliament and of the Council of 5 June 2019 on the internal market for electricity, OJ L 158, 14.6.2019, p.

⁵⁴

65a		(48a) Whereas the	
		repurposing of the natural	
		gas infrastructure aims to	
		decarbonise the gas	
		networks, allowing dedicated	
		use of pure hydrogen, a	
		transitional period could	
		allow for transport or	
		storage of a pre-defined	
		blend of hydrogen with	
		natural gas or biomethane.	
		Blending of hydrogen with	
		<u>natural gas or biomethane</u>	
		<u>could be used in scaling up</u>	
		the hydrogen production	
		capacity and facilitating	
		<u>transport of hydrogen. To</u>	
		ensure the transition, the	
		project promoter should	
		demonstrate how, by the end	
		of this transitional period,	
		the natural gas assets will	
		become dedicated hydrogen	
		assets, as well as the	
		increased use of hydrogen	
		enabled during the	
		transitional period.	
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65b			(48b) In line with the European Council conclusions of 11 February 2011, that "no EU Member State should remain isolated from the European gas and electricity networks after 2015 or see its energy security jeopardized by lack of the appropriate connections", this Regulation aims to ensure access to the trans-European energy networks by ending the energy isolation of Cyprus and Malta, that are still not interconnected to the trans-European gas network.	
			attained by allowing projects under development or planning, that have been granted the Project of Common Interest status under Regulation (EU) 347/2013, to maintain their Project of Common Interest status until Cyprus and Malta are connected to the trans-European gas network.	
66.	(49) Regulation (EU) No 347/2013 should therefore be repealed.	(49) Regulation (EU) No 347/2013 should therefore be repealed.	(49) Regulation (EU) No 347/2013 should therefore be repealed.	

68.	- to supplement this Regulation by reviewing the scope and composition of the priority corridors and thematic areas and adopting new lists of priority corridors and thematic areas;	AM 38 deleted	- to supplement this Regulation by reviewing the scope and composition of the priority corridors and thematic areas and adopting new lists of priority corridors and thematic areas;	
69.	- to amend annexes to this Regulation so as to adopt and review the Union list of projects of common interest, while respecting the right of the Member States and third countries to approve projects of common interest or projects of mutual interest related to their territory.	AM 39 — to amend annexes to this Regulation so as to adopt and review the Union list of projects of common interest, while respecting the right of the Member States and third countries to approve projects of common interest or projects of mutual interest related to their territory.	- to amend annexes to this Regulation so as to adopt and review the Union list of projects of common interest, while respecting the right of the Member States and third countries to approve projects of common interest or projects of mutual interest related to their territory.	

70.	Taking into account the	Taking into account the need to	Taking into account the need	
	need to ensure the	ensure the achievement of the	to ensure the achievement of	
	achievement of the	objectives of this Regulation, in	the objectives of this	
	objectives of this	view of the number of project on	Regulation, in view of the	
	Regulation, in view of the	Union lists so far, the total	number of project on Union	
	number of project on Union	number of projects of common	lists so far, the total number of	
	lists so far, the total number	interest should remain	projects of common interest	
	of projects of common	manageable, and therefore	should remain manageable,	
	interest should remain	should not significantly exceed	and therefore should not	
	manageable, and therefore	220. The Commission, when	significantly exceed 220. The	
	should not significantly	preparing and drawing up	Commission, when preparing	
	exceed 220. The	delegated acts, should ensure the	and drawing up delegated acts,	
	Commission, when	simultaneous, timely and	should ensure the	
	preparing and drawing up	appropriate transmission of	simultaneous, timely and	
	delegated acts, should	relevant documents to the	appropriate transmission of	
	ensure the simultaneous,	European Parliament and to the	relevant documents to the	
	timely and appropriate	Council. Where they consider	European Parliament and to	
	transmission of relevant	this necessary, the European	the Council. Where they	
	documents to the European	Parliament and the Council may	consider this necessary, the	
	Parliament and to the	each send experts to meetings of	European Parliament and the	
	Council. Where they	the Commission expert groups	Council may each send experts	
	consider this necessary, the	dealing with the preparation of	to meetings of the	
	European Parliament and	delegated acts to which Member	Commission expert groups	
	the Council may each send	States' experts are invited. The	dealing with the preparation of	
	experts to meetings of the	discussions in the regional	delegated acts to which	
	Commission expert groups	groups are instrumental for the	Member States' experts are	
	dealing with the preparation	Commission to adopt the	invited. The discussions in the	
	of delegated acts to which	delegated acts establishing the	regional groups are	
	Member States' experts are	lists of projects of common	instrumental for the	
	invited. The discussions in	interest. Therefore, it is	Commission to adopt the	
	the regional groups are	appropriate, to the extent	delegated acts establishing the	
	instrumental for the	possible and compatible with the	lists of projects of common	
	Commission to adopt the	framework of this Regulation,	interest. Therefore, it is	
	delegated acts establishing	that the European Parliament	appropriate, to the extent	
	the lists of projects of	and Council are informed about	possible and compatible with	
	common interest.	and may send experts to the	the framework of this	

Therefore, it is appropriate,	meetings of regional groups in	Regulation, that the European	
to the extent possible and	line with the 2016	Parliament and Council are	
compatible with the	Interinstitutional Agreement on	informed about and may send	
framework of this	Better Law Making ²⁷ .	experts to the meetings of	
Regulation, that the	C C	regional groups in line with	
European Parliament and		the 2016 Interinstitutional	
Council are informed about		Agreement on Better Law	
and may send experts to the		Making ²⁷ .	
meetings of regional groups			
in line with the 2016			
Interinstitutional			
Agreement on Better Law			
Making ²⁷ .			

²⁷ OJ L 123, 12.5.2016, p. 1–14. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better Law-Making.

71.	(51) In order to ensure	AM 40	(51) In order to ensure uniform	
/1.	uniform conditions for the	deleted	conditions for the	
	implementation of this	ucicicu	implementation of this	
	Regulation as regards		Regulation as regards cross-	
	cross-border cost allocation		border cost allocation	
	procedures and enable		procedures and enable	
	Member States to assess		Member States to assess	
	benefits and costs of the		benefits and costs of the	
	afferent sea basin offshore		afferent sea basin offshore	
	grids for renewable energy,		grids for renewable energy, in	
	in view also of the market		view also of the market and	
			financial arrangements for the	
	and financial arrangements		generation sites, such as	
	for the generation sites,		0	
	such as support already		support already granted, and	
	granted, and carry out a		carry out a preliminary cost	
	preliminary cost sharing		sharing analysis at sea basin	
	analysis at sea basin level,		level, implementing powers in	
	implementing powers in		accordance with Article 291 of	
	accordance with Article		the Treaty on the Functioning	
	291 of the Treaty on the		of the European Union should	
	Functioning of the		be conferred on the	
	European Union should be		Commission. Those powers	
	conferred on the		should be exercised in	
	Commission. Those powers		accordance with Regulation	
	should be exercised in		(EU) No 182/2011 of the	
	accordance with Regulation		European Parliament and of	
	(EU) No 182/2011 of the		the Council ²⁸ . The advisory	
	European Parliament and		procedure should be used for	
	of the Council ²⁸ . The		the adoption of those	
	advisory procedure should		implementing acts.	
	be used for the adoption of			
	those implementing acts.			
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²⁸ OJ L 55, 28.2.2011, p. 13.

72.	(52) Since the objectives of	AM 41	(52) Since the objectives of	
12.	this Regulation, namely the	(52) Since the objectives of this	this Regulation, namely the	
	development and	Regulation, namely the	development and	
	interoperability of trans-	development and	interoperability of trans-	
	European energy networks	interoperability of trans-	European energy networks and	
	and connection to such	European energy networks and	connection to such networks,	
	networks, cannot be	connection to such networks	cannot be sufficiently achieved	
	sufficiently achieved by the	and infrastructure that	by the Member States and can	
	Member States and can	contribute to the Union's 2030	therefore be better achieved at	
	therefore be better achieved	climate and energy targets, the	Union level, the Union may	
	at Union level, the Union	climate neutrality objective at	adopt measures, in accordance	
	may adopt measures, in	the latest by 2050 and energy	with the principle of	
	accordance with the	security, market integration	subsidiarity as set out in	
	principle of subsidiarity as	and competition for all Member	Article 5 of the Treaty on	
	set out in Article 5 of the	States, as well as affordability	European Union. In	
	Treaty on European Union.	and accessibility of energy	accordance with the principle	
	In accordance with the	carriers, economic and social	of proportionality, as set out in	
	principle of proportionality,	development and cohesion	that Article, this Regulation	
	as set out in that Article,	<i>across the Union</i> cannot be	does not go beyond what is	
	this Regulation does not go	sufficiently achieved by the	necessary in order to achieve	
	beyond what is necessary in	Member States and can	those objectives.	
	order to achieve those	therefore be better achieved at	5	
	objectives.	Union level, the Union may		
	5	adopt measures, in accordance		
		with the principle of subsidiarity		
		as set out in Article 5 of the		
		Treaty on European Union. In		
		accordance with the principle of		
		proportionality, as set out in that		
		Article, this Regulation does not		
		go beyond what is necessary in		
		order to achieve those		
		objectives.		
		-		

73.	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:
74.	CHAPTER I	CHAPTER I	CHAPTER I	CHAPTER I
75.	GENERAL PROVISIONS	GENERAL PROVISIONS	GENERAL PROVISIONS	GENERAL PROVISIONS
76.	Article 1	Article 1	Article 1	Article 1
77.	Subject matter	Subject matter	Subject matter and scope	Subject matter and scope

78. 1. This Regulation lays down guidelines for the timely development and interoperability of the priority corridors and areas of trans-European energy infrastructure set out in Annex I ('energy infrastructure priority corridors and areas') that contribute to the Union's 2030 climate and energy targets and the climate neutrality objective by 2050.	AM 42 1. This Regulation lays down guidelines for the timely development and interoperability of the priority corridors and areas of trans- European energy infrastructure set out in Annex I ('energy infrastructure priority corridors and areas') that contribute to ensuring climate change mitigation and, in particular, achieving the Union's 2030 climate and energy targets and, as set out in Article 2(11) of Regulation (EU) 2018/1999 of the European Parliament and of the Council, the climate neutrality objective at the latest by 2050 and energy security, market integration and competition for all Member States, as well as the affordability and accessibility of energy carriers, economic and social development and cohesion across the Union.	1. This Regulation lays down guidelines for the timely development and interoperability of the priority corridors and areas of trans- European energy infrastructure set out in Annex I ('energy infrastructure priority corridors and areas') that contribute to the Union's 2030 climate and energy targets and the climate neutrality objective by 2050 and to ensure interconnections, energy security, market and system integration and competition for all Member States, [] as well as energy at a price that is affordable for households and companies.	
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79.	2. In particular, this Regulation:	2. In particular, this Regulation:	2. In particular, this Regulation:	
80.	(a) addresses the identification of projects of common interest necessary to implement priority corridors and areas falling under the energy infrastructure categories in electricity, smart gas grids, hydrogen, electrolysers, and carbon dioxide set out in Annex II ('energy infrastructure categories');	(a) addresses the identification of projects of common interest necessary to implement priority corridors and areas falling under the energy infrastructure categories in electricity, smart gas grids, hydrogen, electrolysers, and carbon dioxide set out in Annex II ('energy infrastructure categories');	(a) addresses the identification of projects of common interest necessary to implement priority corridors and areas falling under the energy infrastructure categories [] set out in Annex II ('energy infrastructure categories');	 (a) [provisionally agreed] addresses the identification of projects of common interest necessary to implement priority corridors and areas falling under the energy infrastructure categories [] set out in Annex II ('energy infrastructure categories');
81.			(b) addresses the identification of projects of mutual interest.	
82.	(b) facilitates the timely implementation of projects of common interest by streamlining, coordinating more closely, and accelerating permit granting processes and by enhancing public participation;	AM 43 (b) facilitates the timely implementation of projects of common <i>interest and projects of</i> <i>mutual</i> interest by streamlining, coordinating more closely, and accelerating permit granting processes and by enhancing public participation;	(c) facilitates the timely implementation of projects of common interest and projects of mutual interest by streamlining, coordinating more closely, and accelerating permit granting processes and by enhancing transparency and public participation;	

83.	(c) provides rules and guidance for the cross- border allocation of costs and risk-related incentives for projects of common interest;	AM 44 (c) provides rules and guidance for the cross-border allocation of costs and risk-related incentives for projects of common interest <i>and projects of mutual interest</i> ;	(d) provides rules [] for the cross-border allocation of costs and risk-related incentives for projects of common interest and projects of mutual interest;	
84.	(d) determines the conditions for eligibility of projects of common interest for Union financial assistance;	AM 45 (d) determines the conditions for eligibility of projects of common interest <i>and projects of</i> <i>mutual interest</i> for Union financial assistance;	(e) determines the conditions and the criteria for eligibility of projects of common interest and projects of mutual interest for Union financial assistance;	
85.	(e) addresses the identification of projects of mutual interest.	(e) addresses the identification of projects of mutual interest.	[] (ex point e was deleted)	

86.	Article 2	Article 2	Article 2	
87.	Definitions	Definitions	Definitions	
88.	In addition to the definitions in Directives 2009/73/EC, (EU) 2018/2001 ²⁹ and (EU) 2019/944 of the European Parliament and of the Council and in Regulations (EC) No 715/2009, (EU) 2019/942, and (EU) 2019/943, the following definitions shall apply for the purposes of this Regulation:	AM 46 In addition to the definitions in Directives 2009/73/EC, (EU) 2018/2001 ²⁹ and (EU) 2019/944 of the European Parliament and of the Council and in Regulations (EC) No 715/2009, (EU) 2019/942, <i>(EU) 2018/1999</i> and (EU) 2019/943, the following definitions shall apply for the purposes of this Regulation;	In addition to the definitions in Directives 2009/73/EC, (EU) 2018/2001 ²⁹ and (EU) 2019/944 of the European Parliament and of the Council and in Regulations (EC) No 715/2009, [] and (EU) 2019/943, the following definitions shall apply for the purposes of this Regulation:	

²⁹ Directive (EU) 2018/2001 of the European Parliament and of the Council of 11 December 2018 on the promotion of the use of energy from renewable sources, OJ L 328, 21.12.2018, p. 82

89.	(1) 'energy infrastructure' means any physical equipment or facility falling under the energy infrastructure categories which is located within the Union, or linking the Union and one or more third countries;	AM 47 (1) 'energy infrastructure' means any physical equipment or facility <i>to transport, convert,</i> <i>aggregate, monitor, manage or</i> <i>store energy</i> falling under the energy infrastructure categories which is located within the Union, or linking the Union and one or more third countries;	(1) 'energy infrastructure' means any physical equipment or facility falling under the energy infrastructure categories which is located within the Union, or linking the Union and one or more third countries;	
90.		AM 48 (new) (1b) 'security of supply' or 'energy security' means the continuous and uninterrupted availability of energy by increasing efficiency and interoperability of transmission and distribution networks, promoting system flexibility, avoiding congestions, ensuring resilient supply chains, cybersecurity and the protection and climate adaptation of all, and in particular, 'critical' infrastructure while reducing strategic energy dependencies;		

91.	(2) 'comprehensive decision' means the final decision or set of decisions taken by a Member State authority or authorities, not including courts or tribunals, that determines whether or not a project promoter is authorised to build the energy infrastructure to realise a project of common interest by having the possibility to start, or procure and start, the necessary construction works ('ready-to-build status') without prejudice to any decision taken in the context of an administrative appeal procedure;	(2) 'comprehensive decision' means the final decision or set of decisions taken by a Member State authority or authorities, not including courts or tribunals, that determines whether or not a project promoter is authorised to build the energy infrastructure to realise a project of common interest by having the possibility to start, or procure and start, the necessary construction works ('ready-to-build status') without prejudice to any decision taken in the context of an administrative appeal procedure;	(2) 'comprehensive decision' means [] a decision or set of decisions taken by a Member State authority or authorities, not including courts or tribunals, that determines whether or not a project promoter is authorised to build the energy infrastructure to realise a project of common interest or a project of mutual interest by having the possibility to start, or procure and start, the necessary construction works ('ready-to- build status') without prejudice to any decision taken in the context of an administrative appeal procedure;	
92.	(3) 'project' means one or several lines, pipelines, facilities, equipment or installations falling under the energy infrastructure categories;	(3) 'project' means one or several lines, pipelines, facilities, equipment or installations falling under the energy infrastructure categories;	(3) 'project' means one or several lines, pipelines, facilities, equipment or installations falling under the energy infrastructure categories;	(3) [no change] 'project' means one or several lines, pipelines, facilities, equipment or installations falling under the energy infrastructure categories;

93.	(4) 'project of common interest' means a project necessary to implement the energy infrastructure priority corridors and areas set out in Annex I and which is part of the Union list of projects of common interest referred to in Article 3;	AM 49 (4) 'project of common interest' means a project necessary to implement the energy infrastructure priority corridors and areas set out in Annex I to this Regulation or projects set out in Annex II to this Regulation developed in islands that are not interconnected or not sufficiently connected to the trans-European energy networks and that are small isolated systems or small connected systems, as defined in Article 2, points (42) and (43), of Directive (EU) 2019/944, and that contribute significantly to the decarbonisation objectives of the island energy system and those of the Union, and to sustainability in the territory in which it is located, and which is part of the Union list of projects of common interest referred to in Article 3 of this Regulation;	(4) 'project of common interest' means a project necessary to implement the energy infrastructure priority corridors and areas set out in Annex I and which is part of the Union list of projects of common interest referred to in Article 3 and/or projects set out in Annex II developed in disadvantaged, less connected, peripheral, outermost or isolated regions, such as islands, where they support innovative and other solutions involving at least two Member States with a significant positive impact on the EU energy and climate targets according to the criteria established in this regulation;		
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94.	(5) 'project of mutual interest' means a project promoted by the Union in cooperation with third countries;	AM 50 (5) 'project of mutual interest' means a project promoted by the Union in cooperation with third countries that falls under one of the categories set out in point 1(a), 1(e), 3(a) or 5(a) of Annex II, that contributes to the Union's overall energy and climate objectives, and that is part of the Union list of projects referred to in Article 3.	(5) 'project of mutual interest' means a project promoted by at least one Member State in cooperation with third countries, pursuant the letters of support from the governments of the directly affected countries expressing their support for the project or other non binding agreement, within the energy infrastructure categories in Annex II, which contributes significantly to the Union's overall energy and climate objectives as referred in Article 1 (1), and which is part of the Union list of projects referred to in Article 3;	
95.	(6) 'energy infrastructure bottleneck' means limitation of physical flows in an energy system due to insufficient transmission capacity, which includes inter alia the absence of infrastructure;	AM 51 (6) 'energy infrastructure bottleneck' means limitation of physical flows in an energy system due to insufficient transmission capacity, which includes inter alia the absence of infrastructure, <i>storage</i> , <i>conversion or demand response</i> <i>aggregation</i> ;	(6) 'energy infrastructure bottleneck' means limitation of physical flows in an energy system due to insufficient transmission capacity, which includes inter alia the absence of infrastructure;	
96.	(7) 'project promoter' means one of the following:	(7) 'project promoter' means one of the following:	(7) 'project promoter' means one of the following:	

97.	(a) a transmission system operator (TSO), distribution system operator or other operator or investor developing a project of common interest;	AM 52 (a) a transmission system operator (TSO), distribution system operator (<i>DSO</i>) or other operator or investor developing a project of common interest;	(a) a transmission system operator (TSO), distribution system operator (DSO) or other operator or investor developing a project of common interest or a project of mutual interest;	
98.	(b) where there are several TSOs, distribution system operators, other operators, investors, or any group thereof, the entity with legal personality under the applicable national law, which has been designated by contractual arrangement between them and which has the capacity to undertake legal obligations and assume financial liability on behalf of the parties to the contractual arrangement;	(b) where there are several TSOs, distribution system operators, other operators, investors, or any group thereof, the entity with legal personality under the applicable national law, which has been designated by contractual arrangement between them and which has the capacity to undertake legal obligations and assume financial liability on behalf of the parties to the contractual arrangement;	(b) where there are several TSOs, [] DSOs , other operators, investors, or any group thereof, the entity with legal personality under the applicable national law, which has been designated by contractual arrangement between them and which has the capacity to undertake legal obligations and assume financial liability on behalf of the parties to the contractual arrangement;	

99.	(8) 'smart electricity grid' means an electricity network where the grid operator can digitally monitor the actions of the users connected to it, and information and communication technologies (ICT) for communicating with related grid operators, generators, consumers and/or prosumers, with a view to transmitting electricity in a sustainable, cost-efficient and secure way;	AM 53 (8) 'smart electricity grid' means an electricity network where that can integrate, in a cost efficient manner, the behaviour and actions of all users connected to it, including generators, consumers and prosumers, in order to ensure an economically efficient and sustainable power system with low losses and high levels of renewable sources integration, security of supply and safety and in which the grid operator can digitally monitor the actions of the users connected to it, and information and communication technologies (ICT) for communicating with related grid operators, generators, energy storage facilities, and consumers and/or prosumers, with a view to transmitting electricity in a sustainable, cost- efficient and secure way;	(8) 'smart electricity grid' means an electricity network where the grid operator can digitally monitor or actively control specific actions of the users connected to it, and information and communication technologies (ICT) for communicating with related grid operators, generators, consumers and/or prosumers, with a view to transmitting or distributing electricity in a sustainable, cost-efficient and secure way;	
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100	(9) 'smart gas grid' means a gas network that makes use of innovative digital solutions to integrate in a cost efficient manner a plurality of low-carbon and renewable gas sources in accordance with consumers' needs and gas quality requirements in order to reduce the carbon footprint of the related gas consumption, enable an increased share of renewable and low-carbon gases, and create links with other energy carriers and sectors;	(9) 'smart gas grid' means a gas network that makes use of innovative digital solutions to integrate in a cost efficient manner a plurality of low- carbon and renewable gas sources in accordance with consumers' needs and gas quality requirements in order to reduce the carbon footprint of the related gas consumption, enable an increased share of renewable and low-carbon gases, and create links with other energy carriers and sectors;	(9) 'smart gas grid' means a gas network that makes use of innovative-digital or others solutions to integrate in a cost efficient manner a plurality of low-carbon and particularly renewable gas sources in accordance with consumers' needs and gas quality requirements in order to reduce the carbon footprint of the related gas consumption, enable an increased share of renewable and low-carbon gases, and create links with other energy carriers and sectors, including the necessary physical upgrades to integrate low carbon and particularly renewable gases;	
101		AM 54 (new) (9a) 'grid operator' means TSO or DSO.		
102		AM 55 (new) (9b) 'repurposing' means the technical upgrade or modification of existing natural gas infrastructure for the use of pure hydrogen;		
103		AM 56 (new) (9c) 'district heating and cooling' means an efficient district heating and cooling as defined in Article 2, point 41 of Directive 2012/27/EU;		

104			(10) "repurposing" means physical upgrade of existing natural gas infrastructure for dedicated use of pure hydrogen.	
105	(10) 'authorities concerned' means authorities that, under national law, are competent to issue different permits and authorisations related to the planning, design and construction of immovable assets, including energy infrastructure;	(10) 'authorities concerned' means authorities that, under national law, are competent to issue different permits and authorisations related to the planning, design and construction of immovable assets, including energy infrastructure;	(11) 'competent authorities []" means authorities that, under national law, are competent to issue different permits and authorisations related to the planning, design and construction of immovable assets, including energy infrastructure;	
106	(11) 'works' means the purchase, supply and deployment of components, systems and services including software, the carrying out of development and construction and installation activities relating to a project, the acceptance of installations and the launching of a project;	AM 57 (11) 'works' means the purchase, supply and deployment of components, systems and services including software, the carrying out of development, <i>repurposing</i> and construction and installation activities relating to a project, the acceptance of installations and the launching of a project;	(12) 'works' means the purchase, supply and deployment of components, systems and services including software, the carrying out of development and construction and installation activities relating to a project, the acceptance of installations and the launching of a project;	

107	(12) 'studies' means activities needed to prepare project implementation, such as preparatory, feasibility, evaluation, testing and validation studies, including software, and any other technical support measure including prior action to define and develop a project and decide on its financing, such as reconnaissance of the sites concerned and preparation of the financial package;	(12) 'studies' means activities needed to prepare project implementation, such as preparatory, feasibility, evaluation, testing and validation studies, including software, and any other technical support measure including prior action to define and develop a project and decide on its financing, such as reconnaissance of the sites concerned and preparation of the financial package;	(13) 'studies' means activities needed to prepare project implementation, such as preparatory, feasibility, evaluation, testing and validation studies, including software, and any other technical support measure including prior action to define and develop a project and decide on its financing, such as reconnaissance of the sites concerned and preparation of the financial package;	(x) 'studies'[no change] means activities needed to prepare project implementation, such as preparatory, feasibility, evaluation, testing and validation studies, including software, and any other technical support measure including prior action to define and develop a project and decide on its financing, such as reconnaissance of the sites concerned and preparation of the financial package;
108	(13) 'national regulatory authority' means a national regulatory authority designated in accordance with Article 39(1) of Directive 2009/73/EC or Article 57(1) of Directive (EU) 2019/944 or;	(13) 'national regulatory authority' means a national regulatory authority designated in accordance with Article 39(1) of Directive 2009/73/EC or Article 57(1) of Directive (EU) 2019/944 or;	(14) 'national regulatory authority' means a national regulatory authority designated in accordance with Article 39(1) of Directive 2009/73/EC or Article 57(1) of Directive (EU) 2019/944 or;	(x) [no change] 'studies' means activities needed to prepare project implementation, such as preparatory, feasibility, evaluation, testing and validation studies, including software, and any other technical support measure including prior action to define and develop a project and decide on its financing, such as reconnaissance of the sites concerned and preparation of the financial package;
109	(14) 'commissioning' means the process of bringing a project into operation once it has been constructed;	(14) 'commissioning' means the process of bringing a project into operation once it has been constructed;	(15) 'commissioning' means the process of bringing a project into operation once it has been constructed;	(x) [no change] 'commissioning' means the process of bringing a project into operation once it has been constructed;

110		AM 58 (new) (14a) 'dedicated hydrogen assets' means infrastructure ready to accommodate pure hydrogen without further adaptation works, including pipeline networks or storage;		(14a) [could be considered as part of an overall compromise] 'dedicated hydrogen assets' means infrastructure ready to accommodate pure hydrogen without further adaptation works, including pipeline networks or storage;
111	(15) 'relevant national regulatory authorities' means the national regulatory authorities in the Member States to which the project provides a significant positive impact;	AM 59 (15) 'relevant national regulatory authorities' means the national regulatory authorities in the Member States <i>hosting the</i> <i>projects and in Member States</i> to which the project provides a significant positive impact;	(16) 'relevant national regulatory authorities' means the national regulatory authorities in the Member States [] hosting a project or taking part in cross-border cost-sharing of a project providing a significant positive impact;	
112	(16) 'climate adaptation' is a process that ensures that the resilience to the potential adverse impacts of climate change of energy infrastructure is ensured through a climate vulnerability and risk assessment, including through relevant adaptation measures.	(16) 'climate adaptation' is a process that ensures that the resilience to the potential adverse impacts of climate change of energy infrastructure is ensured through a climate vulnerability and risk assessment, including through relevant adaptation measures.	(17) 'climate adaptation' is a process that ensures that the resilience to the potential adverse impacts of climate change of energy infrastructure is ensured through a climate vulnerability and risk assessment, including through relevant adaptation measures;	(x) [no change] 'climate adaptation' is a process that ensures that the resilience to the potential adverse impacts of climate change of energy infrastructure is ensured through a climate vulnerability and risk assessment, including through relevant adaptation measures;
113			(18)'competing projects' are projects which address the same identified infrastructure gap or regional infrastructure need in full or in part.	

114	CHAPTER II	CHAPTER II	CHAPTER II	CHAPTER II
115	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST
116	Article 3	Article 3	Article 3	Article 3
117	Union list of projects of common interest and projects of mutual interest	Union list of projects of common interest and projects of mutual interest	Union list of projects of common interest and projects of mutual interest	Union list of projects of common interest and projects of mutual interest
118	1. Regional groups shall be established ('Groups') as set out in Section 1 of Annex III. The membership of each Group shall be based on each priority corridor and area and their respective geographical coverage as set out in Annex I. Decision-making powers in the Groups shall be restricted to Member States and the Commission, who shall, for those purposes, be referred to as the decision-making body of the Groups.	1. Regional groups shall be established ('Groups') as set out in Section 1 of Annex III. The membership of each Group shall be based on each priority corridor and area and their respective geographical coverage as set out in Annex I. Decision-making powers in the Groups shall be restricted to Member States and the Commission, who shall, for those purposes, be referred to as the decision-making body of the Groups.	1. Regional groups shall be established ('Groups') as set out in Section 1 of Annex III. The membership of each Group shall be based on each priority corridor and area and their respective geographical coverage as set out in Annex I. Decision-making powers in the Groups shall be restricted to Member States and the Commission, who shall, for those purposes, be referred to as the decision-making body of the Groups. Decision- making in the Regional Groups is based on consensus.	[Presidency proposal for a compromise] Regional groups shall be established ('Groups') as set out in Section 1 of Annex III. The membership of each Group shall be based on each priority corridor and area and their respective geographical coverage as set out in Annex I. Decision-making powers in the Groups shall be restricted to Member States and the Commission, who shall, for those purposes, be referred to as the decision-making body of the Groups. Decision-making in the Regional Groups is based on consensus <u>of the Member</u> <u>States and the Commission.</u>

119	The Commission shall be empowered to adopt delegated acts in accordance with Article 20 supplementing this Regulation concerning the scope and composition of the priority corridors and areas.	AM 60 deleted	[]	Deleted
120	2. Each Group shall adopt its own rules of procedure, having regard to the provisions set out in Annex III.	2. Each Group shall adopt its own rules of procedure, having regard to the provisions set out in Annex III.	2. Each Group shall adopt its own rules of procedure, having regard to the provisions set out in Annex III.	[no changes] 2. Each Group shall adopt its own rules of procedure, having regard to the provisions set out in Annex III.
121	3. The decision-making body of each Group shall adopt a regional list of proposed projects of common interest drawn up in accordance with the process set out in Section 2 of Annex III, the contribution of each project to implementing the energy infrastructure priority corridors and areas and their fulfilment of the criteria set out in Article 4.	3. The decision-making body of each Group shall adopt a regional list of proposed projects of common interest drawn up in accordance with the process set out in Section 2 of Annex III, the contribution of each project to implementing the energy infrastructure priority corridors and areas and their fulfilment of the criteria set out in Article 4.	3. The decision-making body of each Group shall adopt a regional list of [] projects of common interest and projects of mutual interest drawn up in accordance with the process set out in Section 2 of Annex III, the contribution of each project to implementing the energy infrastructure priority corridors and areas and their fulfilment of the criteria set out in Article 4.	[provisionally agreed] 3. The decision- making body of each Group shall adopt a regional list of [] projects of common interest and projects of mutual interest drawn up in accordance with the process set out in Section 2 of Annex III, the contribution of each project to implementing the energy infrastructure priority corridors and areas and their fulfilment of the criteria set out in Article 4.
122	Where a Group draws up its regional list:	Where a Group draws up its regional list:	Where a Group draws up its regional list:	[no change] Where a Group draws up its regional list:

123	(a) each individual proposal for a project of common interest shall require the approval of the states, to whose territory the project relates; where a state does not to give its approval, it shall present its substantiated reasons for doing so to the Group concerned;	(a) each individual proposal for a project of common interest shall require the approval of the states, to whose territory the project relates; where a state does not to give its approval, it shall present its substantiated reasons for doing so to the Group concerned;	 (a) each individual proposal for a project of common interest shall require the approval of the states, to whose territory the project relates; where a state does not [] give its approval, it shall present its substantiated reasons for doing so to the Group concerned; 	(a) [no change] each individual proposal for a project of common interest shall require the approval of the states, to whose territory the project relates; where a state does not [] give its approval, it shall present its substantiated reasons for doing so to the Group concerned;
124	(b) it shall take into account the advice from the Commission that is aimed at having a manageable total number of projects of common interest.	(b) it shall take into account the advice from the Commission that is aimed at having a manageable total number of projects of common interest.	(b) it shall take into account the advice from the Commission that is aimed at having a manageable total number of projects of common interest and projects of mutual interest .	(b) [provisionally agreed] it shall take into account the advice from the Commission that is aimed at having a manageable total number of projects of common interest and projects of mutual interest .
125		AM 61 (ba) it shall prepare and publish a report containing at least a description of each individual project, the promoter's presentations, the methodology adopted by the Group and a justification showing how the selected projects contribute to objectives set out in Article 1(1).		[Provisionally agreed to take EP am. in Annexes.]

126	4. The Commission shall be empowered to adopt delegated acts in accordance with Article 20 of this Regulation amending annexes to this Regulation in order to establish the Union list of projects of common interest ('Union list'), subject to the second paragraph of Article 172 of the Treaty on the Functioning of the European Union.	AM 62 The Commission shall be empowered to adopt delegated acts in accordance with Article 20 of this Regulation amending annexes to this Regulation in order to establish the Union list of projects of common interest ('Union list'), subject to the second paragraph of Article 172 of the Treaty on the Functioning of the European Union.	4. The Commission shall be empowered to adopt delegated acts in accordance with Article 20 of this Regulation [] in order to establish the 'Union list' (including proposed projects of common interest and projects of mutual interest) [], subject to the second paragraph of Article 172 of the Treaty on the Functioning of the European Union.	4. [provisionally agreed] The Commission shall be empowered to adopt delegated acts in accordance with Article 20 of this Regulation [] in order to establish the 'Union list' (including proposed projects of common interest and projects of mutual interest) [], subject to the second paragraph of Article 172 of the Treaty on the Functioning of the European Union.
127	In exercising its power, the Commission shall ensure that the Union list is established every two years, on the basis of the regional lists adopted by the decision-making bodies of the Groups as established in point (2) of Section 1 of Annex III, following the procedure set out in paragraph 3 of this Article.	In exercising its power, the Commission shall ensure that the Union list is established every two years, on the basis of the regional lists adopted by the decision-making bodies of the Groups as established in point (2) of Section 1 of Annex III, following the procedure set out in paragraph 3 of this Article.	In exercising its power, the Commission shall ensure that the Union list is established every two years, on the basis of the regional lists adopted by the decision-making bodies of the Groups as established in point (2) of Section 1 of Annex III, following the procedure set out in paragraph 3 of this Article.	[no change] In exercising its power, the Commission shall ensure that the Union list is established every two years, on the basis of the regional lists adopted by the decision-making bodies of the Groups as established in point (2) of Section 1 of Annex III, following the procedure set out in paragraph 3 of this Article.

128	The first Union list pursuant to this Regulation shall be adopted by 30 November 2023 at the latest.	The first Union list pursuant to this Regulation shall be adopted by 30 November 2023 at the latest.	The first Union list pursuant to this Regulation shall be adopted by 30 November 2023 at the latest.	[no change] The first Union list pursuant to this Regulation shall be adopted by 30 November 2023 at the latest.
129	5. The Commission shall, when adopting the Union list on the basis of the regional lists:	5. The Commission shall, when adopting the Union list on the basis of the regional lists:	5. The Commission shall advice the decision-making body of each Group, when adopting the regional lists proposed projects of common interest and projects of mutual interest, in order to []:	[Presidency proposal for a compromise] The Commission shall, when adopting the Union list by combining on the basis of the regional lists, taking due account of the deliberations in the Regional Groups :
130	(a) ensure that only those projects that fulfil the criteria referred to in Article 4 are included;	AM 63 (a) ensure that only those projects that fulfil the criteria referred to in Article 4 <i>and</i> <i>natural gas projects referred to</i> <i>in Article 24b</i> are included <i>in</i> <i>the Union list</i> ;	(a) ensure that only those projects that fulfil the criteria referred to in Article 4 are included;	
131	(b) ensure cross-regional consistency, taking into account the opinion of the Agency for the Cooperation of Energy Regulator ('the Agency') as referred to in point (12) of Section 2 of Annex III;	(b) ensure cross-regional consistency, taking into account the opinion of the Agency for the Cooperation of Energy Regulator ('the Agency') as referred to in point (12) of Section 2 of Annex III;	(b) ensure cross-regional consistency, taking into account the opinion of the Agency for the Cooperation of Energy Regulators ('the Agency') as referred to in point (12) of Section 2 of Annex III;	(b) [no change] ensure cross-regional consistency, taking into account the opinion of the Agency for the Cooperation of Energy Regulators ('the Agency') as referred to in point (12) of Section 2 of Annex III;
132	(c) take into account the opinions of Member States as referred to in point (9) of Section 20f Annex III;	(c) take into account the opinions of Member States as referred to in point (9) of Section 2of Annex III;	(c) take into account the opinions of Member States as referred to in point (9) of Section 20f Annex III;	(c) [no change] take into account the opinions of Member States as referred to in point (9) of Section 2of Annex III;

133 (d) aim for a mar total number of p common interest Union list.	projects of number of projects of c	common number of projects	of common number of projects of common interest on
134 6. Projects of coninterest included Union list pursua paragraph 4 of the under the energy infrastructure cat out in points (1)(and (e) of Annex become an integr the relevant region investment plans Article 34 of Reg (EU) 2019/943 a 12 of Regulation 715/2009 and of relevant national network develop under Article 51 Directive (EU) 2 and Article 22 of 2009/73/EC and national infrastru concerned, as ap Those projects sl conferred the hig possible priority each of those pla paragraph shall r projects of mutua	on the ant to is Article6. Projects of common included on the Union II pursuant to paragraph 4 Article under the energy infrastructure categorie in points (1)(a), (b), (c)under ral part of onal underof Annex II, that have a the sufficient degree of maturity referred to Pa point (1)(c) of Annex II become an integral part the sufficient degree of maturity referred to Pa point (1)(c) of Annex I become an integral part the sufficient degree of maturity referred to Pa point (1)(c) of Annex I become an integral part trelevant regional invest plans under Article 34 of the Regulation (EU) 2019/9 10-year Motifice 12 of Regulation to f10-year of of of the to fNo 715/2009 and of the and Article 22 of Direct 2009/73/EC and other r infrastructure plans com as appropriate. Those p shall be conferred the h possible priority within those plans. This paragin ot apply to projects of	listpursuant to paragrap4 of thispursuant to paragrap4 of thisArticle under the enan infrastructure categoout in points (1)(a),(e) of Annex II, shaan integral part of thereachedan integral part of thereachedan integral part of theregional investmentunder Article 34 ofIII shall(EU) 2019/943 [] at of therelevant national 10t of therelevant national 10t of therelevant ational infrastructureconcerned, as approThose projects shallorkplans. This paragrapapply to competingapply to competingto projects that hareached a sufficienmaturity to providspecific cost-beneficin line with Annex	ion list ph 4 of this hergy ories set , (b), (c) and ill become he relevant t plans Regulation and of the D-year ent plans Directive and other ure plans opriate. 1 be est possible n of those ph shall not g projects, ave not nt degree of le a project it analysis a III,)(c) or to

135		AM 65 (new) 6a. Projects of common interest included on the Union list pursuant to paragraph 4 of this Article under the energy infrastructure categories set out in points (1)(a),(b), (c) and (e) of Annex II, that have not yet reached the sufficient degree of maturity referred to in Part 2, point(1)(c) of Annex III, shall be included in the relevant regional investment plans, the national ten-year network development plans and other national infrastructure plans, as appropriate, as projects under consideration, which are under further scrutiny, pending the assessment of their maturity before effective inclusion in the relevant plans as a planned project.		[Proposal for a compromise] <i>Projects of</i> <i>common interest included on the Union</i> <i>list pursuant to paragraph 4 of this Article</i> <i>under the energy infrastructure categories</i> <i>set out in points (1)(a), (b), (c) and (e) of</i> <i>Annex II that have not yet reached the</i> <i>sufficient degree of maturity referred to</i> <i>in Part 2, point(1)(c) of Annex III, shall</i> are competing projects or projects that have not reached a sufficient degree of maturity to provide a project specific cost-benefit analysis in line with Annex III, Section 2, point (1)(c) may be <i>included in the relevant regional</i> <i>investment plans, the national ten-year</i> <i>network development plans and other</i> <i>national infrastructure plans, as</i> <i>appropriate, as projects under</i> <i>consideration, which are under further <i>serutiny, pending the assessment of their</i> <i>maturity before effective inclusion in the</i> <i>relevant plans as a planned project.</i></i>
136	CHAPTER II	CHAPTER II	CHAPTER II	CHAPTER II
137	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST	PROJECTS OF COMMON INTEREST AND PROJECTS OF MUTUAL INTEREST
138	Article 4	Article 4	Article 4	Article 4
139	Criteria for projects of common interest and projects of mutual interest	Criteria for projects of common interest and projects of mutual interest	Criteria for projects of common interest and projects of mutual interest	Criteria for projects of common interest and projects of mutual interest

140	1. Projects of common interest shall meet the following general criteria:	1. Projects of common interest shall meet the following general criteria:	1. Projects of common interest shall meet the following general criteria:	1. [no change] Projects of common interest shall meet the following general criteria:
141	(a) the project is necessary for at least one of the energy infrastructure priority corridors and areas;	(a) the project is necessary for at least one of the energy infrastructure priority corridors and areas;	(a) the project is necessary for at least one of the energy infrastructure priority corridors and areas;	(a) [no change] the project is necessary for at least one of the energy infrastructure priority corridors and areas;
142	(b) the potential overall benefits of the project, assessed according to the respective specific criteria in paragraph 3, outweigh its costs, including in the longer term;	(b) the potential overall benefits of the project, assessed according to the respective specific criteria in paragraph 3, outweigh its costs, including in the longer term;	(b) the potential overall benefits of the project, assessed according to the respective specific criteria in paragraph 3, outweigh its costs, including in the longer term;	(b) [no change] the potential overall benefits of the project, assessed according to the respective specific criteria in paragraph 3, outweigh its costs, including in the longer term;
143		AM 66 (new) (ba) the project is in line with the 'energy efficiency first' principle and contributes to sustainability;		
144	(c) the project meets any of the following criteria:	(c) the project meets any of the following criteria:	(c) the project meets any of the following criteria:	(c) [no change] the project meets any of the following criteria:
145	(i) involves at least two Member States by directly crossing the border of two or more Member States;	AM 67 (i) involves at least two Member States by directly <i>or indirectly</i> <i>(via third country)</i> crossing the border of two or more Member States;	(i) involves at least two Member States by directly or indirectly (via interconnection with a third country) crossing the border of two or more Member States;	

146	(ii) is located on the territory of one Member State and has a significant cross-border impact as set out in point (1) of Annex IV.	(ii) is located on the territory of one Member State and has a significant cross-border impact as set out in point (1) of Annex IV.	(ii) is located on the territory, either inland or offshore, of one Member State and has a significant cross-border impact as set out in point (1) of Annex IV.	
147		AM 68 (new) (ii a) is located in islands not interconnected or not sufficiently connected to the trans-European energy networks and that are small isolated systems or small connected systems, as defined in Article 2, points (42) and (43) of Directive (EU) 2019/944, and contributes significantly to the decarbonisation objectives of the island energy system and those of the Union, and to sustainability in the territory in which it is located;		

148			(iii) is located in islands non sufficiently connected to the trans-European energy networks that are small connected systems or isolated systems according to Directive 2019/944 and contribute significantly to the decarbonisation objectives of the island energy system and those of the Union, and to sustainability in the territory in which it is located, by supporting innovative and other solutions involving at least two Member States.	
149	2. Projects of mutual interest shall meet the following general criteria:	2. Projects of mutual interest shall meet the following general criteria:	2. Projects of mutual interest shall meet the following general criteria:	2. [no change] Projects of mutual interest shall meet the following general criteria:
15(AM 69 (new) (- a) the project falls under one of the energy infrastructure categories from point 1(a), 1(e), 3(a) or 5(a) of Annex II;		
151	(a) the project contributes significantly to the decarbonisation objectives of the Union and those of the third country and to sustainability, including through the integration of renewable energy into the grid and the transmission of renewable generation to major consumption centres and storage sites, and;	AM 70 (a) the project contributes significantly to the decarbonisation <i>policies and</i> objectives of the Union and those of the third country and to sustainability, including through the integration of renewable energy into the grid and the transmission <i>and distribution</i> of renewable generation to major consumption centres and storage sites, and;	(a) the project contributes significantly to the [] Union's climate and energy objectives expressed in Article 1 paragraph 1 and those of the third country and to sustainability, including through the integration of renewable energy into the grid and the transmission and distribution of renewable generation to major consumption centres and storage sites, and;	
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152	(b) the potential overall benefits of the project, assessed in accordance with the respective specific criteria in paragraph 3, outweigh its costs, including in the longer term;	AM 71 (b) the potential overall benefits of the project <i>identified on the</i> <i>territory of the Union and in</i> <i>third countries which apply the</i> <i>Union acquis and which have</i> <i>concluded an agreement with</i> <i>the Union</i> , assessed in accordance with the respective specific criteria in paragraph 3, outweigh its costs <i>on the same</i> <i>perimeter</i> , including in the longer term;	(b) the potential overall benefits of the project, assessed in accordance with the respective specific criteria in paragraph 3 at the European level [], outweigh its costs, including in the longer term;	
153		AM 72 (new) (ba) the project is in line with the 'energy efficiency first' principle;		

154	(c) the project is located on the territory of at least one Member State and on the territory of at least one third country and has a significant cross-border impact as set out in point (2) of Annex IV;	(c) the project is located on the territory of at least one Member State and on the territory of at least one third country and has a significant cross-border impact as set out in point (2) of Annex IV;	(c) the project is located on the territory of at least one Member State and on the territory of at least one third country and has a significant cross-border impact as set out in point (2) of Annex IV;	(c) [no change] the project is located on the territory of at least one Member State and on the territory of at least one third country and has a significant cross-border impact as set out in point (2) of Annex IV;
155	(d) for the part located on Union territory, the project is in line with Directives 2009/73/EC and (EU) 2019/944 where it falls within the infrastructure categories described in points (1) and (3) of Annex II;	AM 73 (d) for the part located on Union territory, the project is in line with Directives 2009/73/EC and (EU) 2019/944 where it falls within the infrastructure categories described in points (1) and (3) of Annex II;	(d) for the part located on Member State territory, the project is in line with Directives 2009/73/EC and (EU) 2019/944 where it falls within the infrastructure categories described in points (1) and (3) of Annex II;	
156	(e) the third country or countries involved have a high level of regulatory alignment or convergence to support the overall policy objectives of the Union, in particular to ensure:	AM 74 (e) the third country or countries involved have a high level of regulatory alignment or convergence <i>and demonstrated</i> <i>effective legal enforcement</i> <i>mechanisms</i> to support the overall policy objectives of the Union, in particular to ensure:	(e) the third country or countries involved have a [] convergence of the policy framework to support the overall policy objectives of the Union, in particular to ensure:	
157	i) a well-functioning internal energy market;	AM 75 (i) a well-functioning internal energy market, <i>in particular</i> <i>through the application of</i> <i>third-party access, ownership</i> <i>unbundling and transparent</i> <i>and cost-reflective tariffs</i> ;	i) a well-functioning internal energy market;	

158	ii) security of energy supplies based on cooperation and solidarity;	AM 76 (ii) security of energy supplies based on <i>diversification of</i> <i>sources</i> , cooperation and solidarity, <i>and reduction of</i> <i>strategic energy dependencies</i> ;	ii) security of energy supplies based on cooperation and solidarity;	
159	 iii) an energy system, including production, transmission and distribution, on a trajectory towards decarbonisation in line with the Paris Agreement and the Union's climate objectives; and, in particular, avoiding carbon leakage; 	iii) an energy system, including production, transmission and distribution, on a trajectory towards decarbonisation in line with the Paris Agreement and the Union's climate objectives; and, in particular, avoiding carbon leakage;	 iii) an energy system, including production, transmission and distribution, [] towards the objective of climate neutrality [] in line with the Paris Agreement and the Union's climate objectives; and, in particular, avoiding carbon leakage. 	
160		AM 77 (new) (iii a) energy exports to the Union do not hinder the capacity of the third country to phase out fossil fuel generation assets to satisfy its domestic energy consumption;		

161	(f) the third country or countries involved support the priority status of the project, as set out in Article 7, and commit to comply with a similar timeline for accelerated implementation and other policy and regulatory support measures as applicable to projects of common interest in the Union.	(f) the third country or countries involved support the priority status of the project, as set out in Article 7, and commit to comply with a similar timeline for accelerated implementation and other policy and regulatory support measures as applicable to projects of common interest in the Union.	(f) the third country or countries involved support the priority status of the project, as set out in Article 7, and commit to comply with a similar timeline for accelerated implementation and other policy and regulatory support measures as applicable to projects of common interest in the Union.	(f) [no change] the third country or countries involved support the priority status of the project, as set out in Article 7, and commit to comply with a similar timeline for accelerated implementation and other policy and regulatory support measures as applicable to projects of common interest in the Union.
162	3. The following specific criteria shall apply to projects of common interest falling within specific energy infrastructure categories:	3. The following specific criteria shall apply to projects of common interest falling within specific energy infrastructure categories:	3. The following specific criteria shall apply to projects of common interest falling within specific energy infrastructure categories:	3. [no change] The following specific criteria shall apply to projects of common interest falling within specific energy infrastructure categories:

163	(a) for electricity transmission and storage projects falling under the energy infrastructure categories set out in points (1)(a), (b), (c) and (e) of Annex II, the project is to contribute significantly to sustainability through the integration of renewable energy into the grid and the transmission of renewable generation to major consumption centres and storage sites, and at least one of the following specific criteria:	AM 78 (a) for electricity transmission and storage projects falling under the energy infrastructure categories set out in points (1)(a), (aa), (b), (c) and (e) of Annex II, the project is to contribute significantly to sustainability through energy efficiency gains, reduced network losses and the integration of renewable energy into the grid and the transmission and distribution of renewable generation to major consumption centres and storage sites and contribute to reduced energy curtailment, and at least one of the following specific criteria evaluated in accordance with the rules and indicators set out in Annex IV:	(a) for electricity transmission, distribution and storage projects falling under the energy infrastructure categories set out in points (1)(a), (b), (c) and (e) of Annex II, the project is to contribute significantly to sustainability through the integration of renewable energy into the grid and the transmission or distribution of renewable generation to major consumption centres and storage sites, and at least one of the following specific criteria:	
164	(i) market integration, including through lifting the isolation of at least one Member State and reducing energy infrastructure bottlenecks; competition and system flexibility;	(i) market integration, including through lifting the isolation of at least one Member State and reducing energy infrastructure bottlenecks; competition and system flexibility;	(i) market integration, including through lifting the energy isolation of at least one Member State and reducing energy infrastructure bottlenecks; competition, interoperability and system flexibility;	

165	(ii) security of supply, including through interoperability, system flexibility, cybersecurity, appropriate connections and secure and reliable system operation.	(ii) security of supply, including through interoperability, system flexibility, cybersecurity, appropriate connections and secure and reliable system operation.	(ii) security of supply, including through interoperability, system flexibility, cybersecurity, appropriate connections and secure and reliable system operation.	(ii) [no change] security of supply, including through interoperability, system flexibility, cybersecurity, appropriate connections and secure and reliable system operation.
160	(b) for smart electricity grid projects falling under the energy infrastructure category set out in point (1)(d) of Annex II, the project is to contribute significantly to sustainability through the integration of renewable energy into the grid, and at least two of the following specific criteria:	AM 79 (b) for smart electricity grid projects and network components falling under the energy infrastructure category set out in points (1)(d) and (e) of Annex II, the project is to contribute significantly to sustainability through the integration of renewable energy into the grid or the electrification of transport and final uses, and at least two one of the following specific criteria, evaluated in accordance with the rules and indicators set out in Annex IV:	(b) for smart electricity grid projects falling under the energy infrastructure category set out in point (1)(d) of Annex II, the project is to contribute significantly to sustainability through the integration of renewable energy into the grid, and at least two of the following specific criteria:	

167	(i) security of supply, including through efficiency and interoperability of electricity transmission and distribution in day-to-day network operation, avoidance of congestion, and integration and involvement of network users;	(i) security of supply, including through efficiency and interoperability of electricity transmission and distribution in day-to-day network operation, avoidance of congestion, and integration and involvement of network users;	(i) security of supply, including through efficiency and interoperability of electricity transmission and distribution in day-to-day network operation, avoidance of congestion, and integration and involvement of network users;	(i) [no change] security of supply, including through efficiency and interoperability of electricity transmission and distribution in day-to-day network operation, avoidance of congestion, and integration and involvement of network users;
168	(ii) market integration, including through efficient system operation and use of interconnectors;	(ii) market integration, including through efficient system operation and use of interconnectors;	(ii) market integration, including through efficient system operation and use of interconnectors;	(ii) [no change] market integration, including through efficient system operation and use of interconnectors;
169	(iii) network security, flexibility and quality of supply, including through higher uptake of innovation in balancing, cybersecurity, monitoring, system control and error correction.	AM 80 (iii) network security, flexibility and quality of supply, including through higher uptake of innovation in balancing, <i>flexibility markets,</i> cybersecurity, monitoring, system control and error correction.	(iii) network security, flexibility and quality of supply, including through higher uptake of innovation in balancing, cybersecurity, monitoring, system control and error correction.	
170		AM 81 (new) (iii a) smart sector integration, either in the energy system through linking different energy carriers and sectors, or in a wider way, favouring synergies and coordination between the energy, transport and telecommunication sectors;		

171			(iv) facilitating smart energy sector integration through the creation of links to other energy carriers and sectors and enabling demand response.	
172	(c) for carbon dioxide transport projects falling under the energy infrastructure categories set out in point (5) of Annex II, the project is to contribute significantly to all of the following specific criteria:	AM 82 (c) for carbon dioxide transport and storage projects falling under the energy infrastructure categories set out in point (5) of Annex II, the project is to contribute significantly to sustainability through reducing carbon dioxide emissions in the connected industrial clusters. Furthermore, the project is to contribute to all of the following specific criteria:	(c) for carbon dioxide transport projects falling under the energy infrastructure categories set out in point (5) of Annex II, the project is to contribute significantly to all of the following specific criteria:	(c) [Proposal for a compromise] for carbon dioxide transport networks <i>and storage</i> projects falling under the energy infrastructure categories set out in point (5) of Annex II, the project is to contribute significantly to <i>sustainability through</i> <i>reducing carbon dioxide emissions in the</i> <i>connected industrial installations clusters.</i> <i>Furthermore, the project is to contribute to</i> all of the following specific criteria:
173	(i) avoid carbon dioxide emissions while maintaining security of energy supply;	AM 83 (i) avoid permanent removal of carbon dioxide emissions for permanent storage while maintaining security of energy supply;	(i) avoid carbon dioxide emissions while maintaining security of energy supply;	(i) [provisionally agreed] avoid carbon dioxide emissions while maintaining security of energy supply;

174	(ii) increase the resilience and security of carbon dioxide transport;	AM 84 (ii) increase the resilience and security of carbon dioxide transport <i>and storage</i> ;	(ii) increase the resilience and security of carbon dioxide transport;	[provisionally agreed - if "networks" will be accepted in 172]: increase the resilience and security of carbon dioxide transport <u>network</u> ;
17	(iii) efficient use of resources, by enabling the connection of multiple carbon dioxide sources and storage sites via common infrastructure and minimising environmental burden and risks.	AM 85 (iii) efficient use of resources, by enabling the connection of multiple carbon dioxide sources <i>originating from industrial</i> <i>clusters</i> and storage sites via common infrastructure and <i>other modes of transport such</i> <i>as ship, barge, truck and train</i> <i>and</i> minimising environmental burden and risks.	(iii) efficient use of resources, by enabling the connection of multiple carbon dioxide sources and storage sites via common infrastructure and minimising environmental burden and risks.	(iii) [provisionally agreed] efficient use of resources, by enabling the connection of multiple carbon dioxide sources and storage sites via common infrastructure and minimising environmental burden and risks.

 176 (d) for hydrogen projects falling under the energy infrastructure categories set out in point (3) of Annex II the project is to contribute significantly to sustainability, including by reducing greenhouse gas emissions, by enhancing the deployment of renewable hydrogen and supporting variable renewable power generation by offering flexibility and/or storage solutions. Furthermore, the project is to contribute significantly to at least one of the following specific criteria: 176 (d) for hydrogen projects falling under the energy infrastructure categories set out in point (3) of Annex II the project is to contribute significantly to sustainability, including by reducing greenhouse gas emissions, by enhancing the deployment of renewable hydrogen and supporting variable renewable power generation by offering flexibility and/or storage solutions. Furthermore, the project is to contribute significantly to at least one of the following specific criteria: 	
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177	(i) market integration, including by connecting existing or emerging hydrogen networks of Member States, or otherwise contributing to the emergence of an Union- wide network for the transport and storage of hydrogen, and ensuring interoperability of connected systems;	(i) market integration, including by connecting existing or emerging hydrogen networks of Member States, or otherwise contributing to the emergence of an Union-wide network for the transport and storage of hydrogen, and ensuring interoperability of connected systems;	(i) market integration, including by connecting existing or emerging hydrogen networks of Member States, or otherwise contributing to the emergence of an Union-wide network for the transport and storage of hydrogen, and ensuring interoperability of connected systems;	(i) [no change] market integration, including by connecting existing or emerging hydrogen networks of Member States, or otherwise contributing to the emergence of an Union-wide network for the transport and storage of hydrogen, and ensuring interoperability of connected systems;
178	(ii) security of supply and flexibility, including through appropriate connections and facilitating secure and reliable system operation;	(ii) security of supply and flexibility, including through appropriate connections and facilitating secure and reliable system operation;	(ii) security of supply and flexibility, including through appropriate connections and facilitating secure and reliable system operation;	(ii) [no change] security of supply and flexibility, including through appropriate connections and facilitating secure and reliable system operation;
179	(iii) competition, including by allowing access to multiple supply sources and network users on a transparent and non- discriminatory basis.	(iii) competition, including by allowing access to multiple supply sources and network users on a transparent and non- discriminatory basis.	(iii) competition, including by allowing access to multiple supply sources and network users on a transparent and non- discriminatory basis.	(iii) [no change] competition, including by allowing access to multiple supply sources and network users on a transparent and non- discriminatory basis.
180	(e) for electrolysers falling under the category set out in point (4) of Annex II, the project is to contribute significantly to all of the following specific criteria:	(e) for electrolysers falling under the category set out in point (4) of Annex II, the project is to contribute significantly to all of the following specific criteria:	(e) for electrolysers falling under the category set out in point (4) of Annex II, the project is to contribute significantly to all of the following specific criteria:	(e) [no change] for electrolysers falling under the category set out in point (4) of Annex II, the project is to contribute significantly to all of the following specific criteria:

181	(i) sustainability, including by reducing greenhouse gas emissions and enhancing the deployment of renewable hydrogen.	AM 87 (i) sustainability, including by reducing greenhouse gas emissions and enhancing the deployment of renewable hydrogen <i>and renewable</i> <i>synthetic fuels</i> .	(i) sustainability, including by reducing greenhouse gas emissions and enhancing the deployment of renewable or low carbon hydrogen, in particular from renewables sources.	[Proposal for a compromise] sustainability, including by reducing greenhouse gas emissions and enhancing the deployment of renewable or low carbon hydrogen, in particular from renewables sources <u>as</u> <u>well as renewable or low carbon</u> <u>synthetic fuels</u> .
182	(ii) security of supply, including by contributing to secure, efficient and reliable system operation, or by offering storage and/or flexibility solutions, such as demand side response and balancing services;	(ii) security of supply, including by contributing to secure, efficient and reliable system operation, or by offering storage and/or flexibility solutions, such as demand side response and balancing services;	(ii) security of supply, including by contributing to secure, efficient and reliable system operation, or by offering storage and/or flexibility solutions, such as demand side response and balancing services;	(ii) [no change] security of supply, including by contributing to secure, efficient and reliable system operation, or by offering storage and/or flexibility solutions, such as demand side response and balancing services;
183	(iii) facilitating smart energy sector integration through linking different energy carriers and sectors.	AM 88 (iii) the enabling of flexibility services, such as demand response and storage by facilitating smart energy sector integration through through linking the creation of links to other energy carriers and sectors.	(iii) enabling flexibility services such as demand response and storage by facilitating smart energy sector integration through the creation of links to other [] energy carriers and sectors.	

(f) for smart gas grid projects falling under the energy infrastructure category set out in point (2) of Annex II, the project is to contribute significantly to sustainability by enabling and facilitating the integration of renewable and low-carbon gases, such as biomethane, or renewable hydrogen, into the gas distribution and transmission networks in order to reduce greenhouse gas emissions. Furthermore, the project is to contribute significantly to at least one of the following specific criteria:	(f) for smart gas grid projects falling under the energy infrastructure category set out in point (2) of Annex II, the project is to contribute significantly to sustainability by enabling and facilitating the integration of renewable and low-carbon gases, such as biomethane, or renewable hydrogen, into the gas distribution and transmission networks in order to reduce greenhouse gas emissions. Furthermore, the project is to contribute significantly to at least one of the following specific criteria:	(f) for smart gas grid projects falling under the energy infrastructure category set out in point (2) of Annex II, the project is to contribute significantly to sustainability by [] ensuring the integration of [] a plurality of low- carbon and particularly renewable gases, such as biomethane, or renewable hydrogen, into the gas distribution, [] transmission and storage system [] in order to reduce greenhouse gas emissions. Furthermore, the project is to contribute significantly to at least one of the following specific criteria:	(f) [provisionally agreed to a compromise based on Council text]: for smart gas grid projects falling under the energy infrastructure category set out in point (2) of Annex II, the project is to contribute significantly to sustainability by [] ensuring the integration of [] a plurality of low-carbon and particularly renewable gases, including where these are locally sourced, such as biomethane, or renewable hydrogen, into the gas distribution, [] transmission and storage system [] in order to reduce greenhouse gas emissions. Furthermore, the project is to contribute significantly to at least one of the following specific criteria:
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185		AM 89 (new) (fa) for district heating and cooling systems falling under the energy infrastructure category set out in point (5a) of Annex II, the project is to contribute significantly to sustainability by enabling and facilitating the integration of renewable and waste heat and cold in order to reduce greenhouse gas emissions, as well as a better integration and interlinking of the sectors. Furthermore, the project is to contribute significantly to at least one of the following specific criteria, assessed in accordance with the rules and indicators set out in Annex IV:		
186	(i) network security and quality of supply by improving the efficiency and interoperability of gas transmission and distribution in day-to-day network operation by, among others, addressing challenges resulting from the injection of gases of different qualities through the deployment of innovative technologies and cybersecurity;	(i) network security and quality of supply by <i>increasing the use</i> <i>of locally sourced renewable</i> <i>energy and waste heat and cold</i> <i>and</i> , improving the efficiency and interoperability of gas transmission and distribution <i>or</i> <i>storage systems</i> in day-to-day network operation by, among others, addressing challenges resulting from the injection of <i>heat and cold of different</i> <i>temperatures through the</i> <i>deployment of innovative</i> <i>technologies;</i>	(i) network security and quality of supply by improving the efficiency and interoperability of gas transmission and distribution in day-to-day network operation by, among others, addressing challenges resulting from the injection of gases of different qualities through the deployment of innovative technologies and cybersecurity;	[provisionally agreed to a compromise text, see also line 184]: network security and quality of supply by improving the efficiency and interoperability of gas transmission and distribution or storage systems in day-to-day network operation by, among others, addressing challenges resulting from the injection of gases of different qualities

187	(ii) market functioning and customer services;	(ii) market functioning and customer services;	(ii) market functioning and customer services;	(ii) [no change] market functioning and customer services;
188	(iii) facilitating smart energy sector integration through the creation of links to other energy carriers and sectors and enabling demand response.	(iii) facilitating smart energy sector integration through the creation of links to other energy carriers and sectors and enabling demand response.	(iii) facilitating smart energy sector integration through the creation of links to other energy carriers and sectors and enabling demand response.	(iii) [no change] facilitating smart energy sector integration through the creation of links to other energy carriers and sectors and enabling demand response.
189	4. For projects falling under the energy infrastructure categories set out in points (1) to (4) of Annex II, the contribution to the criteria listed in paragraph 3 of this Article shall be assessed in accordance with the indicators set out in points (3) to (7) of Annex IV.	AM 90 4. For projects falling under the energy infrastructure categories set out in points (1) to (4) (5a) of Annex II, the contribution to the criteria listed in paragraph 3 of this Article shall be assessed in accordance with the indicators set out in points (3) to (7) (7b) of Annex IV.	4. For projects falling under the energy infrastructure categories set out in points (1) to [] (5) of Annex II, the contribution to the criteria listed in paragraph 3 of this Article shall be assessed in accordance with the indicators set out in points (3) to ([]8) of Annex IV.	

190	5. In order to facilitate the assessment of all projects that could be eligible as projects of common interest and that could be included in a regional list, each Group shall assess each project's contribution to the implementation of the same priority corridor or area in a transparent and objective manner. Each Group shall determine its assessment method on the basis of the aggregated contribution to the criteria referred to in paragraph 3. That assessment shall lead to a ranking of projects for internal use of the Group. Neither the regional list nor the Union list shall contain any ranking, nor shall the ranking be used for any subsequent purpose except as described in point (14) of Section 2 of Annex III.	5. In order to facilitate the assessment of all projects that could be eligible as projects of common interest and that could be included in a regional list, each Group shall assess each project's contribution to the implementation of the same priority corridor or area in a transparent and objective manner. Each Group shall determine its assessment method on the basis of the aggregated contribution to the criteria referred to in paragraph 3. That assessment shall lead to a ranking of projects for internal use of the Group. Neither the regional list nor the Union list shall contain any ranking, nor shall the ranking be used for any subsequent purpose except as described in point (14) of Section 2 of Annex III.	5. In order to facilitate the assessment of all projects that could be eligible as projects of common interest and that could be included in a regional list, each Group shall assess each project's contribution to the implementation of the same priority corridor or area in a transparent and objective manner. Each Group shall determine its assessment method on the basis of the aggregated contribution to the criteria referred to in paragraph 3. That assessment shall lead to a ranking of projects for internal use of the Group. Neither the regional list nor the Union list shall contain any ranking, nor shall the ranking be used for any subsequent purpose except as described in point (13 []) of Section 2 of Annex III.	5. [provisionally agreed] In order to facilitate the assessment of all projects that could be eligible as projects of common interest and that could be included in a regional list, each Group shall assess each project's contribution to the implementation of the same priority corridor or area in a transparent and objective manner. Each Group shall determine its assessment method on the basis of the aggregated contribution to the criteria referred to in paragraph 3. That assessment shall lead to a ranking of projects for internal use of the Group. Neither the regional list nor the Union list shall contain any ranking, nor shall the ranking be used for any subsequent purpose except as described in point (14) of Section 2 of Annex III
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191	In assessing projects, each Group shall give due consideration to:	AM 91 In assessing projects, <i>in order to</i> <i>ensure a consistent assessment</i> <i>approach among different</i> <i>Groups</i> , each Group shall give due consideration to:	In assessing projects, each Group shall give due consideration to:	[provisionally agreed] In assessing projects, <i>in order to ensure a</i> <i>consistent assessment approach among</i> <i>different Groups</i> , each Group shall give due consideration to:
192	(a) the urgency of each proposed project in order to meet the Union energy policy targets of decarbonisation, market integration, competition, sustainability and security of supply;	AM 92 (a) the urgency <i>and the level of</i> <i>contribution</i> of each proposed project in order to meet the Union energy <i>and climate</i> policy targets <i>objectives</i> of decarbonisation, market integration, competition, sustainability, <i>and</i> security of supply <i>and affordability of</i> <i>energy</i> ;	(a) the urgency of each proposed project in order to meet the Union energy and climate objectives [], market integration, competition, sustainability and security of supply;	(a) [proposal for a compromise] besides affordability of energy - open/EP to consider options - see in relation with article 1 line 78. Council willing to discuss the concept of affordability of energy] the urgency <i>and the level of contribution</i> of each proposed project in order to meet the Union energy <i>and climate</i> policy <i>objectives</i> of decarbonisation, market integration, competition, sustainability, and security of supply <i>and affordability of energy</i> ;
193	(b) complementarity with regard to other proposed projects;	AM 93 (b) complementarity with regard to the interrelationship of the project under assessment with other proposed projects, which could be complementary to, competing with, or potentially competing with, that project;	(b) complementarity with regard to other proposed projects;	(b) [provisionally agreed] <i>the</i> <i>interrelationship of the project under</i> <i>assessment</i> the complementarity of each proposed project <i>with</i> other proposed projects, <i>including potentially competing</i> <i>one which could be complementary to</i> , <i>competing with</i> , or potentially competing ones with, that project;
194		AM 94 (new) (ba) possible synergies with priority corridors and thematic areas identified under trans- European networks for transport and telecommunications;		

195	(c) for proposed projects that are, at the time, projects of common interest, the progress of the project implementation and its compliance with the reporting and transparency obligations.	(c) for proposed projects that are, at the time, projects of common interest, the progress of the project implementation and its compliance with the reporting and transparency obligations.	(c) for proposed projects that are, at the time, projects of common interest, the progress of the project implementation and its compliance with the reporting and transparency obligations.	(c) [no change] for proposed projects that are, at the time, projects of common interest, the progress of the project implementation and its compliance with the reporting and transparency obligations.
196	As regards smart electricity grids and smart gas grids projects falling under the energy infrastructure category set out in points (1)(d) and point (2) of Annex II, ranking shall be carried out for those projects that affect the same two Member States, and due consideration shall also be given to the number of users affected by the project, the annual energy consumption and the share of generation from non- dispatchable resources in the area covered by those users.	As regards smart electricity grids and smart gas grids projects falling under the energy infrastructure category set out in points (1)(d) and point (2) of Annex II, ranking shall be carried out for those projects that affect the same two Member States, and due consideration shall also be given to the number of users affected by the project, the annual energy consumption and the share of generation from non- dispatchable resources in the area covered by those users.	As regards smart electricity grids and smart gas grids projects falling under the energy infrastructure category set out in points (1)(d) and point (2) of Annex II, ranking shall be carried out for those projects that affect the same two Member States, and due consideration shall also be given to the number of users affected by the project, the annual energy consumption and the share of generation from non-dispatchable resources in the area covered by those users.	[no change] As regards smart electricity grids and smart gas grids projects falling under the energy infrastructure category set out in points (1)(d) and point (2) of Annex II, ranking shall be carried out for those projects that affect the same two Member States, and due consideration shall also be given to the number of users affected by the project, the annual energy consumption and the share of generation from non- dispatchable resources in the area covered by those users.
197	Article 5	Article 5	Article 5	Article 5
198	Implementation and monitoring	Implementation and monitoring	Implementation and monitoring	Implementation and monitoring

199	1. Project promoters shall draw up an implementation plan for projects of common interest, including a timetable for each of the following:	1. Project promoters shall draw up an implementation plan for projects of common interest, including a timetable for each of the following:	1. Project promoters shall draw up an implementation plan for projects of [] the Union list , including a timetable for each of the following:	1. [provisionally agreed] Project promoters shall draw up an implementation plan for projects of [] the Union list , including a timetable for each of the following:
200	(a) feasibility and design studies including, as regards, climate adaptation and compliance with environmental legislation and with the principle of "do no significant harm";	(a) feasibility and design studies including, as regards, climate adaptation and compliance with environmental legislation and with the principle of "do no significant harm";	(a) feasibility and design studies including, as regards, climate adaptation and compliance with environmental legislation and with the principle of "do no significant harm";	(a) [no change] feasibility and design studies including, as regards, climate adaptation and compliance with environmental legislation and with the principle of "do no significant harm";
201	(b) approval by the national regulatory authority or by any other authority concerned;	(b) approval by the national regulatory authority or by any other authority concerned;	(b) approval by the national regulatory authority or by any other authority concerned;	(b) [no change] approval by the national regulatory authority or by any other authority concerned;
202		AM 94 (ba) possible synergies with priority corridors and thematic areas identified under trans- European networks for transport and telecommunications;		Technical mistake - this line should be deleted, this am is already in line 194.
203	(c) construction and commissioning;	(c) construction and commissioning;	(c) construction and commissioning;	(c) [no change] construction and commissioning;
204	(d) the permit granting schedule referred to in Article 10(5)(b).	(d) the permit granting schedule referred to in Article 10(5)(b).	(d) the permit granting schedule referred to in Article 10(5)(b).	(d) [no change] the permit granting schedule referred to in Article 10(5)(b).

205		AM 95 1a. Project promoters shall make the implementation plan referred to in paragraph 1 publicly available and specify the expected commissioning date, the status of the project and the progress of the project compared to the previous Union wide ten-year network development plan and, including where applicable the reasons for delay or for rescheduling.		
206	2. TSOs, distribution system operators and other operators shall co-operate with each other in order to facilitate the development of projects of common interest in their area.	2. TSOs, distribution system operators and other operators shall co-operate with each other in order to facilitate the development of projects of common interest in their area.	2. TSOs, DSOs [] and other operators shall co-operate with each other in order to facilitate the development of projects of common interest in their area.	2. [provisionally agreed] TSOs, DSOs [] and other operators shall co-operate with each other in order to facilitate the development of projects of common interest in their area.

20*	3. The Agency and the Groups concerned shall monitor the progress achieved in implementing the projects of common interest and, where necessary, make recommendations to facilitate the implementation of projects of common interest. The Groups may request that additional information be provided in accordance with paragraphs 4, 5 and 6, convene meetings with the relevant parties and invite the Commission to verify the information provided on site.	3. The Agency and the Groups concerned shall monitor the progress achieved in implementing the projects of common interest and, where necessary, make recommendations to facilitate the implementation of projects of common interest. The Groups may request that additional information be provided in accordance with paragraphs 4, 5 and 6, convene meetings with the relevant parties and invite the Commission to verify the information provided on site.	3. The Agency and the Groups concerned shall monitor the progress achieved in implementing the projects of common interest and, where necessary, make recommendations to facilitate the implementation of projects of common interest. The Groups may request that additional information be provided in accordance with paragraphs 4, 5 and 6, convene meetings with the relevant parties and invite the Commission to verify the information provided on site.	3. [no change] The Agency and the Groups concerned shall monitor the progress achieved in implementing the projects of common interest and, where necessary, make recommendations to facilitate the implementation of projects of common interest. The Groups may request that additional information be provided in accordance with paragraphs 4, 5 and 6, convene meetings with the relevant parties and invite the Commission to verify the information provided on site.
208	4. By 31 December of each year following the year of inclusion of a project of common interest on the Union list pursuant to Article 3, project promoters shall submit an annual report, for each project falling under the categories set out in points (1) to (4) of Annex II, to the competent authority referred to in Article 8.	AM 96 4. By 31 December of each year following the year of inclusion of a project of common interest on the Union list pursuant to Article 3, project promoters shall submit an annual report, for each project falling under the categories set out in points (1) to (4) <i>and 5(a)</i> of Annex II, to the competent authority referred to in Article 8.	4. By 31 December of each year following the year of inclusion of a project of common interest on the Union list pursuant to Article 3, project promoters shall submit an annual report, for each project falling under the categories set out in points (1) to [] (5) of Annex II, to the competent authority referred to in Article 8.	4. [provisionally agreed, pending discussion on DHC] By 31 December of each year following the year of inclusion of a project of common interest on the Union list pursuant to Article 3, project promoters shall submit an annual report, for each project falling under the categories set out in points (1) to [] (5) of Annex II, to the competent authority referred to in Article 8.

20	That report shall include details of:	That report shall include details of:	That report shall include details of:	[no change] That report shall include details of:
21	(a) the progress achieved in the development, construction and commissioning of the project, in particular with regard to permit granting and consultation procedures as well as compliance with environmental legislation, with the principle that the project "does not do significant harm" to the environment, and climate adaptation measures taken;	(a) the progress achieved in the development, construction and commissioning of the project, in particular with regard to permit granting and consultation procedures as well as compliance with environmental legislation, with the principle that the project "does not do significant harm" to the environment, and climate adaptation measures taken;	(a) the progress achieved in the development, construction and commissioning of the project, in particular with regard to permit granting and consultation procedures as well as compliance with environmental legislation, with the principle that the project "does not do significant harm" to the environment, and climate adaptation measures taken;	(a) [no change] the progress achieved in the development, construction and commissioning of the project, in particular with regard to permit granting and consultation procedures as well as compliance with environmental legislation, with the principle that the project "does not do significant harm" to the environment, and climate adaptation measures taken;
21	(b) where relevant, delays compared to the implementation plan, the reasons for such delays and other difficulties encountered;	(b) where relevant, delays compared to the implementation plan, the reasons for such delays and other difficulties encountered;	(b) where relevant, delays compared to the implementation plan, the reasons for such delays and other difficulties encountered;	(b) [no change] where relevant, delays compared to the implementation plan, the reasons for such delays and other difficulties encountered;
21	(c) where relevant, a revised plan aiming at overcoming the delays.	(c) where relevant, a revised plan aiming at overcoming the delays.	(c) where relevant, a revised plan aiming at overcoming the delays.	(c) [no change] where relevant, a revised plan aiming at overcoming the delays.

Agency and to the respective Group the report referred to in paragraph 4 of this Article supplemented with information on the progress and, where relevant, on delays in the implementation of projects of common interest located on their respective territory with regard to the permit granting processes, and onGroup the report referred to in paragraph 4 of this Article supplemented with information on the progress and, where relevant, on delays in the implementation of projects of the report referred to in the progress and, where relevant, on delays in the implementation of projects of common interest located on their respective territory with regard to the permit granting processes, and onGroup the report referred to in paragraph 4 of this article, submit [] to the respective or the progress and, where relevant, on delays. The contribution of the competent authorities to the report shall be clearly marked asreport referred to in paragraph 4 of this article, submit [] to the respective or this Article supplemented with information projects of or the premit granting processes, and on the reasons for such delays. The contribution of the competent authorities to the report shall be clearly marked asreport referred to in paragraph 4 of this article, submit [] to the respective submit [] to the respective supplemented with information on the progress and, where relevant, on delays in the implementation of projects of common interest located on their respectiveparagraph authorities or submit to the projects of projects of common interest located on their respective	e report referred to in a 4 of this article , the competent referred to in Article 8 shall he Agency and to the respective report referred to in paragraph 4 cle supplemented with n on the progress and, where n delays in the implementation of common interest located on their territory with regard to the nting processes, and on the such delays. The contribution of cent authorities to the report shall marked as such and drafted odifying the text introduced by
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214	6. By 30 April of each year when a new Union list should be adopted, the Agency shall submit, to the Groups a consolidated report for the projects of common interest subject to the competency of national regulatory authorities, evaluating the progress achieved and make, where appropriate, recommendations on how to overcome the delays and difficulties encountered. That consolidated report shall also evaluate, in accordance with Article 5 of Regulation (EU) 2019/942, the consistent implementation of the Union-wide network development plans with regard to the energy infrastructure priority corridors and areas.	AM 97 6. By 30 April of each year when a new Union list should be adopted, the Agency shall submit, to the Groups a consolidated report for the projects of common interest subject to the competency of national regulatory authorities, evaluating the progress achieved, and the evolution of the expected project costs, and make, where appropriate, recommendations on how to overcome the delays and difficulties encountered. That consolidated report shall also evaluate, in accordance with Article 5 of Regulation (EU) 2019/942, the consistent implementation of the Union- wide network development plans with regard to the energy infrastructure priority corridors and areas.	By 30 April of each year when a new Union list should be adopted, the Agency shall submit, to the Groups a consolidated report for the projects of common interest subject to the competency of national regulatory authorities, evaluating the progress achieved and make, where appropriate, recommendations on how to overcome the delays and difficulties encountered. That consolidated report shall also evaluate, in accordance with Article 5 of Regulation (EU) 2019/942, the consistent implementation of the Union- wide network development plans with regard to the energy infrastructure priority corridors and areas.	6. [provisionally agreed] By 30 April of each year when a new Union list should be adopted, the Agency shall submit, to the Groups a consolidated report for the projects of common interest subject to the competency of national regulatory authorities, evaluating the progress achieved, <i>and expected changes in project</i> <i>costs</i> , and make, where appropriate, recommendations on how to overcome the delays and difficulties encountered. That consolidated report shall also evaluate, in accordance with Article 5 of Regulation (EU) 2019/942, the consistent implementation of the Union-wide network development plans with regard to the energy infrastructure priority corridors and areas.
215		AM 98 6a. At the Agency's request, project promoters shall provide the Agency with the implementation plan referred to in paragraph 1 and other information necessary for carrying out the Agency's tasks set out in paragraph 6.		6a. [provisionally agreed] The Agency may request in duly justified cases additional information <i>necessary for</i> <i>carrying out the Agency's tasks set out in</i> <i>paragraph 6.</i>

210	7. Where the commissioning of a project of common interest is delayed when compared to the implementation plan, other than for overriding reasons beyond the control of the project promoter, the following measures shall apply:	7. Where the commissioning of a project of common interest is delayed when compared to the implementation plan, other than for overriding reasons beyond the control of the project promoter, the following measures shall apply:	7. Where the commissioning of a project of common interest is delayed when compared to the implementation plan, other than for overriding reasons beyond the control of the project promoter, the following measures shall apply:	7. [no change] Where the commissioning of a project of common interest is delayed when compared to the implementation plan, other than for overriding reasons beyond the control of the project promoter, the following measures shall apply:
21'	(a) in so far as measures referred to in Article 51(7)(a), (b) or (c) of Directive (EU) 2019/944 and Article 22(7)(a), (b) or (c) of Directive 2009/73/EC are applicable according to respective national laws, national regulatory authorities shall ensure that the investment is carried out;	(a) in so far as measures referred to in Article 51(7)(a), (b) or (c) of Directive (EU) 2019/944 and Article 22(7)(a), (b) or (c) of Directive 2009/73/EC are applicable according to respective national laws, national regulatory authorities shall ensure that the investment is carried out;	 (a) in so far as measures referred to in Article 51(7)(a), (b) or (c) of Directive (EU) 2019/944 and Article 22(7)(a), (b) or (c) of Directive 2009/73/EC are applicable according to respective national laws, national regulatory authorities shall ensure that the investment is carried out; 	(a) [no change] in so far as measures referred to in Article 51(7)(a), (b) or (c) of Directive (EU) 2019/944 and Article 22(7)(a), (b) or (c) of Directive 2009/73/EC are applicable according to respective national laws, national regulatory authorities shall ensure that the investment is carried out;
218	(b) if the measures of national regulatory authorities pursuant to point (a) are not applicable, the project promoter shall choose a third party to finance or construct all or part of the project. The project promoter shall do so before exceeding a two year delay when compared to the date of commissioning in the implementation plan;	(b) if the measures of national regulatory authorities pursuant to point (a) are not applicable, the project promoter shall choose a third party to finance or construct all or part of the project. The project promoter shall do so before exceeding a two year delay when compared to the date of commissioning in the implementation plan;	(b) if the measures of national regulatory authorities pursuant to point (a) are not applicable, the project promoter shall choose a third party to finance or construct all or part of the project. The project promoter shall do so before exceeding a two year delay when compared to the date of commissioning in the implementation plan;	(b) [no change] if the measures of national regulatory authorities pursuant to point (a) are not applicable, the project promoter shall choose a third party to finance or construct all or part of the project. The project promoter shall do so before exceeding a two year delay when compared to the date of commissioning in the implementation plan;

219	(c) if a third party is not chosen according to point (b), the Member State or, when the Member State has so provided, the national regulatory authority may, within two months of the expiry of the period referred to in point (b), designate a third party to finance or construct the project which the project promoter shall accept;	(c) if a third party is not chosen according to point (b), the Member State or, when the Member State has so provided, the national regulatory authority may, within two months of the expiry of the period referred to in point (b), designate a third party to finance or construct the project which the project promoter shall accept;	(c) if a third party is not chosen according to point (b), the Member State or, when the Member State has so provided, the national regulatory authority may, within two months of the expiry of the period referred to in point (b), designate a third party to finance or construct the project which the project promoter shall accept;	(c) [no change] if a third party is not chosen according to point (b), the Member State or, when the Member State has so provided, the national regulatory authority may, within two months of the expiry of the period referred to in point (b), designate a third party to finance or construct the project which the project promoter shall accept;
220	(d) where the delay compared to the date of commissioning in the implementation plan exceeds two years and two months, the Commission, subject to the agreement and with the full cooperation of the Member States concerned, may launch a call for proposals open to any third party capable of becoming a project promoter to build the project according to an agreed timeline;	(d) where the delay compared to the date of commissioning in the implementation plan exceeds two years and two months, the Commission, subject to the agreement and with the full cooperation of the Member States concerned, may launch a call for proposals open to any third party capable of becoming a project promoter to build the project according to an agreed timeline;	(d) where the delay compared to the date of commissioning in the implementation plan exceeds two years and two months, the Commission, subject to the agreement and with the full cooperation of the Member States concerned, may launch a call for proposals open to any third party capable of becoming a project promoter to build the project according to an agreed timeline;	(d) [no change] where the delay compared to the date of commissioning in the implementation plan exceeds two years and two months, the Commission, subject to the agreement and with the full cooperation of the Member States concerned, may launch a call for proposals open to any third party capable of becoming a project promoter to build the project according to an agreed timeline;

221	(e) where points (c) or (d) are applied, the system operator in whose area the investment is located shall provide the implementing operators or investors or third party with all the information needed to realise the investment, shall connect new assets to the transmission network and shall generally make its best efforts to facilitate the implementation of the investment and the secure, reliable and efficient operation and maintenance of the project of common interest.	(e) where points (c) or (d) are applied, the system operator in whose area the investment is located shall provide the implementing operators or investors or third party with all the information needed to realise the investment, shall connect new assets to the transmission network and shall generally make its best efforts to facilitate the implementation of the investment and the secure, reliable and efficient operation and maintenance of the project of common interest.	(e) where points (c) or (d) are applied, the system operator in whose area the investment is located shall provide the implementing operators or investors or third party with all the information needed to realise the investment, shall connect new assets to the transmission network or , where applicable, the distribution network and shall generally make its best efforts to facilitate the implementation of the investment and the secure, reliable and efficient operation and maintenance of the project of common interest.	(e) [provisionally agreed] where points (c) or (d) are applied, the system operator in whose area the investment is located shall provide the implementing operators or investors or third party with all the information needed to realise the investment, shall connect new assets to the transmission network or , where applicable, the distribution network and shall generally make its best efforts to facilitate the implementation of the investment and the secure, reliable and efficient operation and maintenance of the project of common interest.
222	8. A project of common interest may be removed from the Union list in accordance with the procedure set out in Article 3(4) if its inclusion in that list was based on incorrect information which was a determining factor for that inclusion, or the project does not comply with Union law.	8. A project of common interest may be removed from the Union list in accordance with the procedure set out in Article 3(4) if its inclusion in that list was based on incorrect information which was a determining factor for that inclusion, or the project does not comply with Union law.	8. A project of common interest may be removed from the Union list in accordance with the procedure set out in Article 3(4) if its inclusion in that list was based on incorrect information which was a determining factor for that inclusion, or the project does not comply with Union law.	8. [no change] A project of common interest may be removed from the Union list in accordance with the procedure set out in Article 3(4) if its inclusion in that list was based on incorrect information which was a determining factor for that inclusion, or the project does not comply with Union law.

223	9. Projects which are no longer on the Union list shall lose all rights and obligations linked to the status of project of common interest arising from this Regulation.	9. Projects which are no longer on the Union list shall lose all rights and obligations linked to the status of project of common interest arising from this Regulation.	9. Projects which are no longer on the Union list shall lose all rights and obligations linked to the status of project of common interest arising from this Regulation.	9. [no change] Projects which are no longer on the Union list shall lose all rights and obligations linked to the status of project of common interest arising from this Regulation.
224	However, a project which is no longer on the Union list but for which an application file has been accepted for examination by the competent authority shall maintain the rights and obligations arising from Chapter III, except where the project is no longer on the list for the reasons set out in paragraph 8.	However, a project which is no longer on the Union list but for which an application file has been accepted for examination by the competent authority shall maintain the rights and obligations arising from Chapter III, except where the project is no longer on the list for the reasons set out in paragraph 8.	[]	[provisionally agreed] However, a project which is no longer on the Union list but for which an application file has been accepted for examination by the competent authority shall maintain the rights and obligations arising from Chapter III, except where the project is no longer on the list for the reasons set out in paragraph 8.

225	10. This Article shall be without prejudice to any Union financial assistance granted to any project of common interest prior to its removal from the Union list.	10. This Article shall be without prejudice to any Union financial assistance granted to any project of common interest prior to its removal from the Union list.	10. This Article shall be without prejudice to any Union financial assistance granted to any project of common interest prior to its removal from the Union list.	10. [no change] This Article shall be without prejudice to any Union financial assistance granted to any project of common interest prior to its removal from the Union list.
226	Article 6	Article 6	Article 6	Article 6
227	European coordinators	European coordinators	European coordinators	European coordinators
228	1. Where a project of common interest encounters significant implementation difficulties, the Commission may designate, in agreement with the Member States concerned, a European coordinator for a period of up to one year renewable twice.	1. Where a project of common interest encounters significant implementation difficulties, the Commission may designate, in agreement with the Member States concerned, a European coordinator for a period of up to one year renewable twice.	1. Where a project of common interest encounters significant implementation difficulties, the Commission may designate, in agreement with the Member States concerned, a European coordinator for a period of up to one year renewable twice.	1. [no change] Where a project of common interest encounters significant implementation difficulties, the Commission may designate, in agreement with the Member States concerned, a European coordinator for a period of up to one year renewable twice.
229	2. The European coordinator shall:	2. The European coordinator shall:	2. The European coordinator shall:	2. [no change] The European coordinator shall:
230	(a) promote the projects, for which he or she has been designated European coordinator and the cross- border dialogue between the project promoters and all concerned stakeholders;	(a) promote the projects, for which he or she has been designated European coordinator and the cross-border dialogue between the project promoters and all concerned stakeholders;	(a) promote the projects, for which he or she has been designated European coordinator and the cross- border dialogue between the project promoters and all concerned stakeholders;	(a) [no change] promote the projects, for which he or she has been designated European coordinator and the cross-border dialogue between the project promoters and all concerned stakeholders;

23	(b) assist all parties as necessary in consulting concerned stakeholders and obtaining necessary permits for the projects;	AM 99 (b) assist all parties as necessary in consulting concerned stakeholders, <i>proposing and</i> <i>discussing alternative routing</i> , <i>where appropriate</i> , and obtaining necessary permits for the projects;	(b) assist all parties as necessary in consulting concerned stakeholders and obtaining necessary permits for the projects;	(b) [provisionally agreed] assist all parties as necessary in consulting concerned stakeholders, <i>discussing alternative</i> <i>routing, where appropriate</i> , and obtaining necessary permits for the projects;
23	(c) where appropriate, advise project promoters on the financing of the project;	(c) where appropriate, advise project promoters on the financing of the project;	(c) where appropriate, advise project promoters on the financing of the project;	(c) [no change] where appropriate, advise project promoters on the financing of the project;
23	(d) ensure that appropriate support and strategic direction by the Member States concerned are provided for the preparation and implementation of the projects;	(d) ensure that appropriate support and strategic direction by the Member States concerned are provided for the preparation and implementation of the projects;	(d) ensure that appropriate support and strategic direction by the Member States concerned are provided for the preparation and implementation of the projects;	(d) [no change] ensure that appropriate support and strategic direction by the Member States concerned are provided for the preparation and implementation of the projects;
23	(e) submit every year, and where appropriate, upon completion of their mandate, a report to the Commission on the progress of the projects and on any difficulties and obstacles which are likely to significantly delay the commissioning date of the projects. The Commission shall transmit the report to the European Parliament and the Groups concerned.	(e) submit every year, and where appropriate, upon completion of their mandate, a report to the Commission on the progress of the projects and on any difficulties and obstacles which are likely to significantly delay the commissioning date of the projects. The Commission shall transmit the report to the European Parliament and the Groups concerned.	(e) submit every year, and where appropriate, upon completion of their mandate, a report to the Commission on the progress of the projects and on any difficulties and obstacles which are likely to significantly delay the commissioning date of the projects. The Commission shall transmit the report to the European Parliament and the Groups concerned.	(e) [no change] submit every year, and where appropriate, upon completion of their mandate, a report to the Commission on the progress of the projects and on any difficulties and obstacles which are likely to significantly delay the commissioning date of the projects. The Commission shall transmit the report to the European Parliament and the Groups concerned.

235	3. The European coordinator shall be chosen on the basis of his or her experience with regard to the specific tasks assigned to him or her for the projects concerned.	AM 100 3. The European coordinator shall be chosen <i>following an</i> <i>open, non-discriminatory and</i> <i>transparent process and</i> on the basis of his or her a candidate's experience with regard to the specific tasks assigned to him or her for the projects concerned.	3. The European coordinator shall be chosen on the basis of his or her experience with regard to the specific tasks assigned to him or her for the projects concerned.	3. [provisionally agreed] The European coordinator shall be chosen <i>following an</i> <i>open, non-discriminatory and transparent</i> <i>process and</i> on the basis of <i>a candidate's</i> experience with regard to the specific tasks assigned to him or her for the projects concerned.
236	4. The decision designating the European coordinator shall specify the terms of reference, detailing the duration of the mandate, the specific tasks and corresponding deadlines, and the methodology to be followed. The coordination effort shall be proportionate to the complexity and estimated costs of the projects.	4. The decision designating the European coordinator shall specify the terms of reference, detailing the duration of the mandate, the specific tasks and corresponding deadlines, and the methodology to be followed. The coordination effort shall be proportionate to the complexity and estimated costs of the projects.	4. The decision designating the European coordinator shall specify the terms of reference, detailing the duration of the mandate, the specific tasks and corresponding deadlines, and the methodology to be followed. The coordination effort shall be proportionate to the complexity and estimated costs of the projects.	4. [no change] The decision designating the European coordinator shall specify the terms of reference, detailing the duration of the mandate, the specific tasks and corresponding deadlines, and the methodology to be followed. The coordination effort shall be proportionate to the complexity and estimated costs of the projects.
237	5. The Member States concerned shall fully cooperate with the European coordinator in his or her execution of the tasks referred to in paragraphs 2 and 4.	5. The Member States concerned shall fully cooperate with the European coordinator in his or her execution of the tasks referred to in paragraphs 2 and 4.	5. The Member States concerned shall fully cooperate with the European coordinator in his or her execution of the tasks referred to in paragraphs 2 and 4.	5. [no change] The Member States concerned shall fully cooperate with the European coordinator in his or her execution of the tasks referred to in paragraphs 2 and 4.

238	CHAPTER III	CHAPTER III	CHAPTER III	CHAPTER III
239	PERMIT GRANTING AND PUBLIC PARTICIPATION	PERMIT GRANTING AND PUBLIC PARTICIPATION	PERMIT GRANTING AND PUBLIC PARTICIPATION	PERMIT GRANTING AND PUBLIC PARTICIPATION
24(Article 7	Article 7	Article 7	Article 7
241	'Priority status' of projects of common interest	'Priority status' of projects of common interest	'Priority status' of Union's list projects []	'Priority status' of Union's list projects []
242	1. The adoption of the Union list shall establish, for the purposes of any decisions issued in the permit granting process, the necessity of those projects from an energy policy perspective, without prejudice to the exact location, routing or technology of the project.	AM 101 1. The adoption of the Union list shall establish, for the purposes of any decisions issued in the permit granting process, the necessity of those projects from an energy policy <i>and climate</i> perspective, without prejudice to the exact location, routing or technology of the project.	1. The adoption of the Union list shall establish, for the purposes of any decisions issued in the permit granting process, the necessity of those projects from an energy policy perspective, without prejudice to the exact location, routing or technology of the project. This paragraph does not apply to competing projects or to projects that have not reached a sufficient degree of maturity to provide a project specific cost-benefit analysis in line with Annex III, Section 2, point (1)(c).	[proposal for a compromise] The adoption of the Union list shall establish, for the purposes of any decisions issued in the permit granting process, the necessity of those projects from an energy policy <i>and</i> <i>climate</i> perspective, without prejudice to the exact location, routing or technology of the project. This paragraph does not apply to competing projects or to projects that have not reached a sufficient degree of maturity to provide a project specific cost-benefit analysis in line with Annex III, Section 2, point (1)(c).

er ac of re co pr au er tr	2. For the purpose of nsuring efficient dministrative processing of the application files elated to projects of ommon interest, project promoters and all uthorities concerned shall nsure that those files are reated in the most rapid way possible.	2. For the purpose of ensuring efficient administrative processing of the application files related to projects of common interest, project promoters and all authorities concerned shall ensure that those files are treated in the most rapid way possible.	2. For the purpose of ensuring efficient administrative processing of the application files related to projects of common interest, project promoters and all authorities concerned shall ensure that those files are treated in the most rapid way possible according to national and Union law .	2. [provisionally agreed] For the purpose of ensuring efficient administrative processing of the application files related to projects of common interest, project promoters and all authorities concerned shall ensure that those files are treated in the most rapid way possible according to national and Union law .
ol U st pr sk of si ap po pr pr pr re as su fc ap	•. Without prejudice to bligations resulting from Jnion law, where such tatus exists in national law, orojects of common interest hall be granted the status of the highest national ignificance possible and be ppropriately treated in the permit granting processes — and if national law so orovides, in spatial lanning — including those elating to environmental ssessments, in the manner uch treatment is provided or in national law pplicable to the orresponding type of nergy infrastructure.	3. Without prejudice to obligations resulting from Union law, where such status exists in national law, projects of common interest shall be granted the status of the highest national significance possible and be appropriately treated in the permit granting processes — and if national law so provides, in spatial planning — including those relating to environmental assessments, in the manner such treatment is provided for in national law applicable to the corresponding type of energy infrastructure.	3. Without prejudice to obligations resulting from Union law, where such status exists in national law, projects of common interest shall be granted the status of the highest national significance possible and be appropriately treated in the permit granting processes — and if national law so provides, in spatial planning — including those relating to environmental assessments, in the manner such treatment is provided for in national law applicable to the corresponding type of energy infrastructure.	3. [no change] Without prejudice to obligations resulting from Union law, where such status exists in national law, projects of common interest shall be granted the status of the highest national significance possible and be appropriately treated in the permit granting processes — and if national law so provides, in spatial planning — including those relating to environmental assessments, in the manner such treatment is provided for in national law applicable to the corresponding type of energy infrastructure.

245	4. All dispute resolution procedures, litigation, appeals and judicial remedies related to projects of common interest in front of any national courts, tribunals, panels, including mediation or arbitration, where they exist in national law, shall be treated as urgent, in accordance with the urgency procedures provided for in national law.	4. All dispute resolution procedures, litigation, appeals and judicial remedies related to projects of common interest in front of any national courts, tribunals, panels, including mediation or arbitration, where they exist in national law, shall be treated as urgent, in accordance with the urgency procedures provided for in national law.	4. All dispute resolution procedures, litigation, appeals and judicial remedies related to projects of common interest in front of any national courts, tribunals, panels, including mediation or arbitration, where they exist in national law, shall be treated as urgent, if and to the extent to which national law provides for such urgency procedures . []	4. [provisionally agreed] All dispute resolution procedures, litigation, appeals and judicial remedies related to projects of common interest in front of any national courts, tribunals, panels, including mediation or arbitration, where they exist in national law, shall be treated as urgent, if and to the extent to which national law provides for such urgency procedures . []
246	5. Member States shall assess, taking due account of the existing guidance issued by the Commission on streamlining the environmental assessment procedures for projects of common interest, which legislative and non- legislative measures are necessary to streamline the environmental assessment procedures and to ensure their coherent application and shall inform the Commission of the result.	5. Member States shall assess, taking due account of the existing guidance issued by the Commission on streamlining the environmental assessment procedures for projects of common interest, which legislative and non-legislative measures are necessary to streamline the environmental assessment procedures and to ensure their coherent application and shall inform the Commission of the result.	5. Member States shall assess, taking due account of the existing guidance issued by the Commission on streamlining the environmental assessment procedures for projects of common interest, which legislative and non-legislative measures are necessary to streamline the environmental assessment procedures and to ensure their coherent application and shall inform the Commission of the result.	5. [no change] Member States shall assess, taking due account of the existing guidance issued by the Commission on streamlining the environmental assessment procedures for projects of common interest, which legislative and non-legislative measures are necessary to streamline the environmental assessment procedures and to ensure their coherent application and shall inform the Commission of the result.

247	6. By [1 September 2022], Member States shall take the non-legislative measures that they have identified under paragraph 5.	6. By [1 September 2022], Member States shall take the non-legislative measures that they have identified under paragraph 5.	6. By [1 September 2022], Member States shall take the non-legislative measures that they have identified under paragraph 5.	6. [no change] By [1 September 2022], Member States shall take the non- legislative measures that they have identified under paragraph 5.
248	7. By [1 January 2023], Member States shall take the legislative measures that they have identified under paragraph 5. Those measures shall be without prejudice to obligations resulting from Union law.	7. By [1 January 2023], Member States shall take the legislative measures that they have identified under paragraph 5. Those measures shall be without prejudice to obligations resulting from Union law.	7. By [1 January 2023], Member States shall take the legislative measures that they have identified under paragraph 5. Those measures shall be without prejudice to obligations resulting from Union law.	7. [no change] By [1 January 2023], Member States shall take the legislative measures that they have identified under paragraph 5. Those measures shall be without prejudice to obligations resulting from Union law.
249	8. Provided that all the conditions set out in these Directives are fulfilled, with regard to the environmental impacts addressed in Article 6(4) of Directive 92/43/EEC and Article 4(7) of Directive 2000/60/EC, projects of common interest shall be considered as being of public interest from an energy policy perspective, and may be considered as having an overriding public interest.	8. Provided that all the conditions set out in these Directives are fulfilled, with regard to the environmental impacts addressed in Article 6(4) of Directive 92/43/EEC and Article 4(7) of Directive 2000/60/EC, projects of common interest shall be considered as being of public interest from an energy policy perspective, and may be considered as having an overriding public interest.	8. Provided that all the conditions set out in these Directives are fulfilled, with regard to the environmental impacts addressed in Article 6(4) of Directive 92/43/EEC and Article 4(7) of Directive 2000/60/EC, projects of common interest shall be considered as being of public interest from an energy policy perspective, and may be considered as having an overriding public interest.	8. [no change] Provided that all the conditions set out in these Directives are fulfilled, with regard to the environmental impacts addressed in Article 6(4) of Directive 92/43/EEC and Article 4(7) of Directive 2000/60/EC, projects of common interest shall be considered as being of public interest from an energy policy perspective, and may be considered as having an overriding public interest.

250	Should the opinion of the Commission be required in accordance with Directive 92/43/EEC, the Commission and the competent authority referred to in Article 9 of this Regulation shall ensure that the decision with regard to the overriding public interest of a project is taken within the time limit set out in Article 10(1) of this Regulation.	Should the opinion of the Commission be required in accordance with Directive 92/43/EEC, the Commission and the competent authority referred to in Article 9 of this Regulation shall ensure that the decision with regard to the overriding public interest of a project is taken within the time limit set out in Article 10(1) of this Regulation.	Should the opinion of the Commission be required in accordance with Directive 92/43/EEC, the Commission and the competent authority referred to in Article 9 of this Regulation shall ensure that the decision with regard to the overriding public interest of a project is taken within the time limit set out in Article 10(1) of this Regulation. This paragraph does not apply to competing projects or to projects that have not reached a sufficient degree of maturity to provide a project specific cost-benefit analysis in line with Annex III, Section 2, point (1)(c).	[provisionally agreed] Should the opinion of the Commission be required in accordance with Directive 92/43/EEC, the Commission and the competent authority referred to in Article 9 of this Regulation shall ensure that the decision with regard to the overriding public interest of a project is taken within the time limit set out in Article 10(1) of this Regulation. This paragraph does not apply to competing projects or to projects that have not reached a sufficient degree of maturity to provide a project specific cost-benefit analysis in line with Annex III, Section 2, point (1)(c).
251	Article 8	Article 8	Article 8	Article 8
252	Organisation of the permit granting process	Organisation of the permit granting process	Organisation of the permit granting process	Organisation of the permit granting process
253	1. By [1 January 2022], at the latest, each Member State shall update, where necessary, the designation of one national competent authority which shall be responsible for facilitating and coordinating the permit granting process for projects of common interest.	1. By [1 January 2022], at the latest, each Member State shall update, where necessary, the designation of one national competent authority which shall be responsible for facilitating and coordinating the permit granting process for projects of common interest.	1. By [1 January 2022], at the latest, each Member State shall update, where necessary, the designation of one national competent authority which shall be responsible for facilitating and coordinating the permit granting process for projects of common interest.	1. [no change] By [1 January 2022], at the latest, each Member State shall update, where necessary, the designation of one national competent authority which shall be responsible for facilitating and coordinating the permit granting process for projects of common interest.
254	2. The responsibility of the competent authority referred to in paragraph 1 and/or the tasks related to it may be delegated to, or carried out by, another authority, per project of common interest or per particular category of projects of common interest, provided that:	2. The responsibility of the competent authority referred to in paragraph 1 and/or the tasks related to it may be delegated to, or carried out by, another authority, per project of common interest or per particular category of projects of common interest, provided that:	2. The responsibility of the competent authority referred to in paragraph 1 and/or the tasks related to it may be delegated to, or carried out by, another authority, per project of common interest or per particular category of projects of common interest, provided that:	2. [no change] The responsibility of the competent authority referred to in paragraph 1 and/or the tasks related to it may be delegated to, or carried out by, another authority, per project of common interest or per particular category of projects of common interest, provided that:
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255	(a) the competent authority notifies the Commission of that delegation and the information therein is published by either the competent authority or the project promoter on the website referred to in Article 9(7);	(a) the competent authority notifies the Commission of that delegation and the information therein is published by either the competent authority or the project promoter on the website referred to in Article 9(7);	(a) the competent authority notifies the Commission of that delegation and the information therein is published by either the competent authority or the project promoter on the website referred to in Article 9(7);	(a) [no change] the competent authority notifies the Commission of that delegation and the information therein is published by either the competent authority or the project promoter on the website referred to in Article 9(7);
250	(b) only one authority is responsible per project of common interest, and it is the sole point of contact for the project promoter in the process leading to the comprehensive decision for a given project of common interest, and coordinates the submission of all relevant documents and information.	(b) only one authority is responsible per project of common interest, and it is the sole point of contact for the project promoter in the process leading to the comprehensive decision for a given project of common interest, and coordinates the submission of all relevant documents and information.	(b) only one authority is responsible per project of common interest, and it is the sole point of contact for the project promoter in the process leading to the comprehensive decision for a given project of common interest, and coordinates the submission of all relevant documents and information.	(b) [no change] only one authority is responsible per project of common interest, and it is the sole point of contact for the project promoter in the process leading to the comprehensive decision for a given project of common interest, and coordinates the submission of all relevant documents and information.

257	The competent authority may retain the responsibility to establish time limits, without prejudice to the time limits set in Article 10.	The competent authority may retain the responsibility to establish time limits, without prejudice to the time limits set in Article 10.	The competent authority may retain the responsibility to establish time limits, without prejudice to the time limits set in Article 10.	[no change] The competent authority may retain the responsibility to establish time limits, without prejudice to the time limits set in Article 10.
258	3. Without prejudice to relevant requirements under international and Union law, the competent authority shall facilitate the issuing of the comprehensive decision. The comprehensive decision shall be the final proof that the project of common interest has achieved ready-to-build status and there shall be no other requirements for any additional permits or authorisations in that respect. The comprehensive decision shall be issued within the time limit referred to in Article 10(1) and (2) and in accordance with one of the following schemes:	AM 102 3. Without prejudice to relevant requirements under <i>national</i> , international and Union law, the competent authority shall facilitate the issuing of the comprehensive decision <i>as</i> <i>defined in Article 2(2)</i> . The comprehensive decision shall be the final proof that the project of common interest has achieved ready-to-build status and there shall be no other requirements for any additional permits or authorisations in that respect. The comprehensive decision shall be issued within the time limit referred to in Article 10(1) and (2) and in accordance with one of the following schemes:	3. Without prejudice to relevant requirements under national , international and Union law, the competent authority shall facilitate the issuing of the comprehensive decision as defined in article 2 (2) . [] The comprehensive decision shall be issued within the time limit referred to in Article 10(1) and (2) and in accordance with one of the following schemes:	[provisionally agreed] Without prejudice to relevant requirements under national , international and Union law and, to the extent it does not contradict them , national law , the competent authority shall facilitate the issuing of the comprehensive decision <i>as defined in article 2 (2)</i> . [] The comprehensive decision shall be issued within the time limit referred to in Article 10(1) and (2) and in accordance with one of the following schemes:

259	(a) integrated scheme: the comprehensive decision shall be issued by the competent authority and shall be the sole legally binding decision resulting from the statutory permit granting procedure. Where other authorities are concerned by the project, they may, in accordance with national law, give their opinion as input to the procedure, which shall be taken into account by the competent authority;	 (a) integrated scheme: the comprehensive decision shall be issued by the competent authority and shall be the sole legally binding decision resulting from the statutory permit granting procedure. Where other authorities are concerned by the project, they may, in accordance with national law, give their opinion as input to the procedure, which shall be taken into account by the competent authority; 	(a) integrated scheme: the comprehensive decision shall be issued by the competent authority and shall be the sole legally binding decision resulting from the statutory permit granting procedure. Where other authorities are concerned by the project, they may, in accordance with national law, give their opinion as input to the procedure, which shall be taken into account by the competent authority;	(a) [no change] integrated scheme: the comprehensive decision shall be issued by the competent authority and shall be the sole legally binding decision resulting from the statutory permit granting procedure. Where other authorities are concerned by the project, they may, in accordance with national law, give their opinion as input to the procedure, which shall be taken into account by the competent authority;
260	(b) coordinated scheme:	(b) coordinated scheme:	(b) coordinated scheme:	(b) [provisionally agreed] coordinated
	the comprehensive decision	the comprehensive decision	the comprehensive decision	scheme:
	comprises multiple	comprises multiple individual	comprises multiple individual	the comprehensive decision comprises
	individual legally binding	legally binding decisions issued	legally binding decisions	multiple individual legally binding
	decisions issued by several	by several authorities concerned,	issued by several authorities	decisions issued by several authorities
	authorities concerned,	which shall be coordinated by	concerned, which shall be	concerned, which shall be coordinated by
	which shall be coordinated	the competent authority. The	coordinated by the competent	the competent authority. The competent
	by the competent authority.	competent authority may	authority. The competent	authority may establish a working group
	The competent authority	establish a working group where	authority may establish a	where all concerned authorities are
	may establish a working	all concerned authorities are	working group where all	represented in order to draw up a permit
	group where all concerned	represented in order to draw up	concerned authorities are	granting schedule in accordance with
	authorities are represented	a permit granting schedule in	represented in order to draw up	Article 10(5 [])(b), and to monitor and
	in order to draw up a permit	accordance with Article	a permit granting schedule in	coordinate its implementation. The
	granting schedule in	10(4)(b), and to monitor and	accordance with Article 10(5 [competent authority shall, in consultation
	accordance with Article	coordinate its implementation.])(b), and to monitor and	with the other authorities concerned, where
	10(4)(b), and to monitor	The competent authority shall,	coordinate its implementation.	applicable in accordance with national law,
	and coordinate its	in consultation with the other	The competent authority shall,	and without prejudice to time limits set in
	implementation. The	authorities concerned, where	in consultation with the other	accordance with Article 10, establish on a
	competent authority shall,	applicable in accordance with	authorities concerned, where	case-by-case basis a reasonable time limit

in consultation with the other authorities concerned. where applicable in accordance with national law, and without prejudice to time limits set in accordance with Article 10, establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. The competent authority may take an individual decision on behalf of another national authority concerned, where the decision by that authority is not delivered within the time limit and where the delay cannot be adequately justified; or, where provided under national law, and to the extent that this is compatible with Union law, the competent authority may consider that another national authority concerned has either given its approval or refusal for the project where the decision by that authority is not delivered within the time limit. Where provided under national law, the competent authority may disregard an individual

national law, and without prejudice to time limits set in accordance with Article 10. establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. The competent authority may take an individual decision on behalf of another national authority concerned, where the decision by that authority is not delivered within the time limit and where the delay cannot be adequately justified; or, where provided under national law, and to the extent that this is compatible with Union law, the competent authority may consider that another national authority concerned has either given its approval or refusal for the project where the decision by that authority is not delivered within the time limit. Where provided under national law, the competent authority may disregard an individual decision of another national authority concerned if it considers that the decision is not sufficiently substantiated with regard to the underlying evidence presented by the national authority concerned; in doing so, the competent authority shall ensure that the relevant requirements

applicable in accordance with national law, and without prejudice to time limits set in accordance with Article 10. establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. The competent authority may take an individual decision on behalf of another national authority concerned, where the decision by that authority is not delivered within the time limit and where the delay cannot be adequately justified; or, where provided under national law, and to the extent that this is compatible with Union law, the competent authority may consider that another national authority concerned has either given its approval or refusal for the project where the decision by that authority is not delivered within the time limit. Where provided under national law. the competent authority may disregard an individual decision of another national authority concerned if it considers that the decision is not sufficiently substantiated with regard to the underlying evidence presented by the national authority concerned;

within which the individual decisions shall be issued. The competent authority may take an individual decision on behalf of another national authority concerned, where the decision by that authority is not delivered within the time limit and where the delay cannot be adequately justified; or, where provided under national law, and to the extent that this is compatible with Union law, the competent authority may consider that another national authority concerned has either given its approval or refusal for the project where the decision by that authority is not delivered within the time limit. Where provided under national law, the competent authority may disregard an individual decision of another national authority concerned if it considers that the decision is not sufficiently substantiated with regard to the underlying evidence presented by the national authority concerned; in doing so, the competent authority shall ensure that the relevant requirements under international and Union law are respected and shall duly justify its decision:

decision of another national authority concerned if it considers that the decision is not sufficiently substantiated with regard to the underlying evidence presented by the national authority concerned; in doing so, the competent authority shall ensure that the relevant requirements under international and Union law are respected and shall duly justify its decision;	under international and Union law are respected and shall duly justify its decision;	in doing so, the competent authority shall ensure that the relevant requirements under international and Union law are respected and shall duly justify its decision;	
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261	(c) collaborative scheme: the comprehensive decision shall be coordinated by the competent authority. The competent authority shall, in consultation with the other authorities concerned, where applicable in accordance with national law, and without prejudice to time limits set in accordance with Article 10, establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. It shall monitor compliance with the time limits by the authorities concerned.	(c) collaborative scheme: the comprehensive decision shall be coordinated by the competent authority. The competent authority shall, in consultation with the other authorities concerned, where applicable in accordance with national law, and without prejudice to time limits set in accordance with Article 10, establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. It shall monitor compliance with the time limits by the authorities concerned.	(c) collaborative scheme: the comprehensive decision shall be coordinated by the competent authority. The competent authority shall, in consultation with the other authorities concerned, where applicable in accordance with national law, and without prejudice to time limits set in accordance with Article 10, establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. It shall monitor compliance with the time limits by the authorities concerned.	(c) [no change] collaborative scheme: the comprehensive decision shall be coordinated by the competent authority. The competent authority shall, in consultation with the other authorities concerned, where applicable in accordance with national law, and without prejudice to time limits set in accordance with Article 10, establish on a case-by-case basis a reasonable time limit within which the individual decisions shall be issued. It shall monitor compliance with the time limits by the authorities concerned.
262			If applicable, Member States may use alternative schemes according to national law, if that said scheme contributes to a more efficient and timely issuing of the comprehensive decision. Member States shall provide to the Commission the respective justification on that option.	[provisionally agreed to modified Council text] Member States shall implement the schemes in a manner which, according to national law, contributes to the most efficient and timely issuing of the comprehensive decision.

263	The competence of the authorities concerned could either be incorporated into the competence of the national competent authority designated in line with Article 8(1) or they would maintain, to a certain extent, their independent competence in line with the respective permitting scheme chosen by the Member State in line with this paragraph to facilitate the issuing of the comprehensive decision and cooperate with the national competent authority accordingly.	The competence of the authorities concerned could either be incorporated into the competence of the national competent authority designated in line with Article 8(1) or they would maintain, to a certain extent, their independent competence in line with the respective permitting scheme chosen by the Member State in line with this paragraph to facilitate the issuing of the comprehensive decision and cooperate with the national competent authority accordingly.	The competence of the authorities concerned could either be incorporated into the competence of the national competent authority designated in line with Article 8(1) or they would maintain, to a certain extent, their independent competence in line with the respective permitting scheme chosen by the Member State in line with this paragraph to facilitate the issuing of the comprehensive decision and cooperate with the national competent authority accordingly.	[no change] The competence of the authorities concerned could either be incorporated into the competence of the national competent authority designated in line with Article 8(1) or they would maintain, to a certain extent, their independent competence in line with the respective permitting scheme chosen by the Member State in line with this paragraph to facilitate the issuing of the comprehensive decision and cooperate with the national competent authority accordingly.
264	Where an authority concerned does not expect to deliver an individual decision within the set time limit, that authority shall inform the competent authority without delay duly justifying the delay. Subsequently, the competent authority shall set another time limit within which that individual decision shall be issued, in compliance with the overall time limits set out in Article 10.	Where an authority concerned does not expect to deliver an individual decision within the set time limit, that authority shall inform the competent authority without delay duly justifying the delay. Subsequently, the competent authority shall set another time limit within which that individual decision shall be issued, in compliance with the overall time limits set out in Article 10.	Where an authority concerned does not expect to deliver an individual decision within the set time limit, that authority shall inform the competent authority without delay duly justifying the delay. Subsequently, the competent authority shall set another time limit within which that individual decision shall be issued, in compliance with the overall time limits set out in Article 10.	[no change] Where an authority concerned does not expect to deliver an individual decision within the set time limit, that authority shall inform the competent authority without delay duly justifying the delay. Subsequently, the competent authority shall set another time limit within which that individual decision shall be issued, in compliance with the overall time limits set out in Article 10.

265	Acknowledging the national specificities in planning and permit granting processes, Member States may choose among the three schemes referred to in points (a), (b) and (c) of the first subparagraph to facilitate and coordinate their procedures and shall opt to implement the most effective scheme. Where a Member State chooses the collaborative scheme, it shall inform the Commission of its reasons therefor.	Acknowledging the national specificities in planning and permit granting processes, Member States may choose among the three schemes referred to in points (a), (b) and (c) of the first subparagraph to facilitate and coordinate their procedures and shall opt to implement the most effective scheme. Where a Member State chooses the collaborative scheme, it shall inform the Commission of its reasons therefor.	Acknowledging the national specificities in planning and permit granting processes, Member States may choose among the three schemes referred to in points (a), (b) and (c) of the first subparagraph to facilitate and coordinate their procedures and shall opt to implement the most effective scheme. Where a Member State chooses the collaborative scheme, it shall inform the Commission of its reasons therefor.	[no change] Acknowledging the national specificities in planning and permit granting processes, Member States may choose among the three schemes referred to in points (a), (b) and (c) of the first subparagraph to facilitate and coordinate their procedures and shall opt to implement the most effective scheme. Where a Member State chooses the collaborative scheme, it shall inform the Commission of its reasons therefor.
266	4. Member States may apply different schemes set out in paragraph 3 to onshore and offshore projects of common interest.	4. Member States may apply different schemes set out in paragraph 3 to onshore and offshore projects of common interest.	4. Member States may apply different schemes set out in paragraph 3 to onshore and offshore projects of common interest.	4. [no change] Member States may apply different schemes set out in paragraph 3 to onshore and offshore projects of common interest.

267	5. where a project of	5. Where a project of common	5. Where a project of common	5. [Presidency proposal for a compromise]
	common interest requires	interest requires decisions to be	interest requires decisions to	Where a project of common interest
	decisions to be taken in two	taken in two or more Member	be taken in two or more	requires decisions to be taken in two or
	or more Member States, the	States, the respective competent	Member States, the respective	more Member States, the respective
	respective competent	authorities shall take all	competent authorities shall	competent authorities shall take all
	authorities shall take all	necessary steps for efficient and	take all necessary steps for	necessary steps for efficient and effective
	necessary steps for efficient	effective cooperation and	efficient and effective	cooperation and communication [] among
	and effective cooperation	coordination among themselves,	cooperation and	themselves, including the steps referred to
	and coordination among	including the steps referred to in	communication [] among	in Article 10(5). Member States shall
	themselves, including the	Article 10(5). Member States	themselves, including the steps	endeavour to provide joint procedures,
	steps referred to in Article	shall endeavour to provide joint	referred to in Article 10(5).	particularly with regard to the assessment of
	10(5). Member States shall	procedures, particularly with	Member States shall	environmental impacts.
	endeavour to provide joint	regard to the assessment of	endeavour to provide joint	
	procedures, particularly	environmental impacts.	procedures, particularly with	
	with regard to the	-	regard to the assessment of	
	assessment of		environmental impacts.	
	environmental impacts.		-	
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268	6. By [31 July 2022] and	AM 103	[]	
	for each specific Regional	6. By [31 July 2022] and for		
	Group per priority offshore	each specific Regional Group		
	grid corridor, as defined in	per priority offshore grid		
	Annex I, national	corridor, as defined in Annex I,		
	competent authorities in	national competent authorities in		
	Member States belonging	Member States belonging to the		
	to the respective Group,	respective Group, shall jointly		
	shall jointly create unique	create <i>a</i> unique points <i>point</i> of		
	points of contact, 'offshore	contact <i>per priority</i> offshore		
	one-stop shops', for project	one-stop shops grid corridor, for		
	promoters, which shall be	project promoters, which shall		
	responsible for facilitating	be responsible for facilitating		
	and coordinating the permit	and coordinating <i>the</i>		
	granting process for	cooperation of the national		
	offshore grids for	authorities on the permit		
	renewable energy projects	granting process for offshore		
	of common interest, taking	grids for renewable energy		
	into account also the need	projects of common interest,		
	for coordination between	taking into account also the need		
	the permitting process for	for coordination as referred to		
	the energy infrastructure	in Annex III, by ensuring an		
	and the one for the	uninterrupted flow of		
	generation assets. The	information between the		
	offshore one-stop shops	permitting process for the		
	shall act as a repository of	energy infrastructure and the		
	existing sea basin studies	one for the generation assets		
	and plans, aiming at	members of the Regional		
	facilitating the permitting	Group and serve as		
	process of individual	information-sharing platform		
	projects of common interest	for peer-learning. The offshore		
	and coordinate the issuance	one-stop shops point of contact		
	of the comprehensive	shall act as a repository		
	decisions for such projects	aggregating the existing sea		
	by the relevant national	basin studies and plans, aiming		
	competent authorities. Each	at facilitating the permitting		

Regional Group per priority	process of individual projects of	
offshore grid corridor, with	common interest and coordinate	
the assistance of the	the issuance of the	
national competent	comprehensive decisions for	
authorities in the Members	such projects by the relevant	
States belonging to the	national competent authorities in	
Group, shall set-up the	accordance with paragraph 3 of	
offshore one-stop shops	this Article and Article 10(1)	
depending on regional	and (2). Each Regional Group	
specificities and geography	per priority offshore grid	
and determine their	corridor, with the assistance of	
location, resource	the national competent	
allocation and specific rules	authorities in the Members	
for their functioning.	States belonging to the Group,	
	shall set-up the offshore one-	
	stop shops point of contact	
	depending on regional	
	specificities and geography and	
	determine their location,	
	resource allocation and specific	
	rules for their functioning, as	
	well as regarding participation	
	and transparency while paying	
	due attention for commercially	
	sensitive information.	

269	Article 9	Article 9	Article 9	Article 9
270	Transparency and public participation	Transparency and public participation	Transparency and public participation	Transparency and public participation
271	1. By [1 May 2023], the Member State or competent authority shall, where applicable in collaboration with other authorities concerned, publish an updated manual of procedures for the permit granting process applicable to projects of common interest to include at least the information specified in point (1) of Annex VI. The manual shall not be legally binding, but it may refer to or quote relevant legal provisions. The national competent authorities shall coordinate and find synergies with neighbouring countries in developing their manual of procedures.	AM 104 1.By [1 May 2023], the Member State or competent authority shall, where applicable in collaboration with other authorities concerned, publish an updated manual of procedures for the permit granting process applicable to projects of common interest to include at least the information specified in point (1) of Annex VI. The manual shall not be legally binding but it may. It shall refer to or quote relevant legal provisions. The national competent authorities shall coordinate and find synergies with cooperate with the authorities of neighbouring countries in developing their manual of procedures with a view to exchanging of good practices and facilitating the permit-granting process.	1. By [1 May 2023], the Member State or competent authority shall, where applicable, in collaboration with other authorities concerned, publish an updated manual of procedures for the permit granting process applicable to projects of common interest to include at least the information specified in point (1) of Annex VI. The manual shall not be legally binding, but it may refer to or quote relevant legal provisions. The national competent authorities, when relevant, may [] coordinate and find synergies with neighbouring countries in developing their manual of procedures.	[proposal for a compromise] By [1 May 2023], the Member State or competent authority shall, where applicable, in collaboration with other authorities concerned, publish an updated manual of procedures for the permit granting process applicable to projects of common interest to include at least the information specified in point (1) of Annex VI. The manual shall not be legally binding, but-it <i>may shall</i> refer to or quote relevant legal provisions. The national competent authorities shall where relevant coordinate and find synergies with the authorities of neighbouring countries with a view to exchanging good practices and facilitating the permit- granting process, in particular for the development of the manual of procedures.

	2. Without prejudice to environmental law, and any requirements under the Aarhus and Espoo Conventions and relevant Union law, all parties involved in the permit granting process shall follow the principles for public participation set out in of point (3) of Annex VI.	2. Without prejudice to environmental law, and any requirements under the Aarhus and Espoo Conventions and relevant Union law, all parties involved in the permit granting process shall follow the principles for public participation set out in of point (3) of Annex VI.	2. Without prejudice to environmental law, and any requirements under the Aarhus and Espoo Conventions and relevant Union law, all parties involved in the permit granting process shall follow the principles for public participation set out in of point (3) of Annex VI.	2. [no change] Without prejudice to environmental law, and any requirements under the Aarhus and Espoo Conventions and relevant Union law, all parties involved in the permit granting process shall follow the principles for public participation set out in of point (3) of Annex VI.
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	3. The project promoter shall, within an indicative period of three months following the start of the permit granting process pursuant to Article 10(1)(a), draw up and submit a concept for public participation to the competent authority, following the process outlined in the manual referred to in paragraph 1 and in line with the guidelines set out in Annex VI. The competent authority shall request modifications or approve the concept for public participation within three months of receipt. In so doing, the competent authority shall take into consideration any form of public participation and consultation that took place before the start of the permit granting process, to the extent that such public participation and consultation has fulfilled the requirements of this Article.	3. The project promoter shall, within an indicative period of three months following the start of the permit granting process pursuant to Article 10(1)(a), draw up and submit a concept for public participation to the competent authority, following the process outlined in the manual referred to in paragraph 1 and in line with the guidelines set out in Annex VI. The competent authority shall request modifications or approve the concept for public participation within three months of receipt. In so doing, the competent authority shall take into consideration any form of public participation and consultation that took place before the start of the permit granting process, to the extent that such public participation and consultation has fulfilled the requirements of this Article.	3. The project promoter shall, within an indicative period of three months following the start of the permit granting process pursuant to Article 10(1)(a), draw up and submit a concept for public participation to the competent authority, following the process outlined in the manual referred to in paragraph 1 and in line with the guidelines set out in Annex VI. The competent authority shall request modifications or approve the concept for public participation within three months of receipt. In so doing, the competent authority shall take into consideration any form of public participation and consultation that took place before the start of the permit granting process, to the extent that such public participation and consultation has fulfilled the requirements of this Article.	3. [no change] The project promoter shall, within an indicative period of three months following the start of the permit granting process pursuant to Article 10(1)(a), draw up and submit a concept for public participation to the competent authority, following the process outlined in the manual referred to in paragraph 1 and in line with the guidelines set out in Annex VI. The competent authority shall request modifications or approve the concept for public participation within three months of receipt. In so doing, the competent authority shall take into consideration any form of public participation and consultation that took place before the start of the permit granting process, to the extent that such public participation and consultation has fulfilled the requirements of this Article.
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274	Where the project promoter intends to make significant changes to an approved concept, it shall inform the competent authority thereof. In that case the competent authority may request modifications.	Where the project promoter intends to make significant changes to an approved concept, it shall inform the competent authority thereof. In that case the competent authority may request modifications.	Where the project promoter intends to make significant changes to an approved concept, it shall inform the competent authority thereof. In that case the competent authority may request modifications.	[no change] Where the project promoter intends to make significant changes to an approved concept, it shall inform the competent authority thereof. In that case the competent authority may request modifications.
27:	4. Where it is not already required under national law at the same or higher standards, at least one public consultation shall be carried out by the project promoter, or, where required by national law, by the competent authority, before submission of the final and complete application file to the competent authority pursuant to Article 10(1)(a). That public consultation shall be without prejudice to any public consultation to be carried out after submission of the request for development consent pursuant to Article 6(2) of Directive 2011/92/EU. The public consultation shall inform the stakeholders referred to in point (3)(a) of Annex VI about the project at an early stage and shall help to identify the most	AM 105 4. Where it is not already required under national law at the same or higher standards, at least one public consultation shall be carried out by the project promoter, or, where required by national law, by the competent authority, before submission of the final and complete application file to the competent authority pursuant to Article 10(1)(a). That public consultation shall be without prejudice to any public consultation to be carried out after submission of the request for development consent pursuant to Article 6(2) of Directive 2011/92/EU. The public consultation shall inform the stakeholders referred to in point (3)(a) of Annex VI about the project at an early stage and shall help to identify the most suitable location or trajectory, <i>including an alternative, where</i> <i>appropriate,</i> also in view of adequate climate adaptation	4. Where it is not already required under national law at the same or higher standards, at least one public consultation shall be carried out by the project promoter, or, where required by national law, by the competent authority, before submission of the final and complete application file to the competent authority pursuant to Article 10(1)(a). That public consultation shall be without prejudice to any public consultation to be carried out after submission of the request for development consent pursuant to Article 6(2) of Directive 2011/92/EU. The public consultation shall inform the stakeholders referred to in point (3)(a) of Annex VI about the project at an early stage and shall help to identify the most suitable location or trajectory, also in view of all impacts relevant under Union and national law [] considerations for the	[Proposal for a compromise] Where it is not already required under national law at the same or higher standards, at least one public consultation shall be carried out by the project promoter, or, where required by national law, by the competent authority, before submission of the final and complete application file to the competent authority pursuant to Article 10(1)(a). That public consultation shall be without prejudice to any public consultation to be carried out after submission of the request for development consent pursuant to Article 6(2) of Directive 2011/92/EU. The public consultation shall inform the stakeholders referred to in point (3)(a) of Annex VI about the project at an early stage and shall help to identify the most suitable location ₃ or trajectory or technology including an alternative, where appropriate, also in view of adequate climate adaptation considerations for the project where relevant and all impacts relevant under Union and national law and the relevant issues to be addressed in the application file. The public consultation shall comply with the minimum requirements set out in point (5) of Annex VI. Without prejudice

suitable location or	considerations for the project,	project, and the relevant issues	to the procedural and transparency rules
trajectory, also in view of	and the relevant issues to be	to be addressed in the	in Member States the project promoter
adequate climate adaptation	addressed in the application file.	application file. The public	shall publish on the website referred to in
considerations for the	The public consultation shall	consultation shall comply with	paragraph 7 of this Article a report
project, and the relevant	comply with the minimum	the minimum requirements set	explaining how the opinions expressed in
issues to be addressed in	requirements set out in point (5)	out in point (5) of Annex VI.	the public consultations were taken into
the application file. The	of Annex VI. The project	Without prejudice to the	account by showing the amendments made
public consultation shall	promoter shall publish on the	procedural and transparency	in the location, trajectory and design of the
comply with the minimum	website referred to in paragraph	rules in Member States the	project or by justifying why such opinions
requirements set out in	7 of this Article a report	project promoter shall publish	have not been taken into account.
point (5) of Annex VI. The	explaining how the opinions	on the website referred to in	
project promoter shall	expressed in the public	paragraph 7 of this Article a	
publish on the website	consultations were taken into	report explaining how the	
referred to in paragraph 7	account by showing the	opinions expressed in the	
of this Article a report	amendments made in the	public consultations were	
explaining how the	location, trajectory and design of	taken into account by showing	
opinions expressed in the	the project or by justifying why	the amendments made in the	
public consultations were	such opinions have not been	location, trajectory and design	
taken into account by	taken into account.	of the project or by justifying	
showing the amendments		why such opinions have not	
made in the location,		been taken into account.	
trajectory and design of the			
project or by justifying why			
such opinions have not			
been taken into account.			

27	6 The project promoter shall prepare a report summarising the results of activities related to the participation of the public prior to the submission of the application file, including those activities that took place before the start of the permit granting process.	The project promoter shall prepare a report summarising the results of activities related to the participation of the public prior to the submission of the application file, including those activities that took place before the start of the permit granting process.	The project promoter shall prepare a report summarising the results of activities related to the participation of the public prior to the submission of the application file, including those activities that took place before the start of the permit granting process.	[no change] The project promoter shall prepare a report summarising the results of activities related to the participation of the public prior to the submission of the application file, including those activities that took place before the start of the permit granting process.
27	7 The project promoter shall submit the reports referred to in first and second subparagraphs together with the application file to the competent authority. The comprehensive decision shall take due account of the results of these reports.	The project promoter shall submit the reports referred to in first and second subparagraphs together with the application file to the competent authority. The comprehensive decision shall take due account of the results of these reports.	The project promoter shall submit the reports referred to in first and second subparagraphs together with the application file to the competent authority. The comprehensive decision shall take due account of the results of these reports.	[no change] The project promoter shall submit the reports referred to in first and second subparagraphs together with the application file to the competent authority. The comprehensive decision shall take due account of the results of these reports.
27	5. For cross-border projects involving two or more Member States, the public consultations pursuant to paragraph 4 in each of the Member States concerned shall take place within a period of no more than two months from the date on which the first public consultation started.	5. For cross-border projects involving two or more Member States, the public consultations pursuant to paragraph 4 in each of the Member States concerned shall take place within a period of no more than two months from the date on which the first public consultation started.	5. For cross-border projects involving two or more Member States, the public consultations pursuant to paragraph 4 in each of the Member States concerned shall take place within a period of no more than two months from the date on which the first public consultation started.	5. [no change] For cross-border projects involving two or more Member States, the public consultations pursuant to paragraph 4 in each of the Member States concerned shall take place within a period of no more than two months from the date on which the first public consultation started.

279 6. For projects likely to have significant transboundary impacts in one or more neighbouring Member States, where Article 7 of Directive 2011/92/EU and the Espoo Convention are applicable, the relevant information shall be made available to the competent authority of the neighbouring Member States concerned. The competent authority of the neighbouring Member States concerned shall indicate, in the notification process where appropriate, whether it, or any other authority concerned, wishes to participate in the relevant public consultation procedures.	6. For projects likely to have significant transboundary impacts in one or more neighbouring Member States, where Article 7 of Directive 2011/92/EU and the Espoo Convention are applicable, the relevant information shall be made available to the competent authority of the neighbouring Member States concerned. The competent authority of the neighbouring Member States concerned shall indicate, in the notification process where appropriate, whether it, or any other authority concerned, wishes to participate in the relevant public consultation procedures.	6. For projects likely to have significant transboundary impacts in one or more neighbouring Member States, where Article 7 of Directive 2011/92/EU and the Espoo Convention are applicable, the relevant information shall be made available to the competent authority of the neighbouring Member States concerned. The competent authority of the neighbouring Member States concerned shall indicate, in the notification process where appropriate, whether it, or any other authority concerned, wishes to participate in the relevant public consultation procedures.	6. [no change] For projects likely to have significant transboundary impacts in one or more neighbouring Member States, where Article 7 of Directive 2011/92/EU and the Espoo Convention are applicable, the relevant information shall be made available to the competent authority of the neighbouring Member States concerned. The competent authority of the neighbouring Member States concerned shall indicate, in the notification process where appropriate, whether it, or any other authority concerned, wishes to participate in the relevant public consultation procedures.
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280	7. The project promoter shall establish and regularly update a dedicated project website with relevant information about the project of common interest, which shall be linked to the Commission website and the transparency platform referred to in Article 23 and which shall meet the requirements specified in point (6) of Annex VI. Commercially sensitive information shall be kept confidential.	7. The project promoter shall establish and regularly update a dedicated project website with relevant information about the project of common interest, which shall be linked to the Commission website and the transparency platform referred to in Article 23 and which shall meet the requirements specified in point (6) of Annex VI. Commercially sensitive information shall be kept confidential.	7. The project promoter shall establish and regularly update a dedicated project website with relevant information about the project of common interest, which shall be linked to the Commission website and the transparency platform referred to in Article 22 and which shall meet the requirements specified in point (6) of Annex VI. Commercially sensitive information shall be kept confidential.	7. [no change - ref. to 22 to be checked for consistency] The project promoter shall establish and regularly update a dedicated project website with relevant information about the project of common interest, which shall be linked to the Commission website and the transparency platform referred to in Article [22] and which shall meet the requirements specified in point (6) of Annex VI. Commercially sensitive information shall be kept confidential.
281	Project promoters shall also publish relevant information by other appropriate information means open to the public.	AM 106 Project promoters shall also publish relevant information by other appropriate information means open to the public, <i>taking</i> <i>duly into account the inclusion</i> <i>of indigenous populations and</i> <i>vulnerable communities</i> .	Project promoters shall also publish relevant information by other appropriate information means open to the public.	[no change] Project promoters shall also publish relevant information by other appropriate information means open to the public.
282	Article 10	Article 10	Article 10	Article 10
283	Duration and implementation of the permit granting process	Duration and implementation of the permit granting process	Duration and implementation of the permit granting process	Duration and implementation of the permit granting process
284	1. The permit granting process shall consist of two procedures:	1. The permit granting process shall consist of two procedures:	1. The permit granting process shall consist of two procedures:	1. The permit granting process shall consist of two procedures:

285	(a) the pre-application procedure, covering the period between the start of the permit granting process and the acceptance of the submitted application file by the competent authority, shall take place within an indicative period of two years.	AM 107 (a) the pre-application procedure, covering the period between the start of the permit granting process and the acceptance of the submitted application file by the competent authority, shall take place within an indicative period of two years.	(a) the pre-application procedure, covering the period between the start of the permit granting process and the acceptance of the submitted application file by the competent authority, shall take place within an indicative period of two years. Member States may set an earlier time-limit, where considered appropriate. In this case the pre-application procedure shall not exceed the time- limit set by the Member State. Member States may decide that the pre- application procedure is optional for smaller projects.	(a) [provisionally agreed for COM text] the pre-application procedure, covering the period between the start of the permit granting process and the acceptance of the submitted application file by the competent authority, shall take place within an indicative period of two years.
280	The pre-application procedure shall include the preparation of any environmental reports by the project promoters, as necessary, including the climate adaptation documentation.	The pre-application procedure shall include the preparation of any environmental reports by the project promoters, as necessary, including the climate adaptation documentation.	The pre-application procedure shall include the preparation of any environmental reports by the project promoters, as necessary, including the climate adaptation documentation.	[no change] The pre-application procedure shall include the preparation of any environmental reports by the project promoters, as necessary, including the climate adaptation documentation.

28	For the purpose of	For the purpose of establishing	For the purpose of establishing	[no change] For the purpose of establishing
	establishing the start of the	the start of the permit granting	the start of the permit granting	the start of the permit granting process, the
	permit granting process, the	process, the project promoters	process, the project promoters	project promoters shall notify the project to
	project promoters shall	shall notify the project to the	shall notify the project to the	the competent authority of the Member
	notify the project to the	competent authority of the	competent authority of the	States concerned in written form, and shall
	competent authority of the	Member States concerned in	Member States concerned in	include a reasonably detailed outline of the
	Member States concerned	written form, and shall include a	written form, and shall include	project. No later than three months
	in written form, and shall	reasonably detailed outline of	a reasonably detailed outline	following the receipt of the notification, the
	include a reasonably	the project. No later than three	of the project. No later than	competent authority shall acknowledge or,
	detailed outline of the	months following the receipt of	three months following the	if it considers the project is not mature
	project. No later than three	the notification, the competent	receipt of the notification, the	enough to enter the permit granting process,
	months following the	authority shall acknowledge or,	competent authority shall	reject the notification in written form,
	receipt of the notification,	if it considers the project is not	acknowledge or, if it considers	including on behalf of other authorities
	the competent authority	mature enough to enter the	the project is not mature	concerned. In the event of a rejection, the
	shall acknowledge or, if it	permit granting process, reject	enough to enter the permit	competent authority shall justify its
	considers the project is not	the notification in written form,	granting process, reject the	decision, including on behalf of other
	mature enough to enter the	including on behalf of other	notification in written form,	authorities concerned. The date of signature
	permit granting process,	authorities concerned. In the	including on behalf of other	of the acknowledgement of the notification
	reject the notification in	event of a rejection, the	authorities concerned. In the	by the competent authority shall mark the
	written form, including on	competent authority shall justify	event of a rejection, the	start of the permit granting process. Where
	behalf of other authorities	its decision, including on behalf	competent authority shall	two or more Member States are concerned,
	concerned. In the event of a	of other authorities concerned.	justify its decision, including	the date of the acceptance of the last
	rejection, the competent	The date of signature of the	on behalf of other authorities	notification by the competent authority
	authority shall justify its	acknowledgement of the	concerned. The date of	concerned shall mark the start of the permit
	decision, including on	notification by the competent	signature of the	granting process.
	behalf of other authorities	authority shall mark the start of	acknowledgement of the	
	concerned. The date of	the permit granting process.	notification by the competent	
	signature of the	Where two or more Member	authority shall mark the start	
	acknowledgement of the	States are concerned, the date of	of the permit granting process.	
	notification by the	the acceptance of the last	Where two or more Member	
	competent authority shall	notification by the competent	States are concerned, the date	
	mark the start of the permit	authority concerned shall mark	of the acceptance of the last	
	granting process. Where	the start of the permit granting	notification by the competent	
	two or more Member States	process.	authority concerned shall mark	
	are concerned, the date of	^	the start of the permit granting	
	the acceptance of the last		process.	
	notification by the		*	

	competent authority concerned shall mark the start of the permit granting process.			
288	The competent authorities shall ensure that permit granting is accelerated in line with this Chapter for each category of projects of common interest. To that end, the competent authorities shall adapt their requirements for the start of the permit granting process and for the acceptance of the submitted application file, to make them fit for projects which, that due to their nature, or smaller scale, may require less authorisations and approvals for reaching the ready-to-build phase, and, therefore, might not require the benefit of the pre- application procedure. Such smaller scale projects may include gas and electricity smart grids and electrolysers.	The competent authorities shall ensure that permit granting is accelerated in line with this Chapter for each category of projects of common interest. To that end, the competent authorities shall adapt their requirements for the start of the permit granting process and for the acceptance of the submitted application file, to make them fit for projects which, that due to their nature, or smaller scale, may require less authorisations and approvals for reaching the ready-to-build phase, and, therefore, might not require the benefit of the pre-application procedure. Such smaller scale projects may include gas and electricity smart grids and electrolysers.	The competent authorities shall ensure that permit granting is accelerated in line with this Chapter for each category of projects of common interest. To that end, the competent authorities shall adapt their requirements for the start of the permit granting process and for the acceptance of the submitted application file, to make them fit for projects[], that due to their nature, dimension or lack of requirement for environmental assessment under national law [], may require less authorisations and approvals for reaching the ready-to-build phase, and, therefore, might not require the benefit of the pre- application procedure referred to in article 9 and article 10 paragraph 4. []	[provisionally agreed] The competent authorities shall ensure that permit granting is accelerated in line with this Chapter for each category of projects of common interest. To that end, the competent authorities shall adapt their requirements for the start of the permit granting process and for the acceptance of the submitted application file, to make them fit for projects, that due to their nature, dimension or lack of requirement for environmental assessment under national law , may require less authorisations and approvals for reaching the ready-to-build phase. , and, therefore, might not require the benefit of the pre-application procedure. <u>Member</u> <u>States may decide that the pre- application procedure</u> referred to in article 9 and article 10 paragraph 4 <u>is</u> <u>optional for the projects referred to</u> <u>herein</u> .

289	(b) the statutory permit granting procedure, covering the period from the date of acceptance of the submitted application file until the taking of the comprehensive decision, shall not exceed one year and six months. Member States may set an earlier time-limit, where considered appropriate.	(b) the statutory permit granting procedure, covering the period from the date of acceptance of the submitted application file until the taking of the comprehensive decision, shall not exceed one year and six months. Member States may set an earlier time-limit, where considered appropriate.	(b) the statutory permit granting procedure, covering the period from the date of acceptance of the submitted application file until the taking of the comprehensive decision, shall not exceed one year and six months. Member States may set an earlier time- limit, where considered appropriate. In this case the permit granting procedure shall not exceed the time- limit set by the Member State.	(b) [provisionally agreed for COM text] the statutory permit granting procedure, covering the period from the date of acceptance of the submitted application file until the taking of the comprehensive decision, shall not exceed one year and six months. Member States may set an earlier time-limit, where considered appropriate.
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290	2. The competent authority shall ensure that the combined duration of the two procedures referred to in paragraph 1 does not exceed a period of three years and six months. However, where the competent authority considers that one or both of the two procedures of the permit granting process will not be completed within the time limits set out in paragraph 1, it may decide, before their expiry and on a case by case basis, to extend one or both of those time limits by a maximum of nine months for both procedures combined.	AM 108 2. The competent authority shall ensure that the combined duration of the two procedures referred to in paragraph 1 does not exceed a period of three years and six months. However, where the competent authority considers that one or both of the two procedures of the permit granting process will not be completed within the time limits set out in paragraph 1, it may decide, before their expiry and on a case by case basis, to extend one or both of those time limits by a maximum of nine months for both procedures combined. <i>The competent</i> <i>authority shall report and duly</i> <i>justify any delay of the permit</i> <i>granting process to the</i> <i>Commission.</i>	2. The competent authority shall ensure that the combined duration of the two procedures referred to in paragraph 1 does not exceed a period of three years and six months or a shorter period set by the Member States. However, where the competent authority considers that one or both of the two procedures of the permit granting process will not be completed within the time limits set out in paragraph 1, it may decide, before their expiry and on a case by case basis, to extend one or both of those time limits. In principle, the competent authority should extend the deadline for both procedures combined by a maximum of nine months [].	2. [provisionally agreed] The competent authority shall ensure that the combined duration of the two procedures referred to in paragraph 1 does not exceed a period of three years and six months or a shorter period set by the Member States. However, where the competent authority considers that one or both of the two procedures of the permit granting process will not be completed within the time limits set out in paragraph 1, it may decide, before their expiry and on a case by case basis, to extend one or both of those time limits. In principle, the competent authority should shall only extend the deadline for both procedures combined by a maximum of nine months.
29]	In that case, the competent authority shall inform the Group concerned and present it with concerned the measures taken or to be taken for the conclusion of the permit granting process with the least possible delay. The Group may request the competent authority to report regularly on progress achieved in that regard.	In that case, the competent authority shall inform the Group concerned and present it with concerned the measures taken or to be taken for the conclusion of the permit granting process with the least possible delay. The Group may request the competent authority to report regularly on progress achieved in that regard.	When an extension of the deadline occurs [], the competent authority shall inform the Group concerned and present it with concerned the measures taken or to be taken for the conclusion of the permit granting process with the least possible delay. The Group may request that the competent authority [] reports regularly on progress achieved in that regard.	[proposal for a compromise] When an extension of the deadline occurs [], the competent authority shall inform the Group concerned and present it with concerned the measures taken or to be taken for the conclusion of the permit granting process with the least possible delay. The Group may request that the competent authority [] reports regularly on progress achieved in that regard <u>and reasons for any delays</u> .

292	3. Any valid studies conducted and permits or authorisations issued for a given project of common interest, before entering the permit granting process in line with this Article, shall be taken into consideration by the competent authorities in the permit granting process and no longer required.	3. Any valid studies conducted and permits or authorisations issued for a given project of common interest, before entering the permit granting process in line with this Article, shall be taken into consideration by the competent authorities in the permit granting process and no longer required.	3. Any valid studies conducted and permits or authorisations issued for a given project of common interest, before entering the permit granting process in line with this Article, shall be taken into consideration by the competent authorities in the permit granting process and no longer required, as long as they are considered valid in national law.	[provisionally agreed] Any valid studies conducted and permits or authorisations issued for a given project of common interest, before entering the permit granting process in line with this Article, shall be taken into consideration by the competent authorities in the permit granting process and no longer required, as long as they are considered valid in national law.
293	4. In Member States where the determination of a route or location undertaken solely for the specific purpose of a planned project, including the planning of specific corridors for grid infrastructures, cannot be included in the process leading to the comprehensive decision, the corresponding decision shall be taken within a separate period of six months, starting on the date of submission of the final and complete application documents by the promoter.	4. In Member States where the determination of a route or location undertaken solely for the specific purpose of a planned project, including the planning of specific corridors for grid infrastructures, cannot be included in the process leading to the comprehensive decision, the corresponding decision shall be taken within a separate period of six months, starting on the date of submission of the final and complete application documents by the promoter.	4. In Member States where the determination of a route or location undertaken solely for the specific purpose of a planned project, including the planning of specific corridors for grid infrastructures, cannot be included in the process leading to the comprehensive decision, the corresponding decision shall be taken within a separate period of six months, starting on the date of submission of the final and complete application documents by the promoter.	4. [no change] In Member States where the determination of a route or location undertaken solely for the specific purpose of a planned project, including the planning of specific corridors for grid infrastructures, cannot be included in the process leading to the comprehensive decision, the corresponding decision shall be taken within a separate period of six months, starting on the date of submission of the final and complete application documents by the promoter.

294	In that case, the extension period referred to in paragraph 2 shall be reduced to six months, including for the procedure referred to in this paragraph.	In that case, the extension period referred to in paragraph 2 shall be reduced to six months, including for the procedure referred to in this paragraph.	In that case, the extension period referred to in paragraph 2 sentence 3 shall be reduced to six months, including for the procedure referred to in this paragraph. The extension of the deadline referred to in paragraph 2 sentences 4 and 5 can also be applied accordingly after the procedure mentioned in this paragraph has been carried out.	[provisionally agreed] In that case, the extension period referred to in paragraph 2 sentence 3 shall be reduced to six months, including for the procedure referred to in this paragraph. The extension of the deadline referred to in paragraph 2 sentences 4 and 5 can also be applied accordingly after the procedure mentioned in this paragraph has been carried out.
295	5. The pre-application procedure shall comprise the following steps:	5. The pre-application procedure shall comprise the following steps:	5. The pre-application procedure shall comprise the following steps:	5. [no change] The pre-application procedure shall comprise the following steps:

296	(a) upon the acknowledgement of the notification pursuant to point (a) of paragraph 1, the competent authority shall determine, on the basis of the checklist referred to in point (1)(e) of Annex VI, and in close cooperation with the other authorities concerned, and where appropriate on the basis of a proposal by the project promoter, the scope of the reports and documents and the level of detail of information to be submitted by the project promoter, as part of the application file, to apply for the comprehensive decision;	(a) upon the acknowledgement of the notification pursuant to point (a) of paragraph 1, the competent authority shall determine, on the basis of the checklist referred to in point (1)(e) of Annex VI, and in close cooperation with the other authorities concerned, and where appropriate on the basis of a proposal by the project promoter, the scope of the reports and documents and the level of detail of information to be submitted by the project promoter, as part of the application file, to apply for the comprehensive decision;	(a) no later than 12 months after [] the notification pursuant to point (a) of paragraph 1, the competent authority shall determine, on the basis of the checklist referred to in point (1)(e) of Annex VI, and in close cooperation with the other authorities concerned, and where appropriate on the basis of a proposal by the project promoter, the scope of the reports and documents and the level of detail of information to be submitted by the project promoter, as part of the application file, to apply for the comprehensive decision;	[proposal for a compromise, number of months to be defined] As soon as possible and no later than [XX] months [] the notification pursuant to point (a) of paragraph 1, the competent authority shall determine, on the basis of the checklist referred to in point (1)(e) of Annex VI, and in close cooperation with the other authorities concerned, and where appropriate on the basis of a proposal by the project promoter, the scope of the reports and documents and the level of detail of information to be submitted by the project promoter, as part of the application file, to apply for the comprehensive decision;
297	(b) the competent authority shall draw up, in close cooperation with the project promoter and other authorities concerned and taking into account the results of the activities carried out under point (a), a detailed schedule for the permit granting process in line with the guidelines set out in point (2) of Annex VI;	(b) the competent authority shall draw up, in close cooperation with the project promoter and other authorities concerned and taking into account the results of the activities carried out under point (a), a detailed schedule for the permit granting process in line with the guidelines set out in point (2) of Annex VI;	(b) the competent authority shall draw up, in close cooperation with the project promoter and other authorities concerned and taking into account the results of the activities carried out under point (a), a detailed schedule for the permit granting process in line with the guidelines set out in point (2) of Annex VI;	(b) [no change] the competent authority shall draw up, in close cooperation with the project promoter and other authorities concerned and taking into account the results of the activities carried out under point (a), a detailed schedule for the permit granting process in line with the guidelines set out in point (2) of Annex VI;

298	For cross-border projects involving two or more Member States, the competent authorities of the Member States concerned shall coordinate to prepare a joint schedule, in which they align their timetables;	For cross-border projects involving two or more Member States, the competent authorities of the Member States concerned shall coordinate to prepare a joint schedule, in which they align their timetables;	[]	
299	(c) upon receipt of the draft application file, the competent authority shall, where necessary, on its own behalf or on behalf of other authorities concerned, request the project promoter to submit missing information relating to the requested elements referred to in point (a). Within three months of the submission of the missing information, the competent authority shall accept for examination the application in written form. Requests for additional information may only be made where they are justified by new circumstances.	(c) upon receipt of the draft application file, the competent authority shall, where necessary, on its own behalf or on behalf of other authorities concerned, request the project promoter to submit missing information relating to the requested elements referred to in point (a). Within three months of the submission of the missing information, the competent authority shall accept for examination the application in written form. Requests for additional information may only be made where they are justified by new circumstances.	(c) upon receipt of the draft application file, the competent authority shall, where necessary, on its own behalf or on behalf of other authorities concerned, request the project promoter to submit missing information relating to the requested elements referred to in point (a). Within three months of the submission of the missing information, the competent authority shall accept for examination the application in written form or digital platforms . Requests for additional information may only be made where they are justified by new circumstances.	(c) [provisionally agreed] upon receipt of the draft application file, the competent authority shall, where necessary, on its own behalf or on behalf of other authorities concerned, request the project promoter to submit missing information relating to the requested elements referred to in point (a). Within three months of the submission of the missing information, the competent authority shall accept for examination the application in written form or digital platforms . Requests for additional information may only be made where they are justified by new circumstances.

300	6. The project promoter shall ensure that the application file is complete and adequate and seek the competent authority's opinion on that matter as early as possible during the pre-application procedure. The project promoter shall cooperate fully with the competent authority to meet deadlines and comply with the joint schedule referred to in paragraph 5(b).	6. The project promoter shall ensure that the application file is complete and adequate and seek the competent authority's opinion on that matter as early as possible during the pre- application procedure. The project promoter shall cooperate fully with the competent authority to meet deadlines and comply with the joint schedule referred to in paragraph 5(b).	6. The project promoter shall ensure that the application file is complete and adequate and seek the competent authority's opinion on that matter as early as possible during the pre- application procedure. The project promoter shall cooperate fully with the competent authority to meet deadlines [].	
301	7. Competent authorities shall ensure that any legislative amendments introduced during the permit granting process do not affect the duration of any permit granting procedure started before the entry into force of those amendments.	7. Competent authorities shall ensure that any legislative amendments introduced during the permit granting process do not affect the duration of any permit granting procedure started before the entry into force of those amendments.	[]	[provisionally agreed] Competent authorities Member States shall ensure that any legislative amendments introduced during the permit granting process do not affect the duration of any permit granting procedure started before the entry into force of those amendments. With a view of maintaining an accelerated permit granting process for each PCI and PMI, competent authorities shall adequately adapt the schedule established in line with Article 10(5)(b) to ensure that the permitting time-limits in this Article are not exceeded.

302	8. The time limits laid down in this Article shall be without prejudice to obligations arising from international and Union law, and without prejudice to administrative appeal procedures and judicial remedies before a court or tribunal.	8. The time limits laid down in this Article shall be without prejudice to obligations arising from international and Union law, and without prejudice to administrative appeal procedures and judicial remedies before a court or tribunal.	7. The time limits laid down in this Article shall be without prejudice to obligations arising from international and Union law, and without prejudice to administrative appeal procedures and judicial remedies before a court or tribunal.	X. [no change] The time limits laid down in this Article shall be without prejudice to obligations arising from international and Union law, and without prejudice to administrative appeal procedures and judicial remedies before a court or tribunal.
303		AM 109 (new) 8a. The requirements and time limits laid down in this Article shall be without prejudice to any more favourable treatment in the permit-granting process provided for in national law.		[provisionally agreed to modified EP text] The time limits laid down in this Article for any of the permitting procedures shall be without prejudice to any shorter time limits set by Member States.
304		AM 110 (new) Article 10a		
305		Energy Infrastructure		
505		Stakeholder Committee		
306		1. By [entry into force of this		
		Regulation], the ENTSO for		
		Electricity and ENTSO for Gas,		
		in close cooperation with the		
		Agency, shall establish an		
		Energy Infrastructure		
		Stakeholder Committee (the		
		<i>'Committee') in order to provide a balanced depth of</i>		
		expertise across all energy		
		solutions, from demand		
		through delivery to supply side,		
		in order to support the task of		
		delivering an integrated energy		
		system.		

307	2. The Committee shall be
	composed of representatives of
	the relevant stakeholders,
	including the EU DSO entity,
	participants of electricity, gas,
	hydrogen, heating and cooling,
	and electromobility markets,
	including customers, CCS/U
	stakeholders, independent
	aggregators, demand-response
	operators, organisations
	involved in energy efficiency
	solutions and building
	renovation, energy
	communities, local authorities,
	and civil society organisations.
308	The ENTSO for Electricity and
	ENTSO for Gas and the
	Agency shall strive to ensure a
	balanced representation of all
	stakeholders.
309	3. The European Scientific
	Advisory Board on Climate
	Change established pursuant to
	Article 10a of the Regulation
	(EC) No 401/2009 (the
	'Advisory Board') shall
	participate as a member of the
	Committee in order to ensure
	the coherence of the ten-year
	network development plan
	process with the climate and
	energy target objectives. As a
	member of the Committee, it
	will contribute to the
	recommendations the
	Committee provides to the
	Agency and the Commission.

310	4. The Agency shall chair the Committee meetings and shall establish its internal rules of procedure.
311	5. The ENTSO for Electricity and ENTSO for Gas, in close cooperation with the Agency, shall organise the Committee involvement in the ten-year network development plan process, particularly with regards to Articles 11, 12, and 13, and other aspects of the implementation of this Regulation as relevant. The Committee shall meet regularly and as often as necessary to allow stakeholders to contribute to the implementation of the tasks set out in paragraph 6 of this Article.
312	This paragraph shall be without prejudice to the stakeholder consultations in accordance with respective public consultation obligations of ENTSO for Electricity and ENTSO for Gas, and EU DSO Entity.

313	6. The Committee shall support the work of ENTSO for Electricity and ENTSO for Gas and contribute to a more informed decision-making process in all relevant phases of ten-year network development plan process, by providing inputs, relevant data, identifying problems, proposing improvements and delivering recommendations regarding at least the following:
314	(a) draft methodologies for the energy system wide cost-benefit analysis as referred to in Article 11;
315	(b) a draft integrated energy market and network model as referred to in Article 11;
316	(c) structural assumptions for the work on the draft scenarios and on the draft scenarios report referred to in Article 12;

324	Energy system wide cost- benefit analysis	Energy system wide cost- benefit analysis	Energy system wide cost- benefit analysis	Energy system wide cost-benefit analysis
323	Article 11	Article 11	Article 11	Article 11
322	CROSS-SECTORAL INFRASTRUCTURE PLANNING	CROSS-SECTORAL INFRASTRUCTURE PLANNING	CROSS-SECTORAL INFRASTRUCTURE PLANNING	CROSS-SECTORAL INFRASTRUCTURE PLANNING
321	CHAPTER IV	CHAPTER IV	CHAPTER IV	CHAPTER IV
320		7. The Committee shall be guided in its work by the best available and most recent scientific evidence. It shall follow a fully transparent process and make its opinions, meeting minutes and meeting participants' list publicly available.		
319		(f) the offshore development plans as referred in Article 14.		
318		(e) the draft infrastructure gaps report referred to in Article 13;		
317		(d) the draft ten-year network development plans referred to in Article 12;		

325	1. By [16 November 2022],	AM 111	1. By [16 November 2022], the	[Presidency proposal for a compromise] By
	the European Network of	1. By [16 November 2022],	European Network of	[16 November 2022], the European
	Transmission System	the European Network of	Transmission System	Network of Transmission System Operators
	Operators (ENTSO) for	Transmission System Operators	Operators (ENTSO) for	(ENTSO) for Electricity and the ENTSO
	Electricity and the ENTSO	(ENTSO) for Electricity and the	Electricity and the ENTSO for	for Gas shall publish and submit to Member
	for Gas shall publish and	ENTSO for Gas shall publish	Gas shall publish and submit	States, the Commission and the Agency
	submit to Member States,	and submit to Member States,	to Member States, the	their respective draft methodologies,
	the Commission and the	the Commission, and the	Commission and the Agency	including the network and market
	Agency their respective	Agency and the Committee	their respective draft	modelling, for a harmonised energy system-
	methodologies, including	their respective draft integrated	methodologies, including the	wide cost-benefit analysis at Union level for
	the network and market	methodologies, including the	network and market	projects of common interest and projects
	modelling, for a	network and market modelling,	modelling, for a harmonised	of mutual interest falling under the
	harmonised energy system-	for a harmonised energy system-	energy system-wide cost-	categories set out in points (1)(a), [] (c) and
	wide cost-benefit analysis	wide cost-benefit analysis at	benefit analysis at Union level	(e) and point (3) of Annex II.
	at Union level for projects	Union level for projects of	for projects of common	
	of common interest falling	common interest and projects of	interest and projects of	
	under the categories set out	mutual interest falling under the	mutual interest falling under	
	in points (1)(a), (b), (c) and	categories set out in points	the categories set out in points	
	(e) and point (3) of Annex	(1)(a), (b), (c), and (e) and point	(1)(a), [] (c) and (e) and point	
	II.	(3) of Annex II.	(3) of Annex II. []	

be applied for the preparation of each subsequent Union–wide ten-year network development plans developed by the ENTSO for Electricity or the plans developed by the ENTSO for Electricity or the ENTSO for Electricity or the ENTSO for Gas pursuant to Article 8 of Regulation (EC) No 715/2009 and Article 30 of Regulation (EU) 2019/943. Those methodologies shall be applied for the preparation of each subsequent Union–wide ten-year network development plans developed by the ENTSO for Gas pursuant to Article 30 of Regulation (EU) 2019/943. Those methodologies shall be drawn us to the principles laid down in and be consistent with the rules and the principles laid down in the p	ent Union– nent plans ectricity or			
subsequent Union-wide ten-year network development plans developed by the ENTSO for Electricity or the ENTSO for Gas pursuant to Article 8 of Regulation 	nent plans ectricity or			
subsequent Union-wide ten-year network development plans developed by the ENTSO 	nent plans ectricity or			
development plans developed by the ENTSO for Electricity or the ENTSO for Gas pursuant to 				
developed by the ENTSO for Electricity or the ENTSO for Gas pursuant to Article 8 of Regulation (EC) No 715/2009 andfor Electricity or the ENTSO for Gas pursuant to Article 8 of Regulation (EC) No 715/2009 Article 8 of Regulation (EU) 2019/943. ThoseENTSO for Gas pursuant to Article 8 of Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) No 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) NO 715/2009 and Regulation (EU) 2019/943. Those methodologies shall beRegulation (EC) NO 715/2009 and Regulation (EU) 2019/943. Those met				
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ENTSO for Gas pursuant to Article 8 of Regulation (EC) No 715/2009 andRegulation (EC) No 715/2009 and Article 30 of Regulation (EU) 2019/943. ThoseNo 715/2009 and Article 30 of Regulation (EU) 2019/943. Those methodologies shall bemethodologies shall be drawn u with the principles laid down in and be consistent with the rules	nd Article			
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(EC) No 715/2009 and (EU) 2019/943. Those Those methodologies shall be and be consistent with the rules	o in line			
	Annex V			
	and			
Article 30 of Regulation methodologies shall be drawn drawn up in line with the indicators set out in Annex IV.	They shall			
(EU) 2019/943. Those up in line with the <i>mid- and</i> principles laid down in Annex be amended after submission	of the			
methodologies shall be <i>long-term Union climate and</i> V and be consistent with the energy market and network methods and the second seco	odel			
drawn up in line with the <i>energy targets and with the</i> rules and indicators set out in referred to in paragraph 8.				
principles laid down in principles laid down in Annex V Annex IV. They shall be				
Annex V and be consistent and be consistent with the rules amended after submission of				
with the rules and and indicators set out in Annex the energy market and				
indicators set out in Annex IV. network model referred to in				
IV. paragraph 8.				
327	Prior to submitting their respective methodologies, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving at least the organisations representing all relevant stakeholders, including the entity of distribution system operators in the Union ('EU DSO entity'), all relevant hydrogen stakeholders and, where it is deemed appropriate the national regulatory authorities and other national authorities.	AM 113 Prior to submitting their respective <i>draft integrated</i> methodologies, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving at least the organisations representing all relevant stakeholders, including the entity of distribution system operators in the Union ('EU DSO entity'), all relevant hydrogen stakeholders and, where it is deemed appropriate Committee, the national regulatory authorities and other national authorities.	Prior to submitting their respective methodologies, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving at least the organisations representing all relevant stakeholders, including the entity of distribution system operators in the Union ('EU DSO entity'), [] and, where it is deemed appropriate the national regulatory authorities and other national authorities.	[Presidency proposal for a compromise] Prior to submitting their respective methodologies, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving and seek recommendations from Member States and at least the organisations representing all relevant stakeholders, including the entity of distribution system operators in the Union ('EU DSO entity'), energy consumer associations, energy market participants, civil society, CCS industry representatives, all relevant hydrogen stakeholders and, where it is deemed appropriate the national regulatory authorities and other national authorities.
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328		AM 114 (new) 1a. Within three months of the receipt of the draft integrated methodologies:		[Presidency proposal for a compromise] <i>Within three months of the publication</i> <i>and receipt of the draft interlinked</i> <i>methodologies:</i>
329		(a) the Committee shall submit a recommendation; and		[Presidency proposal for a compromise] Any stakeholders mentioned under paragraph 1 can submit a recommendation;
330		(b) any Member State may deliver an opinion.		[Presidency proposal for a compromise] any Member State may deliver an opinion.

331	The Committee and the Member States shall, respectively, submit that recommendation and any opinions to the Agency and, as applicable, to the ENTSO for Electricity or the ENTSO for Gas. They shall make the recommendation and any opinions publicly available.		[Presidency proposal for a compromise] Where applicable, stakeholders mentioned under paragraph 1 of this Article shall submit their recommendation and any opinions to the Agency and, as applicable, to the ENTSO for Electricity or the ENTSO for Gas. They shall make the recommendation and any opinions publicly available.
332 2. Within three months of the receipt of the methodologies together with the input received in the consultation process and a report on how it was taken into account, the Agency shall provide an opinion to the ENTSO for Electricity, the ENTSO for Gas, the Member States, and the Commission and publish it on the Agency's website.	AM 115 2. Within three months of the receipt of the <i>draft integrated</i> methodologies together with the input received in the consultation process, and a report on how it was taken into account, the Agency shall <i>adopt</i> <i>a decision whether to approve</i> <i>or amend the methodologies, or</i> <i>to request the ENTSO for</i> <i>Electricity, the ENTSO for Gas</i> <i>to amend them. The Agency</i> <i>shall</i> provide an opinion the <i>decision</i> to the ENTSO for Gas, the Member States, and the Commission and publish it on the Agency's website. <i>The draft</i> <i>integrated methodologies</i> <i>approved by the Agency shall</i> <i>be submitted to the Commission</i> <i>for approval.</i>	2. Within three months of the receipt of the methodologies together with the input received in the consultation process and a report on how it was taken into account, the Agency shall provide an opinion to the ENTSO for Electricity, the ENTSO for Gas, the Member States and the Commission and publish it on the Agency website	[Presidency proposal for a compromise] Within three months of the receipt of the draft methodologies together with the input received in the consultation process and a report on how it was taken into account, the Agency shall provide an opinion to the ENTSO for Electricity, the ENTSO for Gas, the Member States and the Commission and publish it on the Agency website.

333	3. The ENTSO for Electricity and the ENTSO for Gas, shall update the methodologies taking due account of the Agency's opinion, as referred to in paragraph 2, and submit them to the Commission for its opinion.	AM 116 deleted	3. Within three months of the receipt of the methodologies, Member States may deliver their opinions to the ENTSO for Electricity and the ENTSO for Gas and the Commission. [] To facilitate the consultation of the Member States, the Commission may organize specific meetings of the Groups to discuss the draft methodologies.	[Presidency proposal for a compromise] Within three months of the receipt of the methodologies, Member States may deliver their opinions to the ENTSO for Electricity and the ENTSO for Gas and the Commission. To facilitate the consultation of the Member States, the Commission may organize specific meetings of the Groups to discuss the draft methodologies.
334	4. Within three months of the day of receipt of the updated methodologies, the Commission shall submit its opinion to the ENTSO for Electricity and the ENTSO for Gas.	AM 117 deleted	deleted	[Deleted]

335	5. No later than three months of the day of receipt of the Commission's opinion, as referred to in paragraph 4, the ENTSO for Electricity and the ENTSO for Gas shall adapt their respective methodologies taking due account of the Commission's opinion, and submit them to the Commission for approval.	AM 118 5. If the Agency requests the ENTSO for Electricity and the ENTSO for Gas to amend their respective draft integrated methodologies they shall no later than three months of the day of receipt of the Commission's opinion Agency's decision, as referred to in paragraph 2 4, the ENTSO for Electricity and the ENTSO for Gas, adapt their respective methodologies taking due account of the Commission's opinion, and decision of the Agency, opinions from Member States, and the recommendation of the Committee. The ENTSO for Gas shall submit them the amended methodologies to the Agency for approval. The methodologies approved by the Agency shall be submitted to the Commission for approval.	4. No later than three months of the day of receipt of the Agency and Member Sates' opinions, as refered to in paragraphs 2 and 3 [] the ENTSO for Electricity and the ENTSO for Gas shall adapt their respective methodologies taking due account of the Agency and Member States' opinions [], and submit them to the Commission for final approval. [] The Commission shall issue its decision within three months from the day of the ENTSO for Electricity and ENTSO for Gas submissions.	[Presidency proposal for a compromise] No later than three months of the day of receipt of the Agency and Member Sates' opinions, as refered to in paragraphs 2 and 3 [] the ENTSO for Electricity and the ENTSO for Gas shall adapt their respective methodologies taking due account of the Agency and Member States' opinions [], and submit them to the Commission for final approval. [] The Commission shall issue its decision within three months from the day of the ENTSO for Electricity and ENTSO for Gas submissions.
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336	AM 119 (new) 5a. Within three months of receipt of the methodologies, the Commission, taking into account the Agency's decision, and, where available, the opinions of Member States, and a recommendation of the Committee, shall approve, amend or request the ENTSO for Electricity or the ENTSO for Gas to amend their respective draft integrated methodologies.	[Presidency proposal for a compromise] Within three months of receipt of the methodologies, the Commission, taking into account the Agency's decision, and, where available, the opinions of Member States, and a recommendation of the Committee, shall approve, amend or request the ENTSO for Electricity or the ENTSO for Gas to amend their respective draft integrated methodologies.
337	If the Commission requests the ENTSO for Electricity or the ENTSO for Gas to amend their respective draft integrated methodologies they shall submit the amended methodologies to the Commission for its approval within the deadline set by the Commission.	[[Presidency proposal for a compromise, already covered by 335] <i>If the Commission</i> requests the ENTSO for Electricity or the ENTSO for Gas to amend their respective draft integrated methodologies they shall submit the amended methodologies to the Commission for its approval within the deadline set by the Commission.

338 6. Where t methodolo	0	AM 120 deleted	deleted	[Deleted]
considered				
	al nature, not			
	he definition of			
	osts and other			
relevant co				
parameters	s, as defined in			
*	Energy system			
	benefit analysis			
methodolo	gy approved by			
the Comm	ission, the			
ENTSO fo	or Electricity and			
the ENTS	O for Gas shall			
adapt their	respective			
	gies taking due			
account of	the Agency's			
opinion, as				
paragraph	2, and submit			
them for the	ne Agency's			
approval.				

339	7. In parallel, the ENTSO for Electricity and the	AM 121 deleted	deleted	[Deleted]
	ENTSO for Gas shall			
	submit to the Commission a			
	document justifying the			
	reasons behind the			
	proposed updates and why			
	those updates are			
	considered of incremental			
	nature. Where the			
	Commission deems that			
	those updates are not of			
	incremental nature, it shall,			
	by written request, ask the			
	ENTSO for Electricity and			
	the ENTSO for Gas to			
	submit to it the			
	methodologies. In such			
	case the process described			
	in paragraphs 2 to 5			
	applies.			

340	8. Within two weeks of the approval by the Agency or the Commission in accordance with paragraphs 5 and 6, the ENTSO for Electricity and the ENTSO for Gas shall publish their respective methodologies on their websites. They shall publish the corresponding input data and other relevant network, load flow and market data in a sufficiently accurate form in accordance with national law and relevant confidentiality agreements.	AM 122 8. Within two weeks of the approval by the Agency or the Commission in accordance with paragraphs 5 and 6 paragraph 5a, the ENTSO for Electricity and the ENTSO for Gas shall publish their respective <i>integrated</i> methodologies on their websites. They shall publish the corresponding input data and other relevant network, load flow and market data in a sufficiently accurate form in accordance with for a third party to be able to reproduce the results to the extent this is possible under national law and relevant confidentiality agreements.	5. Within two weeks of the approval by the Commission [] in accordance with paragraphs [] 4 , the ENTSO for Electricity and the ENTSO for Gas shall publish their respective methodologies on their websites. They shall publish the corresponding input data and other relevant network, load flow and market data in a sufficiently accurate form [] subject to restrictions under national law and relevant confidentiality agreements. The Commission and the Agency shall ensure the confidential treatment of the data received, by themselves and by any party carrying out analytical work for them on the basis of those data.	[Presidency proposal for a compromise] Within two weeks of the approval by the Commission [] in accordance with paragraphs [] 4, the ENTSO for Electricity and the ENTSO for Gas shall publish their respective methodologies on their websites. They shall publish the corresponding input data and other relevant network, load flow and market data in a sufficiently accurate form [] subject to restrictions under national law and relevant confidentiality agreements. The Commission and the Agency shall ensure the confidential treatment of the data received, by themselves and by any party carrying out analytical work for them on the basis of those data.
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341				
541	9. The methodologies shall	AM 123	6. The methodologies shall be	[Presidency proposal for a compromise]
	be updated and improved	9. The <i>integrated</i> methodologies	updated [] regularly following	The methodologies shall be updated and
	regularly following the	shall be updated and improved	the procedure described in	improved regularly following the
	procedure described in	regularly if found necessary by	paragraphs 1 to [] 4. The	procedure described in paragraphs 1 to [6].
	paragraphs 1 to 6. The	the ENTSO for Electricity and	Agency, on its own initiative	The Agency, on its own initiative or upon a
	Agency, on its own	the ENTSO for Gas or	or upon a duly reasoned	duly reasoned request by national
	initiative or upon a duly	requested by the Commission in	request by national regulatory	regulatory authorities or stakeholders, and
	reasoned request by	order to keep them up-to-date	authorities or stakeholders, and	after formally consulting the organisations
	national regulatory	with developments, following	after formally consulting the	representing all relevant stakeholders
	authorities or stakeholders,	the procedure described in	organisations representing all	mentioned under paragraph 1 of this
	and after formally	paragraphs 1 to 6. The	relevant stakeholders and the	Article and the Commission, may request
	consulting the organisations	Committee and the Agency, on	Commission, may request such	such updates and improvements with due
	representing all relevant	its own initiative or upon a duly	updates and improvements	justification and timescales. The Agency
	stakeholders and the	reasoned request by national	and communicate it to the	shall publish the requests by national
	Commission, may request	regulatory authorities or	Commission with due	regulatory authorities or stakeholders and
	such updates and	stakeholders, and after formally	justification and timescales.	all relevant non-commercially sensitive
	improvements with due	consulting the organisations	The Agency shall publish the	documents leading to a request from the
	justification and timescales.	representing all relevant	requests by national regulatory	Agency for an update or improvement.
	The Agency shall publish	stakeholders and the	authorities or stakeholders and	
	the requests by national	Commission, may <i>also</i> request	all relevant non-commercially	
	regulatory authorities or	such updates and improvements	sensitive documents leading to	
	stakeholders and all	with due justification and	a request from the Agency for	
	relevant non-commercially	timescales. The Agency shall	an update or improvement.	
	sensitive documents	publish the requests by national		
	leading to a request from	regulatory authorities or		
	the Agency for an update or	stakeholders and all relevant		
	improvement.	non-commercially sensitive		
		documents leading to a request		
		from the Agency for an update		
		or improvement.		

342	AM 124 (new)	[ED AM longely taken on board in 242]
	9a. For projects of common	[EP AM largely taken on board in 343]
	interest falling under the	
	categories included in points	
	(1b), (1d), (2), and (4) of Annex	
	II, the Commission shall	
	develop methodologies for a	
	harmonised energy system-wide	
	cost-benefit analysis at Union	
	level or shall entrust the	
	development of those	
	methodologies to a relevant	
	entity. The methodologies shall	
	be developed in a transparent	
	manner, including a peer-	
	review process inside the	
	Committee, extensive	
	consultation with Member	
	States and other relevant	
	stakeholders. The	
	methodologies shall be	
	compatible with the	
	methodologies developed by the	
	ENTSO for Electricity and the	
	ENTSO for Gas concerning	
	benefits and costs. The Agency	
	shall, with the support of	
	national regulatory authorities,	
	promote the consistency of	
	those methodologies with the	
	methodologies developed by	
	ENTSO for Electricity and the	
	ENTSO for Gas. They shall be	
	drawn up in line with the mid-	
	and long-term Union climate	
	and energy targets and with the	
	principles set out in Annex V	

and shall be consistent with the	
rules and indicators set out in	
Annex IV. The Commission	
shall ensure the same level of	
scrutiny and transparency of	
the process as that applied for	
development of methodologies	
referred in paragraph 1 of this	
Article.	

2.42		
<mark>343</mark>	7. For projects of common	[Presidency proposal for a compromise]
	interest falling under the	For projects of common interest falling
	categories (1b), (1d), (2), (4)	under the categories (1b), (1d), (2), (4)
	and (5) of Annex II,	and (5) of Annex II, methodologies for a
	methodologies for a	harmonised energy system-wide cost-
	harmonised energy system-	benefit analysis at Union level shall be
	wide cost-benefit analysis at	elaborated. The European Commission
	Union level shall be	shall assign responsibilities for
	elaborated. The European	developing these methodologies, which
	Commission shall assign	shall be compatible with the
	responsibilities for	methodologies developed by the ENTSO
	developing these	for Electricity and the ENTSO for Gas in
	methodologies, which shall	terms of monetised benefits and costs.
	be compatible with the	The Agency, with the support of National
	methodologies developed by	Regulatory Authorities, shall promote
	the ENTSO for Electricity	consistency of these methodologies with
	and the ENTSO for Gas in	the methodologies elaborated by ENTSO
	terms of monetised benefits	for Electricity and the ENTSO for Gas.
	and costs. The Agency, with	The methodologies shall be developed in
	the support of National	a transparent manner, including
	Regulatory Authorities, shall	extensive consultation of Member States
	promote consistency of these	and of all relevant stakeholders.
	methodologies with the	
	methodologies elaborated by	
	ENTSO for Electricity and	
	the ENTSO for Gas. The	
	methodologies shall be	
	developed in a transparent	
	manner, including extensive	
	consultation of Member	
	States and of all relevant	
	stakeholders.	

244				
344	10. Every three years, the	AM 125	8. Every [] two years, the	[Presidency proposal for a compromise,
	Agency shall establish and	10. Every three years, the	Agency shall establish and	bold text at the end covers EP am. 125]
	make publicly available a	Agency, supported by the	make publicly available a set	Every [] two years, the Agency shall
	set of indicators and	<i>Committee</i> , shall establish and	of indicators and	establish and make publicly available a set
	corresponding reference	make publicly available a set of	corresponding reference values	of indicators and corresponding reference
	values for the comparison	indicators and corresponding	for the comparison of unit	values for the comparison of unit
	of unit investment costs for	reference values for the	investment costs for	investment costs for comparable projects of
	comparable projects of the	comparison of unit investment	comparable projects of the	the infrastructure categories included in
	infrastructure categories	costs for comparable projects of	infrastructure categories	points (1), (2), and (3) of Annex II. Those
	included in points (1) and	the infrastructure categories	included in points (1), (2), and	reference values may be used by the
	(3) of Annex II. Those	included in points (1) and (3) of	(3) of Annex II. Those	ENTSO for Electricity and the ENTSO for
	reference values may be	Annex II. Those reference	reference values may be used	Gas for the cost-benefit analyses carried out
	used by the ENTSO for	values may be used by the	by the ENTSO for Electricity	for subsequent Union-wide ten-year
	Electricity and the ENTSO	ENTSO for Electricity and the	and the ENTSO for Gas for the	network development plans. The first of
	for Gas for the cost-benefit	ENTSO for Gas for the cost-	cost-benefit analyses carried	such indicators shall be published by [1
	analyses carried out for	benefit analyses carried out for	out for subsequent Union-wide	November 2022] to the extent that data is
	subsequent Union-wide	subsequent Union-wide ten-year	ten-year network development	available to calculate robust indicators
	ten-year network	network development plans. The	plans. The first of such	and values. For the other categories of
	development plans. The	first of such indicators shall be	indicators shall be published	Annex II the indicators shall be
	first of such indicators shall	published by [1 November	by [1 November 2022] to the	developed and published by [1 November
	be published by [1	2022]. Infrastructure owners,	extent that data is available	2024] Regulated Infrastructure owners,
	November 2022].	system operators and third-	to calculate robust indicators	system operators and third-party
		party promoters shall provide	and values. For the other	promoters are obliged to provide the
		the relevant project-specific	categories of Annex II the	requested data to the national regulatory
		information and disaggregated	indicators shall be developed	authorities and to the Agency.
		cost elements to the national	and published by [1	
		regulatory authorities and to	November 2024] Regulated	
		the Agency.	Infrastructure owners,	
			system operators and third-	
			party promoters are obliged	
			to provide the requested data	
			to the national regulatory	
			authorities and to the	
			Agency.	

345	11. By [31 December 2023], the ENTSO for Electricity and the ENTSO for Gas shall jointly submit to the Commission and the Agency a consistent and interlinked energy market and network model including electricity, gas and hydrogen transmission infrastructure as well as storage, LNG and electrolysers, covering the energy infrastructure priority corridors and the areas drawn up in line with the principles laid down in Annex V.	AM 126 11. By [31 December 2023], the ENTSO for Electricity and the ENTSO for Gas, <i>supported by</i> <i>the Committee</i> , shall jointly submit to the Commission and the Agency a consistent and interlinked <i>integrated</i> energy market and network model including electricity, gas and hydrogen transmission infrastructure as well as storage, LNG and electrolysers, covering the energy infrastructure priority corridors and the areas drawn up in line with the principles laid down in Annex V. <i>The</i> <i>integrated model shall be</i> <i>updated to include heating</i> <i>infrastructure not later than 31</i> December 2024. Where relevant, the model should also take into consideration the distribution infrastructure.	9. By [31 December 2024], the ENTSO for Electricity and the ENTSO for Gas shall jointly submit to the Commission and the Agency a consistent and interlinked energy market and network model including electricity, gas, [] and hydrogen transmission infrastructure as well as storage, [] and electrolysers, covering the energy infrastructure priority corridors and the areas drawn up in line with the principles laid down in Annex V.	[Presidency proposal for a compromise] By [31 December 2024], following an extensive consultation process of stakeholders mentioned under paragraph 1 of this Article, the ENTSO for Electricity and the ENTSO for Gas shall jointly submit to the Commission and the Agency a consistent and interlinked energy market and network model including electricity, gas and hydrogen transmission infrastructure as well as storage, LNG and electrolysers, covering the energy infrastructure priority corridors and the areas drawn up in line with the principles laid down in Annex V.
34(As part of the integrated model the ENTSO for Electricity and the ENTSO for Gas shall develop a common cost-benefit methodology to be used for the cross-sectorial assessment.		[Presidency proposal for a compromise] As part of the integrated model the ENTSO for Electricity and the ENTSO for Gas shall develop a common cost-benefit methodology to be used for the cross- sectorial assessment

347	12. The consistent and interlinked model referred to in paragraph 11 shall cover at least the respective sectors' interlinkages at all stages of infrastructure planning, specifically scenarios, infrastructure gaps identification in particular with respect to cross-border capacities, and projects assessment.	AM 127 12. The consistent and interlinked integrated model referred to in paragraph 11, including integrated common cost-benefit methodology, shall cover at least the respective sectors' interlinkages at all stages of infrastructure planning, specifically scenarios, infrastructure gaps identification in particular with respect to cross-border capacities, and projects assessment.	10. The consistent and interlinked model referred to in paragraph [] 8 shall cover at least the respective sectors' interlinkages at all stages of infrastructure planning, specifically scenarios, technologies and spatial resolution, infrastructure gaps identification in particular with respect to cross-border capacities, and projects assessment.	[Presidency proposal for a compromise, ref. to para 9 to be verified for consistency] The consistent and interlinked model referred to in paragraph [] 9 shall cover at least the respective sectors' interlinkages at all stages of infrastructure planning, specifically scenarios, technologies and spatial resolution, infrastructure gaps identification in particular with respect to cross-border capacities, and projects assessment.
348		As part of the integrated model the ENTSO for Electricity and the ENTSO for Gas shall develop a common cost-benefit methodology to be used for the cross-sectorial assessment.		[technical mistake - same as 346)]
349	13. After approval of the consistent and interlinked model referred to in paragraph 11 by the Commission in accordance with the procedure set out in paragraphs 1 to 6, it shall be included in the methodologies referred to in paragraph 1.	AM 128 13. After approval of the consistent and interlinked integrated model referred to in paragraph 11 by the Commission in accordance with the procedure set out in paragraphs 1 to 6, it shall be included in the methodologies referred to in paragraph 1, that should be amended accordingly.	11. After approval of the consistent and interlinked model referred to in paragraph [] 8 by the Commission in accordance with the procedure set out in paragraphs 1 to [] 4, it shall be included in the methodologies referred to in paragraph 1.	[Presidency proposal for a compromise, ref. to para 9 to be verified for consistency] After approval of the consistent and interlinked model referred to in paragraph [] 9 by the Commission in accordance with the procedure set out in paragraphs 1 to [] 4, it shall be included in the methodologies referred to in paragraph 1.

35	0	AM 129 (new) 13a. The integrated model and the common cost-benefit methodology shall be updated according to the procedure described in paragraphs 9, 11, 12 and 13.		[EP amendment taken on board in 351 in substance] <i>13a. The integrated model and</i> <i>the common cost-benefit methodology</i> <i>shall be updated according to the</i> <i>procedure described in paragraphs 9, 11,</i> <i>12 and 13.</i>
35	1		12. Every four years starting from its approval according to paragraph 10, the interlinked model shall be updated according to the procedure described in paragraph 8 to 10.	[Presidency proposal for a compromise] Every four years starting from its approval according to paragraph 10, the interlinked model shall be updated according to the procedure described in paragraph 8 to 10.
35	2 Article 12	Article 12	Article 12	Article 12
35	Scenarios for the ten-Year Network Development Plans	Scenarios for the ten-Year Network Development Plans	Scenarios for the ten-Year Network Development Plans	Scenarios for the ten-Year Network Development Plans
35	1. By [31 July 2022], the Agency, after having conducted an extensive consultation process involving the Commission and at least the organisations representing all relevant stakeholders, including the ENTSO for Electricity, the ENTSO for Gas, Union DSO entity, and relevant hydrogen sector stakeholders, shall publish the framework guidelines for the joint scenarios to be developed by ENTSO for Electricity and ENTSO for Gas. Those	AM 130 By [31 July 2022], the Agency, after having conducted an extensive consultation process involving the Commission and at least the organisations representing all relevant stakeholders, including the Commission, the Committee, the Member States, the ENTSO for Electricity, the ENTSO for Gas, Union DSO entity, and relevant hydrogen sector stakeholders, national regulatory authorities and other national authorities shall publish the framework guidelines for the joint scenarios	1. By [31 July 2022], the Agency, after having conducted an extensive consultation process involving the Commission, the Member States and at least the organisations representing all relevant stakeholders, including the ENTSO for Electricity, the ENTSO for Gas and the Union DSO entity, [] shall publish the framework guidelines for the joint scenarios to be developed by ENTSO for Electricity and ENTSO for Gas. Those guidelines shall be regularly updated as found necessary	[Presidency proposal for a compromise] By [31 July 2022], the Agency, after having conducted an extensive consultation process involving the Commission, the Member States , ENTSO for Electricity , the ENTSO for Gas , the Union DSO entity and at least the organisations representing <u>all relevant stakeholders</u> , including the <u>ENTSO for Electricity</u> , the ENTSO for Gas, <u>Union DSO entity energy consumer</u> associations , energy market participants, civil society, CCS industry representatives, and relevant hydrogen sector stakeholders, shall publish the framework guidelines for the joint scenarios to be developed by ENTSO for Electricity and ENTSO for Gas. Those guidelines shall

guidelines shall be	to be developed by ENTSO for	and shall define criteria for a	be regularly updated as found necessary.
regularly updated as found	Electricity and ENTSO for Gas.	transparent, non-	
necessary.	Those guidelines shall be	discriminatory and robust	
	regularly updated as found	elaboration of the scenarios	
	necessary.	taking into account best	
		practices in the field of	
		infrastructures assessment.	

355	The guidelines shall include the energy efficiency first principle and ensure that the underlying ENTSO for Electricity and ENTSO for Gas scenarios are fully in line with the latest medium and long-term European Union decarbonisation targets and the latest available Commission scenarios.	AM 131 The guidelines shall include the energy efficiency first principle and establish standards for a transparent, non- discriminatory and robust development of scenarios taking into account best practices in the field of network development planning. The guidelines shall aim to ensure that the underlying ENTSO for Electricity and ENTSO for Gas scenarios are fully in line with the 'energy efficiency first' principle and compatible with the latest medium and long-term European Union decarbonisation energy and climate targets and the latest available Commission scenarios and that they reflect Member States' climate and energy policies and strategies, as well as energy systems challenges in the Union. The Agency shall update the guidelines where necessary in order to keep them up-to-date, while avoiding imposing an administrative burden on the stakeholders and ensuring the timely and efficient development of the joint scenarios.	The guidelines shall also take into account energy system integration priorities, [] the energy efficiency first principle and ensure that the underlying ENTSO for Electricity and ENTSO for Gas scenarios are fully in line with the Union's 2030 climate and energy targets and the climate neutrality objective by 2050 [] and take into account the latest available Commission scenarios to achieve them, as well as, when relevant, the National Energy and Climate Plans.	[Presidency proposal for a compromise] The guidelines shall establish criteria for a transparent, non-discriminatory and robust development of scenarios taking into account best practices in the field of infrastructures assessment and network development planning. The guidelines shall include the energy efficiency first principle and ensure also aim to ensure that the underlying ENTSO for Electricity and ENTSO for Gas scenarios take into account energy system integration priorities, the energy efficiency first principle and that they are fully in line with the Union's 2030 climate and energy targets and the climate neutrality objective by 2050 [] and take into account the latest available Commission scenarios to achieve them, as well as, when relevant, the National Energy and Climate Plans.
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356		AM 132 (new) The Advisory Board shall provide input on how to ensure compliance of scenarios with Union's climate and energy objectives. The Agency shall include that input in the framework guidelines referred in paragraph 1.		[Presidency proposal for a compromise] <i>The Advisory Board shall provide input on</i> <i>how to ensure compliance of scenarios</i> <i>with Union's climate and energy</i> <i>objectives. The Agency shall include that</i> <i>input in the framework guidelines referred</i> <i>in paragraph 1</i>
357	2. The ENTSO for Electricity and ENTSO for Gas shall follow the Agency's framework guidelines when developing the joint scenarios to be used for the Union-wide ten-year network development plans.	AM 133 2. The ENTSO for Electricity and ENTSO for Gas shall follow the Agency's framework guidelines when developing the joint scenarios to be used for the Union-wide ten-year network development plans. <i>The joint</i> <i>scenarios shall also include a</i> <i>long-term perspective until</i> 2050 and include intermediary <i>steps as appropriate.</i>	2. The ENTSO for Electricity and ENTSO for Gas shall follow the Agency's framework guidelines when developing the joint scenarios to be used for the Union-wide ten-year network development plans.	[Presidency proposal for a compromise to keep COM text] The ENTSO for Electricity and ENTSO for Gas shall follow the Agency's framework guidelines when developing the joint scenarios to be used for the Union-wide ten-year network development plans.

358	3. The ENTSO for Electricity and ENTSO for Gas shall invite the organisations representing all relevant stakeholders, including the Union DSO entity and all relevant hydrogen stakeholders, to participate in the scenarios development process.	AM 134 3. The ENTSO for Electricity and ENTSO for Gas shall invite the organisations representing all relevant stakeholders, including the Union DSO entity and all relevant hydrogen stakeholders, to participate involve the Committee in the consultations as part of scenarios development process and shall ensure a balanced depth of expertise across all energy solutions contributing to climate neutrality in order to deliver an integrated energy system.	3. The ENTSO for Electricity and ENTSO for Gas shall invite the organisations representing all relevant stakeholders, including the Union DSO entity [], to participate in the scenarios development process.	[Presidency proposal for a compromise] The ENTSO for Electricity and ENTSO for Gas shall invite the organisations representing all relevant stakeholders, including the Union DSO entity, energy consumer associations, energy market participants, civil society, CCS industry representatives, and all relevant hydrogen stakeholders, to participate in the scenarios development process, in particular on key elements such as storyline, assumptions and their translation into the scenarios data.
359		Without prejudice to the general stakeholders' consultation, the ENTSO for Electricity and ENTSO for Gas shall consult the Committee on the key elements of the scenario development: storyline, assumptions and their translation into the scenarios data.		[partly addressed in 358]

360		Where possible, the Committee shall deliver all relevant data at the moment of the scenario development to ENTSO for Electricity and ENTSO for Gas.		[Presidency proposal for a compromise] Where possible, the Committee shall deliver all relevant data at the moment of the scenario development to ENTSO for Electricity and ENTSO for Gas.
361	4. The ENTSO for Electricity and the ENTSO for Gas shall publish and submit the draft joint scenarios report to the Agency and the Commission for their opinion.	AM 135 4. The ENTSO for Electricity and the ENTSO for Gas shall publish and submit the draft joint scenarios report to the Agency for its opinion, to the Advisory Board for its assessment and to the Commission for their opinion its approval.	4. The ENTSO for Electricity and the ENTSO for Gas shall publish and submit the draft joint scenarios report to the Agency, the Member States and the Commission for their opinion.	[Presidency proposal for a compromise] The ENTSO for Electricity and the ENTSO for Gas shall publish and submit the draft joint scenarios report to the Agency, the Member States and the Commission for their opinion.
362	5. Within three months from the receipt of the draft joint scenarios report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion to the ENTSO for Electricity, ENTSO for gas and the Commission.	AM 136 5. Within three months from the receipt of the draft joint scenarios report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion on compliance of the scenarios with the framework guidelines referred to in paragraph 1, including possible recommendations for amendments, and the Advisory Board shall submit its assessment on the compatibility of scenarios with climate objectives, to the ENTSO for Electricity, ENTSO for gas and the Commission.	5. Within three months from the receipt of the draft joint scenarios report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion including recommendations for amendments to the ENTSO for Electricity, ENTSO for gas, Member States and the Commission.	[Presidency proposal for a compromise] Within three months from the receipt of the draft joint scenarios report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion on compliance of the scenarios with the framework guidelines referred to in paragraph 1, including possible recommendations for amendments, to the ENTSO for Electricity, ENTSO for gas, Member States and the Commission.

363	6. The Commission, giving due consideration to the Agency opinion defined under paragraph 5, shall submit its opinion to the ENTSO for Electricity and the ENTSO for Gas.	AM 137 deleted	6. The Commission, giving due consideration to the Agency and Member States' opinion [], shall submit its opinion to the ENTSO for Electricity and the ENTSO for Gas. The Electricity coordination Group and Gas coordination Group may examine the draft joint scenarios.	[Presidency proposal for a compromise] Within three months of receipt of the opinion referred to in paragraph 5, the Commission, taking account of the opinions of the Agency and Member States' [], shall submit its opinion to the ENTSO for Electricity and the ENTSO for Gas. The Electricity coordination Group and Gas coordination Group may examine the draft joint scenarios.
364	7. The ENTSO for Electricity and the ENTSO for Gas shall adapt their joint scenarios report, taking due account of the Agency's opinion, in line with the Commission's opinion and submit the updated report to the Commission for its approval.	AM 138 7. Within three months of receipt of the opinion and the assessment referred to in paragraph 5, the Commission shall approve, amend or request the ENTSO for Electricity and the ENTSO for Gas shall adapt their to amend the draft joint scenarios report, taking due account of the Agency's opinion, in line those opinions and focusing on the compatibility of joint scenarios with the Commission's opinion and submit the updated report latest medium and long-term Union climate and energy targets and the latest available Commission Commission for its approval scenarios.	7. [] The ENTSO for Electricity and the ENTSO for Gas shall adapt their joint scenarios report, taking due account of the Agency's opinion and Member States and submit the updated report to the Commission for its approval.	[Presidency proposal for a compromise] The ENTSO for Electricity and the ENTSO for Gas shall adapt their joint scenarios report, taking due account of the Agency's opinion and Member States and submit the updated report to the Commission for its approval within the deadline set by the Commission.

365		AM 139 (new) 7a. In the event that the Commission requests the ENTSO for Electricity and the ENTSO for Gas to amend the draft joint scenario report, they shall, after consulting the Committee, submit the amended scenarios to the Commission for approval within the deadline set by the Commission.		[partly in 363 and 364]
366	8. Within two weeks of the approval of the joint scenarios report by the Commission in accordance with paragraph 7, the ENTSO for Electricity and the ENTSO for Gas shall publish their joint scenarios report on their websites. They shall publish the corresponding input and output data in a sufficiently accurate form, taking due account of the national law and relevant confidentiality agreements.	AM 140 8. Within two weeks of the approval of the joint scenarios report by the Commission in accordance with paragraph 7, the ENTSO for Electricity and the ENTSO for Gas shall publish their joint scenarios report on their websites. They shall publish the corresponding input and output data in a sufficiently accurate form taking due account of the for a third party to reproduce the results to the extent this is possible under national law and relevant confidentiality agreements.	8. Within two weeks of the approval of the joint scenarios report by the Commission in accordance with paragraph 7, the ENTSO for Electricity and the ENTSO for Gas shall publish their joint scenarios report on their websites. They shall publish the corresponding input and output data in a sufficiently clear and accurate form, for a third party to reproduce the results , taking due account of the national law and relevant confidentiality agreements and sensitive information .	[Presidency proposal for a compromise] Within two weeks of the approval of the joint scenarios report by the Commission in accordance with paragraph 7, the ENTSO for Electricity and the ENTSO for Gas shall publish their joint scenarios report on their websites. They shall publish the corresponding input and output data in a sufficiently clear and accurate form, for a third party to reproduce the results , taking due account of the national law and relevant confidentiality agreements and sensitive information .
367	Article 13	Article 13	Article 13	Article 13
368	Infrastructure Gaps Identification	Infrastructure Gaps Identification	Infrastructure Gaps Identification	Infrastructure Gaps Identification

369	1. Every two years the ENTSO for Electricity and the ENTSO for Gas shall publish and submit to the Commission and the Agency the infrastructure gaps reports developed within the framework of the Union-wide ten-year network development plans.	AM 141 1. Every two years the Within six months of the approval of the joint scenarios report by the Commission pursuant to Article 12(7), ENTSO for Electricity and the ENTSO for Gas shall publish and submit to the Commission and the Agency the draft infrastructure gaps reports developed within the framework of the Union-wide ten-year network development plans.	1. Every two years the ENTSO for Electricity and the ENTSO for Gas shall publish [] the infrastructure gaps reports developed within the framework of the Union-wide ten-year network development plans.	[Presidency proposal for a compromise] Every two years, within six months of the approval of the joint scenarios report by the Commission pursuant to Article 12(7), the ENTSO for Electricity and the ENTSO for Gas shall publish [] the infrastructure gaps reports developed within the framework of the Union-wide ten-year network development plans.
370	When assessing the infrastructure gaps the ENTSO for Electricity and the ENTSO for Gas shall implement the energy efficiency first principle and consider with priority all relevant non- infrastructure related solutions to address the identified gaps.	AM 142 When assessing the infrastructure gaps the ENTSO for Electricity and the ENTSO for Gas shall <i>base their analysis</i> <i>on the joint scenarios</i> <i>established pursuant to Article</i> <i>12,</i> implement the energy efficiency first principle and consider with priority all relevant non infrastructure related solutions to address <i>alternatives</i> .	When assessing the infrastructure gaps the ENTSO for Electricity and the ENTSO for Gas shall base their analysis on all the scenarios established under Article 12, implement the energy efficiency first principle and consider with priority all relevant [] solutions which do not require new infrastructure. When considering new infrastructures solutions, the infrastructures gaps assessment shall take into account all relevant costs, including network reinforcements.	[Presidency proposal for a compromise] When assessing the infrastructure gaps the ENTSO for Electricity and the ENTSO for Gas shall base their analysis on all the scenarios established under Article 12, implement the energy efficiency first principle and consider with priority all relevant [] solutions which do not require new infrastructure. When considering new infrastructures solutions, the infrastructures gaps assessment shall take into account all relevant costs, including network reinforcements.

371		They shall also assess the expected benefits of closing the identified infrastructure gaps and the cost of not investing in the needed infrastructure. When identifying a new infrastructure gap they shall take into account total network investment needed, including the costs of related necessary internal network reinforcements.		[partly included in line 370]
372		They shall, in particular, focus on those infrastructure gaps potentially affecting the fulfilment of the Union's medium and long-term climate goals.		[Presidency proposal for a compromise] They shall, in particular, focus on those infrastructure gaps potentially affecting the fulfilment of the Union's medium and long-term climate goals.
373	Prior to submitting their respective reports, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving all relevant stakeholders, including the Union DSO entity, all relevant hydrogen stakeholders and all the Member States representatives part of the priority corridors defined in Annex I.	AM 143 Prior to submitting publishing their respective draft reports, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving all relevant stakeholders, including the Union DSO entity, all relevant hydrogen stakeholders and Committee, the Agency, all the Member States representatives part of the priority corridors defined in Annex I.	Prior to [] publishing their respective reports, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving all relevant stakeholders, including the Union DSO entity, [] and all the Member States representatives part of the priority corridors defined in Annex I.	[Presidency proposal for a compromise] Prior to [] publishing their respective reports, the ENTSO for Electricity and the ENTSO for Gas shall conduct an extensive consultation process involving all relevant stakeholders, including the Union DSO entity, energy consumer associations, energy market participants, civil society, CCS industry representatives, all relevant hydrogen stakeholders and all the Member States representatives part of the priority corridors defined in Annex I.

374	2. The ENTSO for Electricity and the ENTSO for Gas shall submit their respective draft infrastructure gaps report to the Agency and the Commission for their opinion.	2. The ENTSO for Electricity and the ENTSO for Gas shall submit their respective draft infrastructure gaps report to the Agency and the Commission for their opinion.	2. The ENTSO for Electricity and the ENTSO for Gas shall submit their respective draft infrastructure gaps report to the Agency and the Commission and Member States for their opinion.	[Presidency proposal for a compromise] The ENTSO for Electricity and the ENTSO for Gas shall submit their respective draft infrastructure gaps report to the Agency and the Commission and Member States for their opinion.
375	3. Within three months following receipt of the infrastructure gaps report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion to the ENTSO for Electricity or ENTSO for Gas and the Commission.	AM 144 3. Within three months following receipt of the infrastructure gaps report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion to the ENTSO for Electricity or ENTSO for Gas and the Commission <i>and</i> <i>make it publicly available</i> .	3. Within three months following receipt of the infrastructure gaps report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion to the ENTSO for Electricity or ENTSO for Gas and the Commission and Member States.	[Presidency proposal for a compromise] Within three months following receipt of the infrastructure gaps report together with the input received in the consultation process and a report on how it was taken into account, the Agency shall submit its opinion to the ENTSO for Electricity or ENTSO for Gas and the Commission and Member States and make it publicly available.
376	4. The Commission, considering the Agency's opinion referred to in paragraph 3, shall draft and submit its opinion to the ENTSO for Electricity or the ENTSO for Gas.	AM 145 4. The Commission, considering Within three months of receipt of the Agency's opinion referred to in paragraph 3, the Commission, taking that opinion into account, shall draft and submit its opinion to the ENTSO for Electricity or the ENTSO for Gas.	4. The Commission, with Member States, considering the Agency's opinion referred to in paragraph 3, shall draft and submit its opinion to the ENTSO for Electricity or the ENTSO for Gas.	[Presidency proposal for a compromise] Within three months of receipt of the Agency's opinion referred to in paragraph 3, the Commission with the Member States, taking that opinion into account, shall draft and submit its opinion to the ENTSO for Electricity or the ENTSO for Gas.

	5. The ENTSO for Electricity and the ENTSO for Gas shall adapt their infrastructure gaps reports taking due account of the Agency's opinion and in line with the Commission's opinion before the publication of the final infrastructure gaps reports.	AM 146 5. The ENTSO for Electricity and the ENTSO for Gas shall adapt their infrastructure gaps reports taking due account of the Agency's opinion and in line with the Commission's opinion before the publication of the final infrastructure gaps reports and submit them for the Commission approval.	5. The ENTSO for Electricity and the ENTSO for Gas shall adapt their infrastructure gaps reports taking due account of the Agency's opinion and in line with the Commission's and Member States opinion before the publication of the final infrastructure gaps reports.	[Presidency proposal for a compromise] The ENTSO for Electricity and the ENTSO for Gas shall adapt their infrastructure gaps reports taking due account of the Agency's opinion and in line with the Commission's and Member States opinion before the publication of the final infrastructure gaps reports.
378		AM 147 (new) 5a. Within two weeks of approval of the infrastructure gap reports by the Commission, the ENTSO for Electricity and the ENTSO for Gas shall publish them on their websites.		[Presidency proposal for a compromise] <i>Within two weeks of approval of the</i> <i>infrastructure gap reports by the</i> <i>Commission, the ENTSO for Electricity</i> <i>and the ENTSO for Gas shall publish</i> <i>them on their websites.</i>
379	CHAPTER V	CHAPTER V	CHAPTER V	CHAPTER V
380	OFFSHORE GRIDS FOR RENEWABLE INTEGRATION	OFFSHORE GRIDS FOR RENEWABLE INTEGRATION	OFFSHORE GRIDS FOR RENEWABLE INTEGRATION	OFFSHORE GRIDS FOR RENEWABLE INTEGRATION
381	Article 14	Article 14	Article 14	Article 14
382	Offshore grid planning	Offshore grid planning	Offshore grid planning	Offshore grid planning

• • •				
383 1. By [31 Ju		AM 148	1. By [31 July 2022], Member	
Member Sta	· ·	1. By [31 July 2022], Member	States, with the support of the	
* *	e Commission,	States, with the support of the	Commission, within their	
	specific priority	Commission, within their	specific priority offshore grid	
offshore grid	l corridors, set	specific priority offshore grid	corridors, set out in point (2)	
out in point	(2) of Annex I,	corridors, set out in point (2) of	of Annex I, taking into account	
taking into a	ccount the	Annex I, taking into account the	the specificities and	
specificities	and	specificities and development in	development in each region,	
developmen	t in each	each region, shall jointly define	shall [] agree to cooperate on [
region, shall	jointly define	and agree to cooperate on the] offshore renewable	
and agree to	cooperate on	amount of goals for offshore	generation to be deployed	
the amount of	of offshore	renewable generation to be	within each sea basin by 2050,	
renewable g	eneration to be	deployed within each sea basin	with intermediate steps in	
deployed wi	thin each sea	by 2050, in line with the	2030 and 2040, in view of	
basin by 205	0, with	objective of 300 GW ³⁰ with	their national energy and	
intermediate	steps in 2030	intermediate steps in 2030 and	climate plans, the offshore	
and 2040, in	view of their	2040 in view of at least in line	renewable potential of each	
national ener	gy and climate	with their national energy and	sea basin. []	
plans, the of	fshore	climate plans, the offshore		
renewable p	otential of each	renewable potential of each sea	That non-binding agreement	
sea basin, er	vironmental	basin, environmental protection,	shall be made in writing as	
protection, c	limate	climate adaptation and other	regards each sea basin linked	
adaptation a	nd other uses of	uses of the sea, as well as the	to the territory of the Member	
the sea, as w	ell as the	Union's decarbonisation targets.	States []. The Commission	
Union's dec	arbonisation	That agreement climate	will provide guidance for	
targets. That	agreement	neutrality objective. That joint	that work in the Regional	
shall be mad	e in writing as	<i>declaration</i> shall be made in	Groups. That non-binding	
regards each	sea basin	writing as regards each sea basin	agreement shall be without	
	territory of the	linked to the territory of the	prejudice of the Member	
Union.		Union.	States right to develop	
			projects on their territorial	
			sea and exclusive economic	
			zone.	

³⁰ "An EU Strategy to harness the potential of offshore renewable energy for a climate neutral future", COM(2020) 741.

204			
384 2. By [31 July 2023] the	AM 149	2. By [31 July 2023] the	
ENTSO for Electricity,	2. By [31 July 2023] the	ENTSO for Electricity, with	
with the involvement of the	relevant ENTSO for Electricity,	the involvement of the relevant	
relevant TSOs, the national	with the involvement of the	TSOs, the national regulatory	
regulatory authorities and	relevant TSOs, the national	authorities, the national	
of the Commission and in	regulatory authorities and of the	competent authority at	
line with the agreement	Commission and in line with the	Member State level and of the	
referred to in paragraph 1,	agreement agreed joint	Commission and in line with	
shall develop and publish	declaration referred to in	the agreement referred to in	
integrated offshore network	paragraph 1, shall develop and	paragraph 1, shall include	
development plans starting	publish integrated strategic	integrated offshore network	
from the 2050 objectives,	offshore network development	and reinforcements in the	
with intermediate steps for	plans starting from the 2050	Union-wide TYNDP taking	
2030 and 2040, for each	objectives, with intermediate	into account environmental	
sea-basin, in line with the	steps for 2030 and 2040, for	protection and other uses of	
priority offshore grid	each <i>sea basin</i> , in line with the	the sea. []	
corridors referred to in	priority offshore grid corridors		
Annex I, taking into	referred to in Annex I, taking		
account environmental	into account environmental		
protection and other uses of	protection and other uses of the		
the sea. Those integrated	sea. Those integrated offshore		
offshore network	network development plans shall		
development plans shall	provide a high-level outlook on		
thereafter be updated every	offshore generation capacities		
three years.	potential and resulting needs in		
	an offshore grid, including the		
	potential needs for		
	interconnectors, hybrid projects		
	and hydrogen infrastructure.		
	The plans should thereafter be		
	updated every three two years.		
	updated every three two years.		

385 3. The integrated offshore network development plans shall be compatible with the latest Union-wide ten- Year Network Development Plans in order to ensure coherent development of onshore and offshore grid planning.	AM 150 3. The integrated offshore network development plans shall be compatible with consistent with regional investment plans published pursuant to Article 34(1) of Regulation (EU) 2019/943 and integrated within the latest Union-wide ten-year network development plans in order to ensure coherent development of onshore and offshore grid planning providing for an adequate and reliable transmission grid for transfer of electricity onshore as well as between coastal regions, inland regions, and landlocked Member States and to provide for a stable supply of electricity to centers of consumption or energy storage facilities.	3. The integrated offshore network and reinforcements in the TYNDP shall ensure coherent development of onshore and offshore grid planning.	
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386	4. The ENTSO for Electricity shall submit the draft integrated network development offshore plans to the Commission for its opinion.	AM 151 4. The <i>relevant</i> ENTSO for Electricity shall submit the draft integrated network development offshore plans to the Commission for its opinion. Prior to submitting the draft integrated offshore network development plans to the Commission, the relevant ENTSO shall conduct an extensive consultation process involving all relevant electricity and offshore sector stakeholders, including the DSO entity, and all the Member States that are part of the priority offshore grid corridors referred toin point 2 of Annex I.	4. [] Where there is no TSO in a Member State, the references to TSOs throughout this article apply <i>mutatis mutandis</i> to DSOs.	
387	5. The ENTSO for Electricity shall adapt the integrated offshore network development plans taking due account of the Commission opinion before the publication of the final reports and submit them to the relevant priority offshore grid corridors, set out in Annex I.	AM 152 5. The <i>relevant</i> ENTSO for Electricity shall adapt the integrated offshore network development plans taking due account of the Commission opinion before the publication of the final reports and submit them to the relevant priority offshore grid corridors, set out in Annex I.	[]	

388	6. For the purpose of	AM 153		
200	ensuring the timely	deleted	0	
	development of the			
	offshore grids for			
	renewable energy, should			
	the ENTSO for Electricity			
	not develop, in time, the			
	integrated offshore network			
	development plans, referred			
	to in paragraph 2, the			
	Commission shall, on the			
	basis of expert advice,			
	draw-up an integrated			
	offshore network			
	development plan per sea-			
	basin for each priority			
	offshore grid corridor set			
	out in Annex I.			
389	Article 15	Article 15	Article 15	Article 15
507				
390	Offshore grids for	Offshore grids for renewable	Offshore grids for renewable	Offshore grids for renewable energy
	renewable energy cross-	energy cross-border cost	energy cross-border cost	cross-border cost sharing
	border cost sharing	sharing	sharing	
391	1. The Commission shall	AM 154	1. [By 1 January 2024], the	
	develop, by means of	1. The Commission By March	Commission shall, together	
	implementing acts,	2024, the Agency shall develop	with the Member States and	
	principles for a specific	by means of implementing	relevant TSO's and NRA's,	
	cost-benefit and cost-	acts,a Recommendation, on the	develop principles for a	
	sharing methodology for	principles for a specific cost-	specific cost-benefit and cost-	
	the deployment of the	benefit and an adapted, cost-	sharing methodology for the	
	integrated offshore network	sharing methodology for the	deployment of the integrated	
	development plan referred	deployment of the integrated	offshore network development	
	to in Article 14(2) in	offshore network development	[] as defined in Article 14(2) [
	accordance with the	plan referred to in Article 14(2) in accordance with the] as part of the guidelines referred to in [Article 16(10)],	
1 1		I in accordance with the	raterrad to in [Article [6(10)]	
	agreement referred to in			
	Article 14(1) as part of the guidelines referred to in	agreement joint declaration referred to in Article 14(1) as	without prejudice to the application of Article 19 of	

Article 16(10). Those	part of the guidelines referred to	Regulation (EU) 2019/943. []	
implementing acts shall be	in Article 16(10). Those		
adopted in accordance with	implementing acts shall be		
the advisory procedure	adopted in accordance with the		
referred to in Article 21(2).	advisory procedure referred to in		
	Article 21(2) Those principles		
	shall be compatible with Article		
	16(1). The Agency shall update		
	its recommendation when		
	appropriate, taking into		
	account the results of the		
	implementation of the		
	principles.		

392		AM 155 (new) <i>la. Within 12 months of the</i> <i>publication of the</i> <i>recommendation referred to in</i> <i>paragraph 1, the relevant</i> <i>ENTSO and other relevant</i> <i>stakeholders, with the</i> <i>involvement of the relevant</i> <i>TSOs, the national regulatory</i> <i>authorities and the</i> <i>Commission, shall develop cost</i> - <i>benefit and cost-sharing</i> <i>methodology for the</i> <i>deployment of the offshore</i> <i>network development plan. The</i> <i>methodology shall make</i> <i>recommendations for allocation</i> <i>of costs by sea basin, without</i> <i>making a project-by-project</i> <i>assessment.</i>		
393	2. Within 12 months from the publication of the principles referred to in paragraph 1, the ENTSO for Electricity, with the involvement of the relevant TSOs, the national regulatory authorities and of the Commission, shall present the results of the application of the cost- benefit and cost-sharing methodology to the priority offshore grid corridors.	AM 156 2. Within 12 months from the publication of the principles <i>methodology</i> referred to in paragraph <i>1(a)</i> , the <i>relevant</i> ENTSO for Electricity with the involvement of the relevant TSOs, the national regulatory authorities, and of the Commission <i>and other relevant</i> <i>stakeholders</i> , shall present the results of the application of the cost-benefit and cost-sharing methodology to the priority offshore grid corridors.	2. [By 1 January 2025], [] the ENTSO for Electricity, with the involvement of the relevant TSOs, the national regulatory authorities and [] the Commission, shall present the results of the application of the cost benefit and cost-sharing methodology to the priority offshore grid corridors.	

394 3. Within six months from the presentation of the results as referred to in paragraph 2, the relevant Member States, shall update their written agreement referred to in Article 14(1) with the updated joint definition of the amount of the offshore renewable generation to be deployed within each sea basin in 2050, with intermediate steps in 2030 and 2040, and the relevant agreement to cooperate for the achievement of such amounts.	AM 157 3. Within six months from the presentation of the results as referred to in paragraph 2, the relevant Member States, shall update annex the final provisions on cross-border cost sharing to their written agreement joint declaration referred to in Article 14(1) with containing in particular the updated joint definition of the amount goals for the offshore renewable generation to be deployed within each sea basin in 2050, with intermediate steps in 2030 and 2040, and the relevant agreement to cooperate for the achievement of such amounts objectives.	3. [By 1 July 2024 and then every two years], [] the [] Member States, shall update their written agreement referred to in Article 14(1) with the updated joint definition [] of the offshore renewable generation to be deployed within each sea basin in 2050, with intermediate steps in 2030 and 2040 [].	
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395	4. Within six months from the updated written agreements referred to in paragraph 3, for each sea basin, the ENTSO for Electricity shall update the integrated offshore network development plans by following the procedure set out in Article 14(2) to (5). The procedure described in Article 14(6) shall apply.	AM 158 4. Within six months from the updated written agreements referred to in paragraph 3, for each sea basin, the When the relevant ENTSO for Electricity shall update updates the integrated offshore network development plans by following the procedure set out in Article 14(2) to (5). The procedure described in That update shall comply with the annex to the written joint declaration referred to in paragraph 3 of this Article14(6) shall apply and shall be integrated into the following ten-year network development plan.	4. [] After the updated written agreements referred to in paragraph 3, for each sea basin, the ENTSO for Electricity shall update the [] next Union TYNDP [] as set out in Article 14(2) [].	
396			5. Where there is no TSO in a Member State, the references to TSOs throughout this article apply <i>mutatis mutandis</i> to DSOs.	
397	CHAPTER VI	CHAPTER VI	CHAPTER VI	CHAPTER VI
398	REGULATORY FRAMEWORK	REGULATORY FRAMEWORK	REGULATORY FRAMEWORK	REGULATORY FRAMEWORK
399	Article 16	Article 16	Article 16	Article 16
400	Enabling investments with cross-border impacts	Enabling investments with cross-border impacts	Enabling investments with cross-border impacts	Enabling investments with cross- border impacts
in ee c c c c c c c c c c c c c c c c c c	1. The efficiently incurred investment costs, which excludes maintenance costs, related to a project of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II and projects of common interest falling under the category set out in point (3) of Annex II, where they fall under the competency of national regulatory authorities, shall be borne by the relevant TSO or the project promoters of the transmission infrastructure of the Member States which the project provides a net positive impact, and, to the extent not covered by congestion rents or other charges, be paid for by network users through cariffs for network access in that or those Member States.	AM 159 1. The efficiently incurred investment costs, which excludes maintenance costs, related to a project of common interest falling under the categories set out in points (1)(a), (aa), (b), (c) and (e) of Annex II and projects of common interest falling under the category set out in point (3) of Annex II, where they fall under the competency of national regulatory authorities <i>in</i> <i>each Member State concerned</i> , shall be borne by the relevant TSO or the project promoters of the transmission infrastructure of the Member States which the project provides a net positive impact, and, to the extent not covered by congestion rents or other charges, be paid for by network users through tariffs for network access in that or those Member States.	1. The efficiently incurred investment costs, which excludes maintenance costs, related to a project of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II and projects of common interest falling under the category set out in point (3) of Annex II, where they fall under the competency of national regulatory authorities in each Member State concerned , shall be borne by the relevant TSO or the project promoters of the transmission infrastructure of the Member States which the project provides a net positive impact, and, to the extent not covered by congestion rents or other charges, be paid for by network users through tariffs for network access in that or those Member States.	[proisionally agreed, addition of radial connections will be taken seperately] 1. The efficiently incurred investment costs, which excludes maintenance costs, related to a project of common interest falling under the categories set out in points [(1)(a), (b), (c) and (e)] of Annex II and projects of common interest falling under the category set out in point (3) of Annex II, where they fall under the competency of national regulatory authorities in each Member State concerned , shall be borne by the relevant TSO or the project promoters of the transmission infrastructure of the Member States which the project provides a net positive impact, and, to the extent not covered by congestion rents or other charges, be paid for by network users through tariffs for network access in that or those Member States.
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402	2. The provisions of this Article shall apply to a project of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II where at least one project promoter requests the relevant national authorities their application for the costs of the project. They shall apply to a project of common interest falling under the category set out in point (3) of Annex II, as relevant, only where an assessment of market demand has already been carried out and indicated that the efficiently incurred investment costs cannot be expected to be covered by the tariffs.	AM 160 2. The provisions of this Article shall apply to a project of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II where at least one project promoter requests the relevant national authorities their application for the costs of the project. They shall apply to a project of common interest falling under the category set out in point (3) of Annex II, as relevant, only where an assessment of market demand has already been carried out and indicated that the efficiently incurred investment costs cannot be expected to be covered by the tariffs.	2. The provisions of this Article shall apply to a project of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II where at least one project promoter requests the relevant national authorities their application for the costs of the project. []	
403	Projects falling under the category set out in points (1) (e) and (2) of Annex II may benefit from the provisions of this Article where at least one project promoter requests its application to the relevant national authorities.	AM 161 Projects falling under the category set out in points (1) (d) and (2) of Annex II may benefit from the provisions of this Article where at least one project promoter requests its application to the relevant national authorities.	Projects falling under the category set out in points (1) (d) and (2) of Annex II may benefit from the provisions of this Article where at least one project promoter requests its application to the relevant national authorities.	[provisioanlly agreed] Projects falling under the category set out in points (1) (d) and (2) of Annex II may benefit from the provisions of this Article where at least one project promoter requests its application to the relevant national authorities.

404	Where a project has several project promoters, the relevant national regulatory authorities shall without delay request all project promoters to submit the investment request jointly in accordance with paragraph 3.	Where a project has several project promoters, the relevant national regulatory authorities shall without delay request all project promoters to submit the investment request jointly in accordance with paragraph 3.	Where a project has several project promoters, the relevant national regulatory authorities shall without delay request all project promoters to submit the investment request jointly in accordance with paragraph 3.	[no change] Where a project has several project promoters, the relevant national regulatory authorities shall without delay request all project promoters to submit the investment request jointly in accordance with paragraph 3.
405	3. For a project of common interest to which paragraph 1 applies, the project promoters shall keep all relevant national regulatory authorities regularly informed, at least once per year, and until the project is commissioned, of the progress of that project and the identification of costs and impacts associated with it.	3. For a project of common interest to which paragraph 1 applies, the project promoters shall keep all relevant national regulatory authorities regularly informed, at least once per year, and until the project is commissioned, of the progress of that project and the identification of costs and impacts associated with it.	3. For a project of common interest to which paragraph 1 applies, the project promoters shall keep all relevant national regulatory authorities regularly informed, at least once per year, and until the project is commissioned, of the progress of that project and the identification of costs and impacts associated with it.	3. [no change] For a project of common interest to which paragraph 1 applies, the project promoters shall keep all relevant national regulatory authorities regularly informed, at least once per year, and until the project is commissioned, of the progress of that project and the identification of costs and impacts associated with it.

406 As soon as such a project of common interest has reached sufficient maturity, and is estimated to be ready to start the construction phase within the next 36 months, the project promoters, after having consulted the TSOs from the Member States which receive a significant net positive impact from it, shall submit an investment request. That investment request shall include a request for a cross-border cost allocation and shall be submitted to all the relevant national regulatory authorities concerned, accompanied by the following:	As soon as such a project of common interest has reached sufficient maturity, and is estimated to be ready to start the construction phase within the next 36 months, the project promoters, after having consulted the TSOs from the Member States which receive a significant net positive impact from it, shall submit an investment request. That investment request shall include a request for a cross-border cost allocation and shall be submitted to all the relevant national regulatory authorities concerned, accompanied by the following:	As soon as such a project of common interest has reached sufficient maturity, and is estimated to be ready to start the construction phase within the next 36 months, the project promoters, after having consulted the TSOs from the Member States which receive a significant net positive impact from it, shall submit an investment request. That investment request shall include a request for a cross- border cost allocation and shall be submitted to all the relevant national regulatory authorities concerned, accompanied by the following:	[no change] As soon as such a project of common interest has reached sufficient maturity, and is estimated to be ready to start the construction phase within the next 36 months, the project promoters, after having consulted the TSOs from the Member States which receive a significant net positive impact from it, shall submit an investment request. That investment request shall include a request for a cross-border cost allocation and shall be submitted to all the relevant national regulatory authorities concerned, accompanied by the following:
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40'	(a) up-to-date project- specific cost-benefit analysis consistent with the methodology drawn up pursuant to Article 11 and taking into account benefits beyond the borders of the Member States on the territory of which the project is located by using the same scenario as used in the selection process for the elaboration of the Union list where the project of common interest is listed;	AM 162 (a) up-to-date project-specific cost-benefit analysis consistent with the methodology drawn up pursuant to Article 11 and taking into account benefits beyond the borders of the Member States on the territory of which the project is located by using the same scenario as used in the selection process for the elaboration of the Union list where the project of common interest is listed;considering at least the joint scenarios established for network development planning referred to in Article 12;	(a) up-to-date project-specific cost-benefit analysis consistent with the methodology drawn up pursuant to Article 11 and taking into account benefits beyond the borders of the Member States on the territory of which the project is located by considering [] at least the joint scenarios established for network development planning under article 12 [];	[proposal for a compromise] (a) up-to-date project-specific cost-benefit analysis consistent with the methodology drawn up pursuant to Article 11 and taking into account benefits beyond the borders of the Member States on the territory of which the project is located by using the same scenario as used in the selection process for the elaboration of the Union list where the project of common interest is listed;considering at least the joint scenarios established for network development planning referred to in Article 12. Where additional scenarios are used, those need to be consistent with the Union energy and climate policy goals and targets and the climate neutrality objective and undergo a consultation and scrutiny process at the same standards as the process provided in Article 12. The Agency shall be responsible for assessing any additional scenarios and ensuring their compliance with this paragraph.
40	 (b) a business plan evaluating the financial viability of the project, including the chosen financing solution, and, for a project of common interest falling under the category referred to in point (3) of Annex II, the results of market testing; 	(b) a business plan evaluating the financial viability of the project, including the chosen financing solution, and, for a project of common interest falling under the category referred to in point (3) of Annex II, the results of market testing;	(b) a business plan evaluating the financial viability of the project, including the chosen financing solution, and, for a project of common interest falling under the category referred to in point (3) of Annex II, the results of market testing;	(b) [no change] a business plan evaluating the financial viability of the project, including the chosen financing solution, and, for a project of common interest falling under the category referred to in point (3) of Annex II, the results of market testing;

409	(c) where the project promoters agree, a substantiated proposal for a cross-border cost allocation.	(c) where the project promoters agree, a substantiated proposal for a cross-border cost allocation.	(c) where the project promoters agree, a substantiated proposal for a cross-border cost allocation.	(c) [no change] where the project promoters agree, a substantiated proposal for a cross-border cost allocation.
410	Where a project is promoted by several project promoters, they shall submit their investment request jointly.	Where a project is promoted by several project promoters, they shall submit their investment request jointly.	Where a project is promoted by several project promoters, they shall submit their investment request jointly.	[no change] Where a project is promoted by several project promoters, they shall submit their investment request jointly.
41	The national regulatory authorities shall, upon receipt, transmit to the Agency, without delay, a copy of each investment request, for information purposes.	AM 163 The national regulatory authorities project promoter shall , upon receipt, transmit to the Agency , without delay, a copy of each the investment request, for information purposes.	The national regulatory authorities shall, upon receipt, transmit to the Agency, without delay, a copy of each investment request, for information purposes.	[provisioanlly agreed - COM text] The national regulatory authorities shall, upon receipt, transmit to the Agency, without delay, a copy of each investment request, for information purposes.
412	The national regulatory authorities and the Agency shall preserve the confidentiality of commercially sensitive information.	The national regulatory authorities and the Agency shall preserve the confidentiality of commercially sensitive information.	The national regulatory authorities and the Agency shall preserve the confidentiality of commercially sensitive information.	[no change] The national regulatory authorities and the Agency shall preserve the confidentiality of commercially sensitive information.

4. Within six months of the	AM 164	4. Within six months of the	
date on which the last	Within six months of the date on	date on which the last	
investment request is	which the last investment	investment request is received	
received by the relevant	request is received by the	by the relevant national	
national regulatory	relevant national regulatory	regulatory authorities, those	
authorities, those national	authorities, those national	national regulatory authorities	
regulatory authorities shall,	regulatory authorities shall, after	shall, after consulting the	
after consulting the project	consulting the project promoters	project promoters concerned,	
promoters concerned, take	concerned, take joint	take joint coordinated	
joint coordinated decisions	coordinated decisions on the	decisions on the allocation of	
on the allocation of	allocation of <i>efficiently incurred</i>	efficiently incurred	
investment costs to be	investment costs to be borne by	investment costs to be borne	
borne by each system	each system operator for the	by each system operator for	
operator for the project, as	project, as well as their inclusion	the project, as well as their	
well as their inclusion in	in tariffs, or on the rejection of	inclusion in tariffs or on the	
tariffs. The national	the investment request or a part	rejection of the investment	
regulatory authorities shall	of the project if the common	request or of part of the	
include all the efficiently	analysis of national regulatory	project if the common	
incurred investment costs in	authorities concludes that the	analysis of national	
tariffs in line with the	project or a part of it fails to	regulatory authorities	
allocation of investment	provide a significant net benefit	concludes that the project or	
costs to be borne by each	at Union level. The national	a part of it fails to provide a	
system operator for the	regulatory authorities shall	significant net benefit at EU	
project. The national	include all the <i>relevant</i>	level. The national regulatory	
regulatory authorities shall	efficiently incurred investment	authorities shall include [] the	
thereafter assess, where	costs in tariffs in line with the	relevant efficiently incurred	
appropriate, whether any	allocation of investment costs to	investment costs in tariffs in	
affordability issues might	be borne by each system	line with the allocation of	
arise due to the inclusion of	operator for the project. The	investment costs to be borne	
the investment costs in	national regulatory authorities	by each system operator for	
tariffs.	shall thereafter assess, where	the project. []	
	appropriate, whether any		
	affordability issues might arise		
	arrenauering issues inght arise		
1	due to the inclusion of the		

414	In allocating the costs, the national regulatory authorities shall take into account actual or estimated:	In allocating the costs, the national regulatory authorities shall take into account actual or estimated:	In allocating the costs, the national regulatory authorities shall take into account actual or estimated:	[no change] In allocating the costs, the national regulatory authorities shall take into account actual or estimated:
415	– (a) congestion rents or other charges,	 – (a) congestion rents or other charges, 	 (a) congestion rents or other charges, 	- (a) [no change] congestion rents or other charges,
416	 (b) revenues stemming from the inter-transmission system operator compensation mechanism established under Article 49 of Regulation (EU) 2019/943. 	 (b) revenues stemming from the inter-transmission system operator compensation mechanism established under Article 49 of Regulation (EU) 2019/943. 	 - (b) revenues stemming from the inter-transmission system operator compensation mechanism established under Article 49 of Regulation (EU) 2019/943. 	 (b) [no change] revenues stemming from the inter-transmission system operator compensation mechanism established under Article 49 of Regulation (EU) 2019/943.
417	The allocation of costs across borders shall take into account, the economic, social and environmental costs and benefits of the projects in the Member States concerned and the need to ensure a stable financing framework for the development of projects of common interest while minimising the need for financial support.	The allocation of costs across borders shall take into account, the economic, social and environmental costs and benefits of the projects in the Member States concerned and the need to ensure a stable financing framework for the development of projects of common interest while minimising the need for financial support.	The allocation of costs across borders shall take into account, the economic, social and environmental costs and benefits of the projects in the Member States concerned and the need to ensure a stable financing framework for the development of projects of common interest while minimising the need for financial support.	[no change] The allocation of costs across borders shall take into account, the economic, social and environmental costs and benefits of the projects in the Member States concerned and the need to ensure a stable financing framework for the development of projects of common interest while minimising the need for financial support.

4	In allocating costs across borders, the relevant national regulatory authorities, in consultation with the TSOs concerned, shall seek a mutual agreement based on, but not limited to, the information specified in paragraphs 3(a) and (b). Their assessment shall be based on the same scenario as used in the selection process for the elaboration of the Union list where the project of common interests is listed.	AM 165 In allocating costs across borders, the relevant national regulatory authorities, in consultation with the TSOs concerned, shall seek a mutual agreement based on, but not limited to, the information specified in paragraphs 3(a) and (b). Their assessment shall be based on the same scenario as used in the selection process for the elaboration take into account all the relevant scenarios referred to in Article 12 and other scenarios for network development planning, allowing a robust analysis of the Union list where contribution of the project of common interests is listed interest to the Union energy policy of decarbonisation, market integration, competition, sustainability and security of supply.	In allocating costs across borders, the relevant national regulatory authorities, in consultation with the TSOs concerned, shall seek a mutual agreement based on, but not limited to, the information specified in paragraphs 3(a) and (b). Their assessment shall consider all relevant scenarios established under article 12 and other scenarios for network development planning, allowing a robust analysis of the contribution of the project of common interest to the Union energy policy targets of decarbonisation, market integration, competition, sustainability and security of supply [].	[proposal for a compromise] In allocating costs across borders, the relevant national regulatory authorities, in consultation with the TSOs concerned, shall seek a mutual agreement based on, but not limited to, the information specified in paragraphs 3(a) and (b). Their assessment shall be based on the same scenario as used in the selection process for the elaboration take into account consider all the relevant scenarios referred to in Article 12 and other scenarios for network development planning, allowing a robust analysis of the Union list where contribution of the project of common interests is listed interest to the Union energy policy of decarbonisation, market integration, competition, sustainability and security of supply. Where additional scenarios are used, those need to be consistent with the Union energy and climate policy goals and targets and the climate neutrality objective and undergo a consultation and scrutiny process at the same standards as the process provided in Article 12. The Agency shall be responsible for assessing
		competition, sustainability and		the process provided in Article 12. The

419	Where a project of common interest mitigates negative externalities, such as loop flows, and that project of common interest is implemented in the Member State at the origin of the negative externality, such mitigation shall not be regarded as a cross-border benefit and shall therefore not constitute a basis for allocating costs to the TSO of the Member States affected by those negative externalities.	Where a project of common interest mitigates negative externalities, such as loop flows, and that project of common interest is implemented in the Member State at the origin of the negative externality, such mitigation shall not be regarded as a cross-border benefit and shall therefore not constitute a basis for allocating costs to the TSO of the Member States affected by those negative externalities.	Where a project of common interest mitigates negative externalities, such as loop flows, and that project of common interest is implemented in the Member State at the origin of the negative externality, such mitigation shall not be regarded as a cross-border benefit and shall therefore not constitute a basis for allocating costs to the TSO of the Member States affected by those negative externalities.	[no change] Where a project of common interest mitigates negative externalities, such as loop flows, and that project of common interest is implemented in the Member State at the origin of the negative externality, such mitigation shall not be regarded as a cross-border benefit and shall therefore not constitute a basis for allocating costs to the TSO of the Member States affected by those negative externalities.
420	5. National regulatory authorities shall, on the basis of the cross-border cost allocation referred to in paragraph 4 of this Article, take into account actual costs incurred by a TSO or other project promoter as a result of the investments when fixing or approving tariffs in accordance with Article 59(1)(a) of Directive (EU) 2019/944 and Article 41(1)(a) of Directive 2009/73/EC, insofar as those costs correspond to those of an efficient and structurally comparable operator.	5. National regulatory authorities shall, on the basis of the cross-border cost allocation referred to in paragraph 4 of this Article, take into account actual costs incurred by a TSO or other project promoter as a result of the investments when fixing or approving tariffs in accordance with Article 59(1)(a) of Directive (EU) 2019/944 and Article 41(1)(a) of Directive 2009/73/EC, insofar as those costs correspond to those of an efficient and structurally comparable operator.	5. National regulatory authorities shall, on the basis of the cross-border cost allocation referred to in paragraph 4 of this Article, take into account actual costs incurred by a TSO or other project promoter as a result of the investments when fixing or approving tariffs in accordance with Article 59(1)(a) of Directive (EU) 2019/944 and Article 41(1)(a) of Directive 2009/73/EC, insofar as those costs correspond to those of an efficient and structurally comparable operator.	5. [no change] National regulatory authorities shall, on the basis of the cross- border cost allocation referred to in paragraph 4 of this Article, take into account actual costs incurred by a TSO or other project promoter as a result of the investments when fixing or approving tariffs in accordance with Article 59(1)(a) of Directive (EU) 2019/944 and Article 41(1)(a) of Directive 2009/73/EC, insofar as those costs correspond to those of an efficient and structurally comparable operator.

421	The cost allocation decision shall be notified, without delay, by the national regulatory authorities to the Agency, together with all the relevant information with respect to the decision. In particular, the cost allocation decision shall set out detailed reasons for the allocation of costs among Member States, including the following:	The cost allocation decision shall be notified, without delay, by the national regulatory authorities to the Agency, together with all the relevant information with respect to the decision. In particular, the cost allocation decision shall set out detailed reasons for the allocation of costs among Member States, including the following:	The cost allocation decision shall be notified, without delay, by the national regulatory authorities to the Agency, together with all the relevant information with respect to the decision. In particular, the cost allocation decision shall set out detailed reasons for the allocation of costs among Member States, including the following:	[no change] The cost allocation decision shall be notified, without delay, by the national regulatory authorities to the Agency, together with all the relevant information with respect to the decision. In particular, the cost allocation decision shall set out detailed reasons for the allocation of costs among Member States, including the following:
422	(a) an evaluation of the identified impacts on each of the concerned Member States, including those concerning network tariffs;	(a) an evaluation of the identified impacts on each of the concerned Member States, including those concerning network tariffs;	(a) an evaluation of the identified impacts on each of the concerned Member States, including those concerning network tariffs;	(a) [no change] an evaluation of the identified impacts on each of the concerned Member States, including those concerning network tariffs;
423	(b) an evaluation of the business plan referred to in paragraph 3(b);	(b) an evaluation of the business plan referred to in paragraph 3(b);	(b) an evaluation of the business plan referred to in paragraph 3(b);	(b) [no change] an evaluation of the business plan referred to in paragraph 3(b);
424	(c) regional or Union-wide positive externalities, such as security of supply, system flexibility, solidarity or innovation, which the project would generate;	(c) regional or Union-wide positive externalities, such as security of supply, system flexibility, solidarity or innovation, which the project would generate;	(c) regional or Union-wide positive externalities, such as security of supply, system flexibility, solidarity or innovation, which the project would generate;	(c) [no change] regional or Union-wide positive externalities, such as security of supply, system flexibility, solidarity or innovation, which the project would generate;
425	(d) the result of the consultation of the project promoters concerned.	(d) the result of the consultation of the project promoters concerned.	(d) the result of the consultation of the project promoters concerned.	(d) [no change] the result of the consultation of the project promoters concerned.

426	The cost allocation decision shall be published.	The cost allocation decision shall be published.	The cost allocation decision shall be published.	[no change] The cost allocation decision shall be published.
427	6. Where the relevant national regulatory authorities have not reached an agreement on the investment request within six months of the date on which the request was received by the last of the relevant national regulatory authorities, they shall inform the Agency without delay.	6. Where the relevant national regulatory authorities have not reached an agreement on the investment request within six months of the date on which the request was received by the last of the relevant national regulatory authorities, they shall inform the Agency without delay.	6. Where the relevant national regulatory authorities have not reached an agreement on the investment request within six months of the date on which the request was received by the last of the relevant national regulatory authorities, they shall inform the Agency without delay.	6. [no change] Where the relevant national regulatory authorities have not reached an agreement on the investment request within six months of the date on which the request was received by the last of the relevant national regulatory authorities, they shall inform the Agency without delay.
428	In that case or upon a request from at least one of the relevant national regulatory authorities, the decision on the investment request including cross- border cost allocation referred to in paragraph 3 as well as the necessity for the inclusion of the cost of the investments, in its totality, as allocated across borders in the tariffs shall be taken by the Agency within three months of the date of referral to the Agency.	AM 166 In that case or upon a <i>joint</i> request from at least one of the relevant national regulatory authorities, the decision on the investment request including cross-border cost allocation referred to in paragraph 3 as well as the necessity for the inclusion of the cost of the investments, in its totality, as allocated across borders in the tariffs shall be taken by the Agency within three months of the date of referral to the Agency.	In that case or upon a joint request from [] the relevant national regulatory authorities, the decision on the investment request including cross-border cost allocation referred to in paragraph 3 [] shall be taken by the Agency within three months of the date of referral to the Agency.	[provisionally agreed] In that case or upon a joint request from [] the relevant national regulatory authorities, the decision on the investment request including cross-border cost allocation referred to in paragraph 3 [] shall be taken by the Agency within three months of the date of referral to the Agency.



429	Before taking such a decision, the Agency shall consult the relevant national regulatory authorities and the project promoters. The three-month period referred to in the second subparagraph may be extended by an additional period of two months where further information is sought by the Agency. That additional period shall begin on the day following receipt of the complete information.	Before taking such a decision, the Agency shall consult the relevant national regulatory authorities and the project promoters. The three-month period referred to in the second subparagraph may be extended by an additional period of two months where further information is sought by the Agency. That additional period shall begin on the day following receipt of the complete information.	Before taking such a decision, the Agency shall consult the relevant national regulatory authorities and the project promoters. The three-month period referred to in the second subparagraph may be extended by an additional period of two months where further information is sought by the Agency. That additional period shall begin on the day following receipt of the complete information.	[no change] Before taking such a decision, the Agency shall consult the relevant national regulatory authorities and the project promoters. The three-month period referred to in the second subparagraph may be extended by an additional period of two months where further information is sought by the Agency. That additional period shall begin on the day following receipt of the complete information.
430	(1) The assessment of the Agency shall be based on the same scenario as used in the selection process for the elaboration of the Union list where the project of common interest is listed.	AM 167 The assessment of the Agency shall be based on the same scenario as used in the selection process for the elaboration take into account all the relevant scenarios referred to in Article 12 and other scenarios for network development planning, allowing a robust analysis of the Union list where contribution of the project of common interest is listed to the Union energy policy of decarbonisation, market integration, competition, sustainability and security of supply.	(1) The assessment of the Agency shall consider all relevant scenarios established under article 12 and other scenarios for network development planning , [] allowing a robust analysis of the contribution of the project of common interest to the Union energy policy targets of decarbonisation, market integration, competition, sustainability and security of supply [].	(1) [proposal for a compromise] The assessment of the Agency shall consider all relevant scenarios established under article 12 and other scenarios for network development planning, [] allowing a robust analysis of the contribution of the project of common interest to the Union energy policy targets of decarbonisation, market integration, competition, sustainability and security of supply []. <u>Where</u> <u>additional scenarios are used, those need</u> <u>to be consistent with the Union energy</u> <u>and climate policy goals and targets and</u> <u>the climate neutrality objective and</u> <u>undergo a consultation and scrutiny</u> <u>process at the same standards as the</u> <u>process provided in Article 12</u> .

431	The Agency shall leave the way investment costs are included in the tariffs in line with the cross-border cost allocation prescribed for the determination of the relevant national authorities at the moment of the implementation of the decision in accordance with national law.	The Agency shall leave the way investment costs are included in the tariffs in line with the cross- border cost allocation prescribed for the determination of the relevant national authorities at the moment of the implementation of the decision in accordance with national law.	The Agency shall leave the way investment costs are included in the tariffs in line with the cross-border cost allocation prescribed for the determination of the relevant national authorities at the moment of the implementation of the decision in accordance with national law.	[no change] The Agency shall leave the way investment costs are included in the tariffs in line with the cross-border cost allocation prescribed for the determination of the relevant national authorities at the moment of the implementation of the decision in accordance with national law.
432	The decision on the investment request including cross-border cost allocation shall be published. Articles 25(3), 28 and 29 of Regulation (EU) 2019/942 shall apply.	The decision on the investment request including cross-border cost allocation shall be published. Articles 25(3), 28 and 29 of Regulation (EU) 2019/942 shall apply.	The decision on the investment request including cross-border cost allocation shall be published. Articles 25(3), 28 and 29 of Regulation (EU) 2019/942 shall apply.	[no change] The decision on the investment request including cross-border cost allocation shall be published. Articles 25(3), 28 and 29 of Regulation (EU) 2019/942 shall apply.
433	7. A copy of all cost allocation decisions, together with all the relevant information with respect to each decision, shall be notified, without delay, by the Agency to the Commission. That information may be submitted in aggregate form. The Commission shall preserve the confidentiality of commercially sensitive information.	7. A copy of all cost allocation decisions, together with all the relevant information with respect to each decision, shall be notified, without delay, by the Agency to the Commission. That information may be submitted in aggregate form. The Commission shall preserve the confidentiality of commercially sensitive information.	7. A copy of all cost allocation decisions, together with all the relevant information with respect to each decision, shall be notified, without delay, by the Agency to the Commission. That information may be submitted in aggregate form. The Commission shall preserve the confidentiality of commercially sensitive information.	7. [no change] A copy of all cost allocation decisions, together with all the relevant information with respect to each decision, shall be notified, without delay, by the Agency to the Commission. That information may be submitted in aggregate form. The Commission shall preserve the confidentiality of commercially sensitive information.

434	8. Cost allocation decisions shall not affect the right of TSOs to apply and of national regulatory authorities to approve charges for access to networks in accordance with Article 6 of Directive (EU) 2019/944, Article 32 of Directive 2009/73/EC, Article 18(1) and 18(3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.	8. Cost allocation decisions shall not affect the right of TSOs to apply and of national regulatory authorities to approve charges for access to networks in accordance with Article 6 of Directive (EU) 2019/944, Article 32 of Directive 2009/73/EC, Article 18(1) and 18(3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.	8. Cost allocation decisions shall not affect the right of TSOs to apply and of national regulatory authorities to approve charges for access to networks in accordance with Article 6 of Directive (EU) 2019/944, Article 32 of Directive 2009/73/EC, Article 18(1) and 18(3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.	8. [no change] Cost allocation decisions shall not affect the right of TSOs to apply and of national regulatory authorities to approve charges for access to networks in accordance with Article 6 of Directive (EU) 2019/944, Article 32 of Directive 2009/73/EC, Article 18(1) and 18(3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.
435	9. This Article shall not apply to projects of common interest which have received an exemption:	9. This Article shall not apply to projects of common interest which have received an exemption:	9. This Article shall not apply to projects of common interest which have received an exemption:	9. [no change] This Article shall not apply to projects of common interest which have received an exemption:
436	(a) from Articles 32, 33 and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;	(a) from Articles 32, 33 and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;	(a) from Articles 32, 33 and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;	(a) [no change] from Articles 32, 33 and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;
437	(b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943;	(b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943;	(b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943;	(b) [no change] from Article 19(2) and (3) of Regulation (EU) 2019/943 or Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943;

43	(c) from unbundling or third party access rules pursuant to Article 64 of Regulation (EU) 2019/943 and Article 66 of Directive (EU) 2019/944 or	(c) from unbundling or third party access rules pursuant to Article 64 of Regulation (EU) 2019/943 and Article 66 of Directive (EU) 2019/944 or	(c) from unbundling or third party access rules pursuant to Article 64 of Regulation (EU) 2019/943 and Article 66 of Directive (EU) 2019/944 or	(c) [no change] from unbundling or third party access rules pursuant to Article 64 of Regulation (EU) 2019/943 and Article 66 of Directive (EU) 2019/944 or
43	(d) pursuant to Article 17 of Regulation (EC) No 714/2009.	(d) pursuant to Article 17 of Regulation (EC) No 714/2009.	(d) pursuant to Article 17 of Regulation (EC) No 714/2009.	(d) [no change] pursuant to Article 17 of Regulation (EC) No 714/2009.
44	10. By [31 December 2022], the Commission shall adopt implementing acts containing binding guidelines to ensure uniform conditions for the implementation of this Article and the offshore grids for renewable energy cross-border cost sharing as referred to in Article 15(1). The guidelines shall also address the special situation of offshore grids for renewable energy projects of common interest by including principles on how their cross-border cost allocation shall be coordinated with the financing, market and political arrangements of offshore generation sites connected to them. In adopting or amending the	AM 168 10. By [31 December 2022], the Commission Agency shall adopt implementing acts containing binding guidelines to ensure uniform conditions for the implementation of this Article and a recommendation to identify good practices for the treatment of investment requests for projects of common interest. The recommendation shall be regularly updated, as necessary and in order to ensure consistency with the principles on the offshore grids for renewable energy cross-border cost sharing as referred to in Article 15(1). The guidelines shall also address the special situation of offshore grids for renewable energy projects of common interest by including principles on how their cross-	10. By [31 December 2022], the [] Agency shall adopt a Recommendation to identify good practices for the treatment of investment requests for Projects of Common Interest. The recommendation shall be regularly updated as found necessary and for consistency with the principles [] on [] the offshore grids for renewable energy cross-border cost sharing as referred to in Article 15(1). [] In adopting or amending the Recommendation, the Agency shall carry out and extensive consultation process, involving all relevant [] stakeholders. []	10. [provisionally agreed to Council text] By [31 December 2022], the [] Agency shall adopt a Recommendation to identify good practices for the treatment of investment requests for Projects of Common Interest. The recommendation shall be regularly updated as found necessary and for consistency with the principles [] on [] the offshore grids for renewable energy cross-border cost sharing as referred to in Article 15(1). [] In adopting or amending the Recommendation, the Agency shall carry out and extensive consultation process, involving all relevant [] stakeholders. []

guidelines, the Commission	border cost allocation shall be	
shall consult ACER, the	coordinated with the financing,	
ENTSO for Electricity, the	market and political	
ENTSO for Gas, and,	arrangements of offshore	
where relevant, other	generation sites connected to	
stakeholders. Those	them. In adopting or amending	
implementing acts shall be	the guidelines, the Commission	
adopted in accordance with	recommendation, the Agency	
the advisory procedure	shall consult ACER, the ENTSO	4
referred to in Article 21(2).	for Electricity, the ENTSO for	
	Gas, and, where carry out an	
	extensive consultation process,	
	<i>involving all</i> relevant , other	
	stakeholders. Those	
	implementing acts shall be adopted in accordance with the	
	advisory procedure referred to in	
	Article 21(2).	
	7 intere 21(2).	



441		AM 169 (new) 10a. Projects of mutual interest shall be assimilated with projects of common interest and be eligible for cross-border cost allocation decisions for the part of the investment costs located on the territory of the Union or in countries applying the Union acquis and which have concluded an agreement with the Union.		
442			11. Projects of mutual interest shall be assimilated with projects of common interest and be eligible for cross-border cost allocation decisions.	11. [Presidency proposal for a compromise] Projects of mutual interest shall be assimilated with projects of common interest and be eligible for cross-border cost allocation decisions.
443			12. Where there is no TSO in a Member State, the references to TSOs throughout this article apply <i>mutatis mutandis</i> to DSOs.	[provisionally agreed to move to recitals]
444	Article 17	Article 17	Article 17	Article 17
445	Incentives	Incentives	Regulatory Incentives	Regulatory Incentives

446	1. Where a project promoter incurs higher risks for the development, construction, operation or maintenance of a project of common interest falling under the competency of national regulatory authorities, when compared to the risks normally incurred by a comparable infrastructure project, Member States and national regulatory authorities shall ensure that appropriate incentives are granted to that project in accordance with Article 58(f) of Directive (EU) 2019/944, Article 41(8) of Directive 2009/73/EC, Article 18(1) and (3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.	1. Where a project promoter incurs higher risks for the development, construction, operation or maintenance of a project of common interest falling under the competency of national regulatory authorities, when compared to the risks normally incurred by a comparable infrastructure project, Member States and national regulatory authorities shall ensure that appropriate incentives are granted to that project in accordance with Article 58(f) of Directive (EU) 2019/944, Article 41(8) of Directive 2009/73/EC, Article 18(1) and (3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.	1. Where a project promoter incurs higher risks for the development, construction, operation or maintenance of a project of common interest falling under the competency of national regulatory authorities, when compared to the risks normally incurred by a comparable infrastructure project, Member States and national regulatory authorities [] may ensure that appropriate incentives are granted to that project in accordance with Article 58(f) of Directive (EU) 2019/944, Article 41(8) of Directive 2009/73/EC, Article 18(1) and (3) to (6) of Regulation (EU) 2019/943, and Article 13 of Regulation (EC) No 715/2009.	
447	The first subparagraph shall not apply where the project of common interest has received an exemption:	The first subparagraph shall not apply where the project of common interest has received an exemption:	The first subparagraph shall not apply where the project of common interest has received an exemption:	[no change] The first subparagraph shall not apply where the project of common interest has received an exemption:
448	 (a) from Articles 32, 33, and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive; 	(a) from Articles 32, 33, and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;	(a) from Articles 32, 33, and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;	[no change] (a) from Articles 32, 33, and 34 and Article 41(6), (8) and (10) of Directive 2009/73/EC pursuant to Article 36 of that Directive;

449	(b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or an exemption from Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943 ;	(b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or an exemption from Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943 ;	(b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or an exemption from Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943 ;	[no change] (b) from Article 19(2) and (3) of Regulation (EU) 2019/943 or an exemption from Articles 6, 59(7) and 60(1) of Directive (EU) 2019/944 pursuant to Article 63 of Regulation (EU) 2019/943 ;
450	(c) pursuant to Article 36 of Directive 2009/73/EC ;	(c) pursuant to Article 36 of Directive 2009/73/EC ;	(c) pursuant to Article 36 of Directive 2009/73/EC ;	[no change] (c) pursuant to Article 36 of Directive 2009/73/EC ;
451	(d) pursuant to Article 17 of Regulation (EC) No 714/2009.	(d) pursuant to Article 17 of Regulation (EC) No 714/2009.	(d) pursuant to Article 17 of Regulation (EC) No 714/2009.	[no change] (d) pursuant to Article 17 of Regulation (EC) No 714/2009.

452 2. In their decision granting the incentives referred to in paragraph 1, national regulatory authorities shall consider the results of the cost-benefit analysis on the basis of the methodology drawn up pursuant to Article 11 and in particular the regional or Union-wide positive externalities generated by the project. The national regulatory authorities shall further analyse the specific risks incurred by the project promoters, the risk mitigation measures taken and the justification of the risk profile in view of the net positive impact provided by the project, when compared to a lowerrisk alternative. Eligible risks shall in particular include risks related to new transmission technologies, both onshore and offshore, risks related to underrecovery of costs and development risks.	2. In their decision granting the incentives referred to in paragraph 1, national regulatory authorities shall consider the results of the cost-benefit analysis on the basis of the methodology drawn up pursuant to Article 11 and in particular the regional or Union-wide positive externalities generated by the project. The national regulatory authorities shall further analyse the specific risks incurred by the project promoters, the risk mitigation measures taken and the justification of the risk profile in view of the net positive impact provided by the project, when compared to a lower-risk alternative. Eligible risks related to new transmission technologies, both onshore and offshore, risks related to under-recovery of costs and development risks.	2. In case of decision to grant the incentives referred to in paragraph 1, national regulatory authorities shall consider the results of the cost- benefit analysis on the basis of the methodology drawn up pursuant to Article 11 and in particular the regional or Union-wide positive externalities generated by the project. The national regulatory authorities shall further analyse the specific risks incurred by the project promoters, the risk mitigation measures taken and the justification of the risk profile in view of the net positive impact provided by the project, when compared to a lower-risk alternative. Eligible risks shall in particular include risks related to new transmission technologies, both onshore and offshore, risks related to under-recovery of costs and development risks.	
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453	3. The decision shall take into account the specific nature of the risk incurred and may grant incentives covering, inter alia, the following measures:	3. The decision shall take into account the specific nature of the risk incurred and may grant incentives covering, inter alia, the following measures:	3. The decision shall take into account the specific nature of the risk incurred and may grant incentives covering, inter alia, the following measures:	[no change] 3. The decision shall take into account the specific nature of the risk incurred and may grant incentives covering, inter alia, the following measures:
454	(a) the rules for anticipatory investment;	(a) the rules for anticipatory investment;	(a) the rules for anticipatory investment;	[no change] (a) the rules for anticipatory investment;
455	(b) the rules for recognition of efficiently incurred costs before commissioning of the project;	(b) the rules for recognition of efficiently incurred costs before commissioning of the project;	(b) the rules for recognition of efficiently incurred costs before commissioning of the project;	[no change] (b) the rules for recognition of efficiently incurred costs before commissioning of the project;
456	(c) the rules for providing additional return on the capital invested for the project;	(c) the rules for providing additional return on the capital invested for the project;	(c) the rules for providing additional return on the capital invested for the project;	[no change] (c) the rules for providing additional return on the capital invested for the project;
457	(d) any other measure deemed necessary and appropriate.	(d) any other measure deemed necessary and appropriate.	(d) any other measure deemed necessary and appropriate.	[no change] (d) any other measure deemed necessary and appropriate.

4. By [31 July 2022], each national regulatory authority shall submit to the Agency its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them, updated in view of latest legislative, policy, technological and market developments. Such methodology and criteria shall also expressly address the specific risks incurred by offshore grids for renewable energy referred to in point (1)(e) of Annex II and by projects, which, while having low capital expenditure, incur significant operating expenditure.	4. By [31 July 2022], each national regulatory authority shall submit to the Agency its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them, updated in view of latest legislative, policy, technological and market developments. Such methodology and criteria shall also expressly address the specific risks incurred by offshore grids for renewable energy referred to in point (1)(e) of Annex II and by projects, which, while having low capital expenditure, incur significant operating expenditure.	4. By [31 July 2022], each national regulatory authority shall submit to the Agency its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them, updated in view of latest legislative, policy, technological and market developments. Such methodology and criteria shall also expressly address the specific risks incurred by offshore grids for renewable energy referred to in point (1)(e) of Annex II and by projects, which, while having low capital expenditure, incur significant operating expenditure.	[no change] 4. By [31 July 2022], each national regulatory authority shall submit to the Agency its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them, updated in view of latest legislative, policy, technological and market developments. Such methodology and criteria shall also expressly address the specific risks incurred by offshore grids for renewable energy referred to in point (1)(e) of Annex II and by projects, which, while having low capital expenditure, incur significant operating expenditure.
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459	5. By [31 December 2022], taking due account of the information received pursuant to paragraph 4 of this Article, the Agency shall facilitate the sharing of good practices and make recommendations in accordance with Article 6 of Regulation (EU) 2019/942 regarding:	5. By [31 December 2022], taking due account of the information received pursuant to paragraph 4 of this Article, the Agency shall facilitate the sharing of good practices and make recommendations in accordance with Article 6 of Regulation (EU) 2019/942 regarding:	5. By [31 December 2022], taking due account of the information received pursuant to paragraph 4 of this Article, the Agency shall facilitate the sharing of good practices and make recommendations in accordance with Article 6 of Regulation (EU) 2019/942 regarding:	[no change] 5. By [31 December 2022], taking due account of the information received pursuant to paragraph 4 of this Article, the Agency shall facilitate the sharing of good practices and make recommendations in accordance with Article 6 of Regulation (EU) 2019/942 regarding:
460	(a) the incentives referred to in paragraph 1 on the basis of a benchmarking of best practice by national regulatory authorities;	(a) the incentives referred to in paragraph 1 on the basis of a benchmarking of best practice by national regulatory authorities;	(a) the incentives referred to in paragraph 1 on the basis of a benchmarking of best practice by national regulatory authorities;	[no change] (a) the incentives referred to in paragraph 1 on the basis of a benchmarking of best practice by national regulatory authorities;
461	(b) a common methodology to evaluate the incurred higher risks of investments in energy infrastructure projects.	(b) a common methodology to evaluate the incurred higher risks of investments in energy infrastructure projects.	(b) a common methodology to evaluate the incurred higher risks of investments in energy infrastructure projects.	[no change] (b) a common methodology to evaluate the incurred higher risks of investments in energy infrastructure projects.
462	6. By [31 March 2023], each national regulatory authority shall publish its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them.	6. By [31 March 2023], each national regulatory authority shall publish its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them.	6. By [31 March 2023], each national regulatory authority shall publish its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them.	[no change] 6. By [31 March 2023], each national regulatory authority shall publish its methodology and the criteria used to evaluate investments in energy infrastructure projects and the higher risks incurred by them.

463	7. Where the measures referred to in paragraphs 5 and 6 are not sufficient to ensure the timely implementation of projects of common interest, the Commission may issue guidelines regarding the incentives laid down in this Article.	7. Where the measures referred to in paragraphs 5 and 6 are not sufficient to ensure the timely implementation of projects of common interest, the Commission may issue guidelines regarding the incentives laid down in this Article.	7. Where the measures referred to in paragraphs 5 and 6 are not sufficient to ensure the timely implementation of projects of common interest, the Commission may issue guidelines regarding the incentives laid down in this Article.	[no change] 7. Where the measures referred to in paragraphs 5 and 6 are not sufficient to ensure the timely implementation of projects of common interest, the Commission may issue guidelines regarding the incentives laid down in this Article.
464	CHAPTER VII	CHAPTER VII	CHAPTER VII	CHAPTER VII
465	FINANCING	FINANCING	FINANCING	FINANCING
466	Article 18	Article 18	Article 18	Article 18
467	Eligibility of projects for Union financial assistance under Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438]	Eligibility of projects for Union financial assistance under Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438]	Eligibility of projects for Union financial assistance under Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438]	Eligibility of projects for Union financial assistance under Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438]
468	1. Projects of common interest falling under the categories set out in Annex II are eligible for Union financial assistance in the form of grants for studies and financial instruments.	1. Projects of common interest falling under the categories set out in Annex II are eligible for Union financial assistance in the form of grants for studies and financial instruments.	1. Projects of common interest falling under the categories set out in Article 25 and Annex II are eligible for Union financial assistance in the form of grants for studies and financial instruments.	

469	2. Projects of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II and point (3) of Annex II, except for hydro- pumped electricity storage projects, are also eligible for Union financial assistance in the form of grants for works where they fulfil all of the following criteria:	AM 170 2. Projects of common interest falling under the categories set out in points (1)(a), (aa), (b), (c) and (e) of Annex II and point (3) of Annex II, except for hydro- pumped electricity storage projects, are also eligible for Union financial assistance in the form of grants for works where they fulfil all of the following criteria:	2. Projects of common interest falling under the categories set out in Article 25 and in points (1)(a), (b), (c) and (e) of Annex II and point (3) of Annex II, [] are also eligible for Union financial assistance in the form of grants for works where they fulfil all of the following criteria:	
470	(a) the project specific cost- benefit analysis pursuant to Article 16(3)(a) provides evidence concerning the existence of significant positive externalities, such as security of supply, system flexibility, solidarity or innovation;	AM 171 (a) the project specific cost- benefit analysis pursuant to Article 16(3)(a) provides evidence concerning the existence of significant positive externalities, such as security of supply, system flexibility, solidarity, or innovation, <i>or</i> <i>sustainability</i> ;	(a) the project specific cost- benefit analysis pursuant to Article 16(3)(a) provides evidence concerning the existence of significant positive externalities, such as [], security of supply, system flexibility [] solidarity or innovation;	

471	(b) the project has received a cross-border cost allocation decision pursuant to Article 16 or, as regards projects of common interest falling under the category set out in point (3) of Annex II, where they do not fall under the competency of national regulatory authorities, and therefore they do not receive a cross-border cost allocation decision, the project aims at providing services across borders, bring technological innovation and ensure the safety of cross-border grid operation;	(b) the project has received a cross-border cost allocation decision pursuant to Article 16 or, as regards projects of common interest falling under the category set out in point (3) of Annex II, where they do not fall under the competency of national regulatory authorities, and therefore they do not receive a cross-border cost allocation decision, the project aims at providing services across borders, bring technological innovation and ensure the safety of cross-border grid operation;	(b) the project has received a cross-border cost allocation decision pursuant to Article 16 or, as regards projects of common interest falling under the category set out in point (3) of Annex II, where they do not fall under the competency of national regulatory authorities, and therefore they do not receive a cross-border cost allocation decision, the project aims at providing services across borders, bring technological innovation and ensure the safety of cross- border grid operation;	(b) [no change] the project has received a cross-border cost allocation decision pursuant to Article 16 or, as regards projects of common interest falling under the category set out in point (3) of Annex II, where they do not fall under the competency of national regulatory authorities, and therefore they do not receive a cross-border cost allocation decision, the project aims at providing services across borders, bring technological innovation and ensure the safety of cross-border grid operation;
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472	(c) the project is not commercially viable according to the business plan and other assessments carried out, in particular by potential investors or creditors or the national regulatory authority. The decision on incentives and its justification referred to in Article 17(2) shall be taken into account when assessing the project's commercial viability.	AM 172 (c) the project is not commercially viable cannot be financed by the market or through the regulatory framework according to the business plan and other assessments carried out, in particular by potential investors or creditors or the national regulatory authority. The In the case of a decision on granting incentives and its justification thereof, as referred to in Article 17(2), it shall be taken into account when assessing the project's commercial viability need for Union financial assistance;	(c) [] the project cannot be financed by the market or through the regulatory framework according to the business plan and other assessments carried out, in particular by potential investors or creditors or the national regulatory authority. In case of the decision on incentives and its justification referred to in Article 17(2), it shall be taken into account when assessing the project's need for Union financial assistance.	
473	3. Projects of common interest carried out in accordance with the procedure referred to in Article 5(7)(d) shall also be eligible for Union financial assistance in the form of grants for works where they fulfil the criteria set out in paragraph 2 of this Article.	3. Projects of common interest carried out in accordance with the procedure referred to in Article 5(7)(d) shall also be eligible for Union financial assistance in the form of grants for works where they fulfil the criteria set out in paragraph 2 of this Article.	3. Projects of common interest carried out in accordance with the procedure referred to in Article 5(7)(d) shall also be eligible for Union financial assistance in the form of grants for works where they fulfil the criteria set out in paragraph 2 of this Article.	3. [no change] Projects of common interest carried out in accordance with the procedure referred to in Article 5(7)(d) shall also be eligible for Union financial assistance in the form of grants for works where they fulfil the criteria set out in paragraph 2 of this Article.

174 A. D. S. J. C.			
4. Projects of common	AM 173	4. Projects of common interest	
interest falling under the	4. Projects of common interest	falling under the categories set	
categories set out in points	falling under the categories set	out in points (1)(d), (2) and (5)	
(1)(d), (2) and (5) of Annex	out in points (1)(d), (2), (4), (5)	of Annex II shall also be	
II shall also be eligible for	<i>and (5a)</i> and (5) of Annex II	eligible for Union financial	
Union financial assistance	shall also be eligible for Union	assistance in the form of grants	
in the form of grants for	financial assistance in the form	for works, where the	
works, where the concerned	of grants for works, where the	concerned project promoters,	
project promoters can	concerned project promoters, in	in an evaluation carried out	
clearly demonstrate	evaluation carried out by the	by the relevant national	
significant positive	relevant national authority, can	authority or, where	
externalities, such as	clearly demonstrate significant	applicable, the national	
security of supply, system	positive externalities, such as	regulatory authority, can	
flexibility, solidarity or	security of supply, system	clearly demonstrate significant	
innovation, generated by	flexibility, solidarity, or	positive externalities, such as [
the projects and provide	innovation or sustainability,	security of supply, system	
clear evidence of their lack	generated by the projects and	flexibility, [] solidarity or	
of commercial viability, in	provide clear evidence of their	innovation, generated by the	
accordance with the cost-	lack of commercial viability, in	projects and provide clear	
benefit analysis, the	accordance with the cost-benefit	evidence of their lack of	
business plan and	analysis, the business plan and	commercial viability, in	
assessments carried out, in	assessments carried out, in	accordance with the cost-	
particular by potential	particular by potential investors	benefit analysis, the business	
investors or creditors or,	or creditors or, where	plan and assessments carried	
where applicable, a national	applicable, a national regulatory	out, in particular by potential	
regulatory authority.	authority.	investors or creditors or, where	
		applicable, a national	
		regulatory authority.	
		regulatory authority.	

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475		5. Projects of common
		interest in island territories,
		where they support
		innovative and other
		solutions involving at least
		two Member States, on the
		basis of the cost benefit
		analysis, shall also be eligible
		for Union financial
		assistance in the form of
		grants for works, where the
		concerned project promoters
		can clearly demonstrate in
		an evaluation carried out by
		the national regulatory
		authority: significant
		positive externalities, such as
		effective contribution to
		security of supply, system
		flexibility or innovation,
		generated by the projects
		and provide clear evidence of
		their lack of commercial
		viability, in accordance with
		the cost-benefit analysis, the
		business plan and
		assessments carried out, in
		particular by potential
1		investors or creditors.
	I I	

476	5. Projects of mutual interest shall be assimilated with projects of common interest and be eligible for Union financial assistance. Only the investments located on the territory of the Union which are part of the project of mutual interest, shall be eligible for Union financial assistance in the form of grants for works where they fulfil the criteria set out in paragraph 2, and where the cross- border cost allocation decision referred to in paragraph 2(b) allocates costs across borders for at least two Member States in a significant proportion in each Member State.	5. Projects of mutual interest shall be assimilated with projects of common interest and be eligible for Union financial assistance. Only the investments located on the territory of the Union which are part of the project of mutual interest, shall be eligible for Union financial assistance in the form of grants for works where they fulfil the criteria set out in paragraph 2, and where the cross-border cost allocation decision referred to in paragraph 2(b) allocates costs across borders for at least two Member States in a significant proportion in each Member State.	6. Projects of mutual interest shall be assimilated with projects of common interest and be eligible for Union financial assistance also in the form of grants for works, where they fulfil the criteria set out in paragraph 2 and the project contributes to the energy and climate objectives of the Union.	
477		AM 174 5a. Support for the empowerment of stakeholders with a view to fulfilling their role in the Stakeholder Committee shall be eligible for Union financial assistance in the form of grants for capacity building, skilling and training.		

478	Article 19	Article 19	Article 19	Article 19
479	Guidance for the award criteria of Union financial assistance	Guidance for the award criteria of Union financial assistance	Guidance for the award criteria of Union financial assistance	Guidance for the award criteria of Union financial assistance
480	The specific criteria set out in Article 4(3) and the parameters set out in Article 4(5) shall apply for the purpose of establishing award criteria for Union financial assistance in in Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438].	AM 175 The specific criteria set out in Article 4(3) and the parameters set out in Article 4(5) shall apply be taken into consideration for the purpose of establishing award criteria for Union financial assistance in in Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438].	The specific criteria set out in Article 4(3) and the parameters set out in Article 4(5) shall apply for the purpose of establishing award criteria for Union financial assistance in in Regulation (EU) [on a Connecting Europe Facility as proposed by COM(2018)438]. For the projects of common interest falling under Article 25, the criteria of market integration, security of supply, competition and sustainability shall apply.	
481	CHAPTER VIII	CHAPTER VIII	CHAPTER VIII	CHAPTER VIII
482	FINAL PROVISIONS	FINAL PROVISIONS	FINAL PROVISIONS	FINAL PROVISIONS
483	Article 20	Article 20	Article 20	Article 20
484	Exercise of the delegation	Exercise of the delegation	Exercise of the delegation	Exercise of the delegation

on the Comm	is is conferred nission subject ions laid down	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. [no change] The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
Article 3 shall on the Comm period of sev [1 January 20 Commission a report in re- delegation of later than nin before the en year period. 7 of power shall extended for identical dura the European the Council of extension not	s referred to in Il be conferred hission for a en years from 022]. The shall draw up spect of the power not be months d of the seven- The delegation Il be tacitly periods of an ation, unless Parliament or opposes such t later than before the end	2. The power to adopt delegated acts referred to in Article 3 shall be conferred on the Commission for a period of seven years from [1 January 2022]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the seven-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.	2. The power to adopt delegated acts referred to in Article 3 shall be conferred on the Commission for a period of seven years from [1 January 2022]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the seven-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.	[no change] 2. The power to adopt delegated acts referred to in Article 3 shall be conferred on the Commission for a period of seven years from [1 January 2022]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the seven-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.

487	3. The delegation of power referred to in Article 3 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official Journal of</i> <i>the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Article 3 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official Journal</i> <i>of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	3. The delegation of power referred to in Article 3 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	[no change] 3. The delegation of power referred to in Article 3 may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official Journal of the</i> <i>European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.
488			Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	
489	4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	4. [no change] As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.

490 5. A delegated act adopted pursuant to Article 3 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	5. A delegated act adopted pursuant to Article 3 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	5. A delegated act adopted pursuant to Article 3 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	5. [no change] A delegated act adopted pursuant to Article 3 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.
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491			6. If the delegated act adopted by the Commission for a particular Union list cannot enter into force due to an objection expressed either by the European Parliament or the Council, the Commission shall immediatelly convene the Groups in order to draw up new regional lists taking into account the reasons for the objection. The Commission wil adopt a new delegated act establishing the Union list of projects of common interest and projects of mutual interest as soon as possible.	
492	Article 21		[article 21 was deleted]	
493	Committee procedure		[]	
494	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	[]	
495	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.	[]	
496	Article 22	Article 22	Article 22	Article 22
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497	Reporting and evaluation	Reporting and evaluation	Reporting and evaluation	Reporting and evaluation
498	Not later than 31 December 2027, the Commission shall publish a report on the implementation of projects of common interest and submit it to the European Parliament and the Council. That report shall provide an evaluation of:	Not later than 31 December 2027, the Commission shall publish a report on the implementation of projects of common interest and submit it to the European Parliament and the Council. That report shall provide an evaluation of:	Not later than 31 December 2027, the Commission shall publish a report on the implementation of projects of common interest and projects of mutual interest , [] and submit it to the European Parliament and the Council. That report shall provide an evaluation of:	[provisionally agreed] Not later than 31 December 2027, the Commission shall publish a report on the implementation of projects of common interest and projects of mutual interest , [] and submit it to the European Parliament and the Council. That report shall provide an evaluation of:
499	(a) the progress achieved in the planning, development, construction and commissioning of projects of common interest selected pursuant to Article 3, and, where relevant, delays in implementation and other difficulties encountered;	(a) the progress achieved in the planning, development, construction and commissioning of projects of common interest selected pursuant to Article 3, and, where relevant, delays in implementation and other difficulties encountered;	(a) the progress achieved in the planning, development, construction and commissioning of projects of common interest and projects of mutual interest , [] selected pursuant to Article 3, and, where relevant, delays in implementation and other difficulties encountered;	(a) [provisionally agreed] the progress achieved in the planning, development, construction and commissioning of projects of common interest and projects of mutual interest , [] selected pursuant to Article 3, and, where relevant, delays in implementation and other difficulties encountered;
500	(b) the funds engaged and disbursed by the Union for projects of common interest, compared to the total value of funded projects of common interest;	(b) the funds engaged and disbursed by the Union for projects of common interest, compared to the total value of funded projects of common interest;	(b) the funds engaged and disbursed by the Union for projects of common interest and projects of mutual interest, [] compared to the total value of funded projects of common interest;	(b) [provisionally agreed] the funds engaged and disbursed by the Union for projects of common interest and projects of mutual interest , [] compared to the total value of funded projects of common interest;

501	(c) the progress achieved in terms of integration of renewable energy sources and reduced greenhouse gas emissions through the planning, development, construction and commissioning of projects of common interest selected pursuant to Article 3;	(c) the progress achieved in terms of integration of renewable energy sources and reduced greenhouse gas emissions through the planning, development, construction and commissioning of projects of common interest selected pursuant to Article 3;	(c) the progress achieved in terms of integration of renewable energy sources (including offshore) and reduced greenhouse gas emissions through the planning, development, construction and commissioning of projects of common interest and projects of mutual interest, [] selected pursuant to Article 3;	
502	(d) the progress achieved in the planning, development, construction and commissioning of offshore grids for renewable energy and the enabled deployment of offshore renewable energy;	AM 176 (d) the progress achieved in the planning, development, construction and commissioning of offshore grids for renewable energy and <i>energy</i> <i>infrastructure for offshore</i> <i>renewable electricity, as well as</i> the enabled deployment of offshore renewable energy;	[]	
503	(e) for the electricity and hydrogen sectors, the evolution of the interconnection level between Member States, the corresponding evolution of energy prices, as well as the number of network system failure events, their causes and related economic cost;	AM 177 (e) for the electricity and hydrogen sectors, the evolution of the interconnection level between Member States <i>or the</i> <i>level of flexibility achieved</i> , the corresponding evolution of energy prices, as well as the number of network system failure events, their causes and related economic cost <i>and the</i> <i>contribution to energy system</i> <i>integration</i> ;	(d) for the electricity and renewable or low carbon gases including hydrogen sectors, the evolution of the interconnection level between Member States, the corresponding evolution of energy prices, as well as the number of network system failure events, their causes and related economic cost;	

504	(f) the process of permit granting and public participation, in particular:	(f) the process of permit granting and public participation, in particular:	(e) the process of permit granting and public participation, in particular:	(x) [no change] the process of permit granting and public participation, in particular:
505	(i) the average and maximum total duration of the permit granting process for projects of common interest, including the duration of each step of the pre-application procedure, compared to the timing foreseen by the initial major milestones referred to in Article 10(5);	(i) the average and maximum total duration of the permit granting process for projects of common interest, including the duration of each step of the pre- application procedure, compared to the timing foreseen by the initial major milestones referred to in Article 10(5);	 (i) the average and maximum total duration of the permit granting process for projects of common interest and projects of mutual interest, [] including the duration of each step of the preapplication procedure, compared to the timing foreseen by the initial major milestones referred to in Article 10(5); 	 (i) [provisionally agreed] the average and maximum total duration of the permit granting process for projects of common interest and projects of mutual interest, [] including the duration of each step of the pre-application procedure, compared to the timing foreseen by the initial major milestones referred to in Article 10(5);
500	(ii) the level of opposition faced by projects of common interest, in particular the number of written objections during the public consultation process and the number of legal recourse actions;	(ii) the level of opposition faced by projects of common interest, in particular the number of written objections during the public consultation process and the number of legal recourse actions;	(ii) the level of opposition faced by projects of common interest and projects of mutual interest , [] in particular the number of written objections during the public consultation process and the number of legal recourse actions;	 (ii) [provisionally agreed] the level of opposition faced by projects of common interest and projects of mutual interest, [] in particular the number of written objections during the public consultation process and the number of legal recourse actions;

507	(iii) an overview of best and innovative practices with regard to stakeholder involvement and mitigation of environmental impact during permit granting processes and project implementation, including climate adaptation;	AM 178 (iii) an overview of best and innovative practices with regard to stakeholder involvement and mitigation of environmental impact during permit granting processes and project implementation, including <i>alternative routing and</i> climate adaptation;	(iii) an overview of best and innovative practices with regard to stakeholder involvement [];	
508			(iv) an overview of best and innovative practices with regard to mitigation of environmental impact, including climate adaptation, during permit granting processes and project implementation;	
509	(iv) the effectiveness of the schemes foreseen in Article8(3) regarding compliance with the time limits set out in Article 10;	(iv) the effectiveness of the schemes foreseen in Article 8(3) regarding compliance with the time limits set out in Article 10;	(v) the effectiveness of the schemes foreseen in Article 8(3) regarding compliance with the time limits set out in Article 10;	(v) [no change] the effectiveness of the schemes foreseen in Article 8(3) regarding compliance with the time limits set out in Article 10;
510	(g) regulatory treatment, in particular:	(g) regulatory treatment, in particular:	(g) regulatory treatment, in particular:	(g) [no change] regulatory treatment, in particular:

511	(i) the number of projects	(i) the number of projects of	(i) the number of projects of	(i) [no change] the number of projects of
511	of common interest having	common interest having been	common interest having been	common interest having been granted a
	been granted a cross-border	granted a cross-border cost	granted a cross-border cost	cross-border cost allocation decision
	cost allocation decision	allocation decision pursuant to	allocation decision pursuant to	pursuant to Article 16;
	pursuant to Article 16;	Article 16;	Article 16;	
	(ii) the number and type of	(ii) the number and type of	(ii) the number and type of	(ii) [no change] the number and type of
512	projects of common interest	projects of common interest	projects of common interest	projects of common interest which received
	which received specific	which received specific	which received specific	specific incentives pursuant to Article 17.
	incentives pursuant to	incentives pursuant to Article	incentives pursuant to Article	
	Article 17:	17:	17.	
	(b) the effectiveness of this	AM 179	(h) the effectiveness of this	
513	Regulation in contributing	(h) the effectiveness of this	Regulation in contributing to	
	to the climate and energy	Regulation in contributing to the	the climate and energy targets	
	targets for 2030, and, in the	climate and energy targets for	for 2030, and [] to the	
	longer term, to the	2030, and, in the longer term, to	achievement of climate	
	achievement of climate	the achievement of climate		
			neutrality by 2050.	
	neutrality by 2050.	neutrality <i>at the latest</i> by 2050.		
514		AM 180 (new)		
		Article 22a		
515		Review		
010	1			
516		By 30 June 2027, the		
510		Commission shall carry out a		
		review of this Regulation, on		
		the basis of the results of the		
		reporting and evaluation		
		provided for in Article 22, as		
		well as the implementation and		
		evaluation reports carried out		
		pursuant to Articles 22 and 23		
		of Regulation (EU) 2021/1153		
		of the European Parliament		
		and of the Council ³¹ .		
		ana oj ine Council.		

³¹ Regulation (EU) 2021/1153 of the European Parliament and of the Council of 7 July 2021 establishing the Connecting Europe Facility and repealing Regulations (EU) No 1316/2013 and (EU) No 283/2014 (OJ L 249, 14.7.2021, p. 38.).

517	Article 23	Article 23	Article 23	Article 23
518	Information and publicity	Information and publicity	Information and publicity	Information and publicity
519	The Commission shall establish and maintain a transparency platform easily accessible to the general public through the internet. The platform shall be regularly updated with information from the reports referred to in Article 5(1) and the website referred to in Article 9(7). The platform shall contain the following information:	The Commission shall establish and maintain a transparency platform easily accessible to the general public through the internet. The platform shall be regularly updated with information from the reports referred to in Article 5(1) and the website referred to in Article 9(7). The platform shall contain the following information:	The Commission shall establish and maintain a transparency platform easily accessible to the general public through the internet. The platform shall be regularly updated with information from the reports referred to in Article 5(1) and the website referred to in Article 9(7). The platform shall contain the following information:	[no change] The Commission shall establish and maintain a transparency platform easily accessible to the general public through the internet. The platform shall be regularly updated with information from the reports referred to in Article 5(1) and the website referred to in Article 9(7). The platform shall contain the following information:
520	(a) general, updated information, including geographic information, for each project of common interest;	(a) general, updated information, including geographic information, for each project of common interest;	(a) general, updated information, including geographic information, for each project of common interest;	(a) [no change] general, updated information, including geographic information, for each project of common interest;
521	(b) the implementation plan as set out in Article 5(1) for each project of common interest presented in a manner that allows the assessment of the progress in implementation at any moment in time;	(b) the implementation plan as set out in Article 5(1) for each project of common interest presented in a manner that allows the assessment of the progress in implementation at any moment in time;	(b) the implementation plan as set out in Article 5(1) for each project of common interest and projects of mutual interest , [] presented in a manner that allows the assessment of the progress in implementation at any moment in time;	(b) [provisionally agreed] the implementation plan as set out in Article 5(1) for each project of common interest and projects of mutual interest , [] presented in a manner that allows the assessment of the progress in implementation at any moment in time;

522	(c) the main expected benefits and the costs of the projects except for any commercially sensitive information;	AM 181 (c) the main expected benefits <i>and contribution to objectives</i> <i>referred to in Article 1</i> and the costs of the projects except for any commercially sensitive information;	(c) the main expected benefits and the costs of the projects except for any commercially sensitive information;	
523	(d) the Union list;	(d) the Union list;	(d) the Union list;	(d) [no change] the Union list;
524	(e) the funds allocated and disbursed by the Union for each project of common interest.	(e) the funds allocated and disbursed by the Union for each project of common interest.	(e) the funds allocated and disbursed by the Union for each project of common interest.	(e) [no change] the funds allocated and disbursed by the Union for each project of common interest.
525			(f) the links to the national manual of procedures mentioned in article 9;	
526			(g) existing sea basin studies and plans for each priority offshore grid corridor, without affecting any intellectual property rights.	
527	Article 24	Article 24	Article 24	Article 24
528	Transitional provisions	Transitional provisions	Transitional provisions	Transitional provisions

529	This Regulation shall not affect the granting, continuation or modification of financial assistance awarded by the Commission pursuant to Regulation (EU) No 1316/2013 of the European Parliament and of the Council ³² .	This Regulation shall not affect the granting, continuation or modification of financial assistance awarded by the Commission pursuant to Regulation (EU) No 1316/2013 of the European Parliament and of the Council ³² .	This Regulation shall not affect the granting, continuation or modification of financial assistance awarded by the Commission pursuant to Regulation (EU) No 1316/2013 of the European Parliament and of the Council ³² . For projects of common interest in the permit granting process for which a project promoter has submitted an application file before 16 November 2013, the provisions of Chapter III shall not apply.	
530			Article 24	
531			Transitional period	
532			1. During a transitional period, dedicated hydrogen assets converted from natural gas assets falling under the energy infrastructure category set out in point (3) of Annex II could be used for transport or storage of a pre-defined blend of hydrogen with natural gas or biomethane.	

³² Regulation (EU) No 1316/2013 of the European Parliament and of the Council of 11 December 2013 establishing the Connecting Europe Facility, amending Regulation (EU) No 913/2010 and repealing Regulations (EC) No 680/2007 and (EC) No 67/2010, OJ L 348, 20.12.2013, p. 129

533	2. During the transitional period, the project promoters shall closely cooperate on project design and implementation in order to ensure interoperability of neighbouring networks.
534	3. This transitional period shall end on 31 st December 2029, whereas any elegibility for Union financial assistance under Article 18 shall end on 31st December 2027. The project promoter shall demonstrate how, by the end of this transitional period, the assets referred to in paragprah 1 will cease to be natural gas assets and become dedicated hydrogen assets, as set out in point (3) of Annex II, as well as on the increased use of hydrogen enabled during the transitional period. Such proof shall include an assessment of the supply and demand of renewable or low carbon hydrogen as well as a calculation of the greenhouse gas emissions reduction enabled by the project.

535		4. In assessing candidate projects falling under this Article, the Groups and the Commission shall ensure that they are designed in view of creating dedicated hydrogen assets by the end of the transitional period and do not lead to a prolongation of the lifetime of natural gas and that interoperability of neighbouring networks across borders is ensured.
536	AM 182 (new) Article 24a	
537	Transitional period	
538	1. During a transitional period, dedicated hydrogen assets converted from natural gas assets falling under the energy infrastructure category set out in point (3) of Annex II could be used for transport or storage of a pre-defined blend of hydrogen with natural gas or biomethane.	
539	2. During the transitional period, the project promoters shall closely cooperate on project design and implementation in order to ensure interoperability of neighbouring networks.	

5 40	
540	3. This transitional period shall
	end on 31 December 2029,
	whereas any eligibility for
	Union financial assistance
	under Article 18 shall end on
	31 December 2027. The project
	promoter shall demonstrate
	how and be contractually
	bound to ensure that, by the
	end of this transitional period,
	the assets referred to in
	paragraph 1 will cease to be
	natural gas assets and become
	dedicated hydrogen assets, as
	set out in point (3) of Annex II,
	as well as on the increased use
	of hydrogen enabled during the
	transitional period. Such proof
	shall include an assessment of
	the supply and demand of
	renewable or low carbon
	hydrogen as well as a
	calculation of the greenhouse
	gas emissions reduction
	enabled by the project, which
	are both regularly verified
	together with the timely
	implementation by the
	Commission. This condition
	shall be reflected in the CEF
	Grant Agreement.
	Grund 21gr contenu

541	4. In assessing candidate projects falling under this Article, the Groups and the Commission shall ensure that they are designed in view of creating dedicated hydrogen assets by the end of the transitional period and do not lead to a prolongation of the lifetime of natural gas and that interoperability of neighbouring networks across borders is ensured.
542	AM 183 (new) Article 24b
543	Derogation for natural gas projects
544	1. By way of derogation from Article 4(1) points (a) and (b), Article 4(2) to (5), of this Regulation, natural gas projects that were included in the fourth or fifth Union list established pursuant to Regulation (EU) No 347/2013 shall be eligible to be included in the first Union list adopted in accordance with Article 3(4) of this Regulation, provided that they:
545	(a) concern any of the following energy infrastructure categories:

546	(i) transmission pipelines for the transport of natural gas;	
547	(ii) underground storage facilities or reception, storage and regasification or decompression facilities for liquefied natural gas (LNG) or compressed natural gas (CNG); or	
548	(iii) any equipment or installation essential for the system to operate safely, securely and efficiently or to enable bi-directional capacity, including compression stations;	



549	(b) contribute significantly to sustainability, including by enhancing the switch from solid fossil fuels, in particular coal, lignite, peat and oil shale, to natural gas, as provided for in the integrated national climate and energy plans referred to in Article 3 of Regulation (EU) 2018/1999 of the European Parliament and of the Council ³³ , by reducing greenhouse gas emissions and by improving air quality;
550	(c) are necessary for closing missing interconnections between Member States;
551	(d) contribute to the decarbonisation objectives of the Union, including through the integration of renewable energy; and
552	(e) contribute significantly to at least one of the following specific criteria:

³³ Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the Energy Union and Climate Action, amending Regulations (EC) No 663/2009 and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Council Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council (OJ L 328, 21.12.2018, p. 1).

553	(i) market integration, including through lifting the isolation of at least one Member State and reducing energy infrastructure bottlenecks; interoperability and system flexibility;		
554	(ii) security of supply, including through appropriate connections and diversification of supply sources, supplying counterparts and routes;		
555	(iii) competition, including through diversification of supply sources, supplying counterparts and routes.		
556	2. Natural gas projects as referred to in paragraph 1 shall not be eligible for Union financial assistance under Regulation (EU) 2021/1153.		
557		Article 25	
558		Derogation	

559	1. By way of derogation from Articles 3, 4 (1) (a), 4 (1) (b), 4 (5), 16 (3) (a), and ANNEXES I, II, III, in the case of Cyprus and Malta, that are still not interconnected to the trans- European gas network, projects under development or planning that have been granted the Project of Common Interest status under Regulation (EU) 347/2013 and are necessary to secure permanent interconnection of Cyprus and Malta to the trans- European gas network, shall maintain their Project of Common Interest status under Regulation with all relevant rights and obligations. These projects shall ensure in the future the ability to access new energy markets, including hydrogen.	
560	2. This derogation shall apply until each of the Member States is directly interconnected to the trans- European gas network.	

561	Article 25	Article 25	Article 2 6	Article 2 6
562	Amendment to Regulation (EC) No 715/2009	Amendment to Regulation (EC) No 715/2009	Amendment to Regulation (EC) No 715/2009	Amendment to Regulation (EC) No 715/2009
563	In Article 8(10) of Regulation (EC) No 715/2009, the first subparagraph is replaced by the following:	In Article 8(10) of Regulation (EC) No 715/2009, the first subparagraph is replaced by the following:	In Article 8(10) of Regulation (EC) No 715/2009, the first subparagraph is replaced by the following:	[no change] In Article 8(10) of Regulation (EC) No 715/2009, the first subparagraph is replaced by the following:
564	'The ENTSO for Gas shall adopt and publish a Union- wide network development plan referred to in point (b) of paragraph 3 every two years. The Union-wide network development plan shall include the modelling of the integrated network, including hydrogen networks, scenario development, a European supply adequacy outlook and an assessment of the resilience of the system'.	'The ENTSO for Gas shall adopt and publish a Union-wide network development plan referred to in point (b) of paragraph 3 every two years. The Union-wide network development plan shall include the modelling of the integrated network, including hydrogen networks, scenario development, a European supply adequacy outlook and an assessment of the resilience of the system'.	'The ENTSO for Gas shall adopt and publish a Union- wide network development plan referred to in point (b) of paragraph 3 every two years. The Union-wide network development plan shall include the modelling of the integrated network, including hydrogen networks, scenario development, a European supply adequacy outlook and an assessment of the resilience of the system'.	[no change] 'The ENTSO for Gas shall adopt and publish a Union-wide network development plan referred to in point (b) of paragraph 3 every two years. The Union- wide network development plan shall include the modelling of the integrated network, including hydrogen networks, scenario development, a European supply adequacy outlook and an assessment of the resilience of the system'.
565	Article 26	Article 26	Article 27	Article 27
566	Amendment to Directive 2009/73/EC	Amendment to Directive 2009/73/EC	Amendment to Directive 2009/73/EC	Amendment to Directive 2009/73/EC

567	In Article 41(1) of Directive 2009/73/EC, point (v) is added:	In Article 41(1) of Directive 2009/73/EC, point (v) is added:	In Article 41(1) of Directive 2009/73/EC, point (v) is added:	[no change] In Article 41(1) of Directive 2009/73/EC, point (v) is added:
568	'(v) carry out the obligations laid out in Articles 3, 5(7), Articles 14, 15, 16 and Article 17 of [the TEN-E Regulation as proposed by COM(2020)824];'	'(v) carry out the obligations laid out in Articles 3, 5(7), Articles 14, 15, 16 and Article 17 of [the TEN-E Regulation as proposed by COM(2020)824];'	'(v) carry out the obligations laid out in Articles 3, 5(7), Articles 14, 15, 16, 17 of [the TEN-E Regulation as proposed by COM(2020)824];'	'(v) [no change] carry out the obligations laid out in Articles 3, 5(7), Articles 14, 15, 16, 17 of [the TEN-E Regulation as proposed by COM(2020)824];'
569	Article 27	Article 27	Article 28	Article 28
570	Amendment to Directive (EU) 2019/944	Amendment to Directive (EU) 2019/944	Amendment to Directive (EU) 2019/944	Amendment to Directive (EU) 2019/944
571	In Article 59(1) of Directive (EU) 2019/944, point (zz) is added:	In Article 59(1) of Directive (EU) 2019/944, point (zz) is added:	In Article 59(1) of Directive (EU) 2019/944, point (zz) is added:	[no change] In Article 59(1) of Directive (EU) 2019/944, point (zz) is added:
572	'(zz) carry out the obligations laid out in Articles 3, 5 (7), Articles 14, 15, 16 and Article 17 of [the TEN-E Regulation as proposed by COM(2020)824];'	'(zz) carry out the obligations laid out in Articles 3, 5 (7), Articles 14, 15, 16 and Article 17 of [the TEN-E Regulation as proposed by COM(2020)824];'	'(zz) carry out the obligations laid out in Articles 3, 5 (7), Articles 14, 15, 16, 17 of [the TEN-E Regulation as proposed by COM(2020)824];'	'(zz) [no change] carry out the obligations laid out in Articles 3, 5 (7), Articles 14, 15, 16, 17 of [the TEN-E Regulation as proposed by COM(2020)824];'
573	Article 28	Article 28	Article 29	Article 29
574	Amendment to Regulation (EU) 2019/943	Amendment to Regulation (EU) 2019/943	Amendment to Regulation (EU) 2019/943	Amendment to Regulation (EU) 2019/943

575	The first sentence of Article 48 of Regulation (EC) 2019/943 is replaced by the following:	The first sentence of Article 48 of Regulation (EC) 2019/943 is replaced by the following:	The first sentence of Article 48 of Regulation (EC) 2019/943 is replaced by the following:	[no change] The first sentence of Article 48 of Regulation (EC) 2019/943 is replaced by the following:
576	'The Union-wide network development plan referred to under point (b) of Article 30(1) shall include the modelling of the integrated network, including scenario development and an assessment of the resilience of the system. It shall be fully consistent with the European resource adequacy assessment developed pursuant to Article 23.'	'The Union-wide network development plan referred to under point (b) of Article 30(1) shall include the modelling of the integrated network, including scenario development and an assessment of the resilience of the system. It shall be fully consistent with the European resource adequacy assessment developed pursuant to Article 23.'	'The Union-wide network development plan referred to under point (b) of Article 30(1) shall include the modelling of the integrated network, including scenario development and an assessment of the resilience of the system. Relevant input parameters for the modelling such as assumptions on fuel and carbon prices or installation of renewables it shall be fully consistent with the European resource adequacy assessment developed pursuant to Article 23.	
577	Article 29	Article 29	Article 30	Article 30
578	Amendment to Regulation (EU) 2019/942	Amendment to Regulation (EU) 2019/942	Amendment to Regulation (EU) 2019/942	Amendment to Regulation (EU) 2019/942
579	Points (c) and (d) of Article 11 of Regulation (EU) 2019/942 are replaced by the following:	Points (c) and (d) of Article 11 of Regulation (EU) 2019/942 are replaced by the following:	Points (c) and (d) of Article 11 of Regulation (EU) 2019/942 are replaced by the following:	[no change] Points (c) and (d) of Article 11 of Regulation (EU) 2019/942 are replaced by the following:

580	(c) carry out the obligations laid out in Articles 5, Articles 11(2), 11(8), 11(9), 11(10), Articles 12, 13 and Article 17(5) and in point (12) of Annex III of [the TEN-E Regulation as proposed by COM(2020)824];	AM 184 (c) carry out the obligations laid out in Articles 5, Articles 11(2), 11(8), 11(9), 11(10), Articles 12, 13 and Article 17(5) and in point (12) of Annex III of [the TEN-E Regulation as proposed by COM(2020)824];	(c) carry out the obligations laid out in Articles 5, Articles 11(2), 11(8), 11(9), 11(10), Articles 12, 13, 17 and in point (12) of Section 2 of Annex III of [the TEN-E Regulation as proposed by COM(2020)824];	
581	(d) take decisions on approving incremental changes to cost-benefit analysis methodologies pursuant to Article 11(6) and on investment requests including cross-border cost allocation pursuant to Article 16(6) of [TEN-E Regulation as proposed by COM(2020)824].	AM 185 (d) take decisions on approving incremental changes to cost- benefit analysis methodologies pursuant to Article 11(6) and on investment requests including cross-border cost allocation pursuant to Article 16(6) of [TEN-E Regulation as proposed by COM(2020)824].	(d) take decisions on approving incremental changes to cost-benefit analysis methodologies pursuant to Article 11(6) and on investment requests including cross-border cost allocation pursuant to Article 16(6) of [TEN-E Regulation as proposed by COM(2020)824].	
582	Article 30	Article 30	Article 31	Article 31
583	Repeal	Repeal	Repeal	Repeal
584	Regulation (EU) No 347/2013 is repealed from [1 January 2022]. No rights shall arise under the present Regulation for projects listed in the Annexes to Regulation (EU) 347/2013.	AM 186 Regulation (EU) No 347/2013 is repealed from [1 January 2022].	Regulation (EU) No 347/2013 is repealed from [1 January 2022]. No rights shall arise under the present Regulation for projects listed in the Annexes to Regulation (EU) 347/2013.	

585		Save where otherwise provided for in this Regulation, no rights shall arise under the present Regulation for projects listed in the Annexes to Regulation (EU) 347/2013. Decisions on cross-border cost allocations granted on the basis of Article 12 of Regulation (EU) No 347/2013 and related to projects for which at least the construction phase has been initiated shall remain valid. This Regulation shall apply to those decisions.		
587	Article 31	Article 31	Article 32	Article 32
588	Entry into force	Entry into force	Entry into force	Entry into force
589	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> .	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official Journal of the</i> <i>European Union</i> .	This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> .	[no change] This Regulation shall enter into force on the twentieth day following that of its publication in the <i>Official Journal</i> <i>of the European Union</i> .
590	It shall apply from [1 January 2022].	It shall apply from [1 January 2022].	It shall apply from [1 January 2022].	

591	This Regulation shall be binding in its entirety and directly applicable in all Member States. Done at Brussels, For the European Parliament <i>The President</i> []			
592	ANNEX I	ANNEX I	ANNEX I	<u>ANNEX I</u>
593	ENERGY INFRASTRUCTURE PRIORITY CORRIDORS AND AREAS	ENERGY INFRASTRUCTURE PRIORITY CORRIDORS AND AREAS	ENERGY INFRASTRUCTURE PRIORITY CORRIDORS AND AREAS	ENERGY INFRASTRUCTURE PRIORITY CORRIDORS AND AREAS
594	1. PRIORITY ELECTRICITY CORRIDORS	1. PRIORITY ELECTRICITY CORRIDORS	1. PRIORITY ELECTRICITY CORRIDORS	<i>1. PRIORITY ELECTRICITY CORRIDORS</i>
595	(1) North-South electricity interconnections in Western Europe ('NSI West Electricity'): interconnections between Member States of the region and with the Mediterranean area including the Iberian peninsula, notably to integrate electricity from renewable energy sources and reinforce internal grid infrastructures to foster market integration in the region.	(1) North-South electricity interconnections in Western Europe ('NSI West Electricity'): interconnections between Member States of the region and with the Mediterranean area including the Iberian peninsula, notably to integrate electricity from renewable energy sources and reinforce internal grid infrastructures to foster market integration in the region.	(1) North-South electricity interconnections in Western Europe ('NSI West Electricity'): interconnections between Member States of the region and with the Mediterranean area including the Iberian peninsula, notably to integrate electricity from renewable energy sources [] reinforce internal grid infrastructures to foster market integration in the region and to end isolation of Ireland .	

596	Member States concerned: Austria, Belgium, France, Germany, Ireland, Italy, Luxembourg, Netherlands, Malta, Portugal and Spain;	Member States concerned: Austria, Belgium, France, Germany, Ireland, Italy, Luxembourg, Netherlands, Malta, Portugal and Spain;	Member States concerned: Austria, Belgium, Denmark , France, Germany, Ireland, Italy, Luxembourg, Netherlands, Malta, Portugal and Spain;	
597	(2) North-South electricity interconnections in Central Eastern and South Eastern Europe ('NSI East Electricity'): interconnections and internal lines in North- South and East-West directions to complete the internal market and integrate generation from renewable energy sources.	(2) North-South electricity interconnections in Central Eastern and South Eastern Europe ('NSI East Electricity'): interconnections and internal lines in North-South and East- West directions to complete the internal market and integrate generation from renewable energy sources.	(2) North-South electricity interconnections in Central Eastern and South Eastern Europe ('NSI East Electricity'): interconnections and internal lines in North- South and East-West directions to complete the internal market, [] integrate generation from renewable energy sources and to end isolation of Cyprus.	
598	Member States concerned: Austria, Bulgaria, Croatia, Czech Republic, Cyprus, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;	Member States concerned: Austria, Bulgaria, Croatia, Czech Republic, Cyprus, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;	Member States concerned: Austria, Bulgaria, Croatia, Czech Republic, Cyprus, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;	[no change] Member States concerned: Austria, Bulgaria, Croatia, Czech Republic, Cyprus, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;
599	(3) Baltic Energy Market Interconnection Plan in electricity ('BEMIP Electricity'): interconnections between Member States and internal lines in the Baltic region, to foster market integration while integrating growing shares of renewable energy in the region.	(3) Baltic Energy Market Interconnection Plan in electricity ('BEMIP Electricity'): interconnections between Member States and internal lines in the Baltic region, to foster market integration while integrating growing shares of renewable energy in the region.	(3) Baltic Energy Market Interconnection Plan in electricity ('BEMIP Electricity'): interconnections between Member States and internal lines in the Baltic region, to foster market integration while integrating growing shares of renewable energy in the region.	(3) [no change] Baltic Energy Market Interconnection Plan in electricity ('BEMIP Electricity'): interconnections between Member States and internal lines in the Baltic region, to foster market integration while integrating growing shares of renewable energy in the region.

Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden. 2. PRIORITY OFFSHORE GRID	Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden. 2. PRIORITY OFFSHORE GRID CORRIDORS	Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden. 2. PRIORITY OFFSHORE GRID CORRIDORS	[no change] Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.
CORRIDORS			
(4) Northern Seas offshore grid ('NSOG'): integrated offshore electricity grid development and the related interconnectors in the North Sea, the Irish Sea, the English Channel and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	AM 187 Northern Seas offshore grids ('NSOG'): offshore electricity grid development, integrated offshore electricity or hydrogen grid development and the related interconnectors in the North Sea, the Irish Sea, the English Channel and neighbouring waters to transport electricity or hydrogen from renewable offshore energy sources to centres of consumption and storage or to increase cross- border electricity renewable energy exchange	(4) Northern Seas offshore grid ('NSOG'): integrated offshore electricity grid development and the related interconnectors in the North Sea, the Irish Sea, the Celtic Sea , the English Channel and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	
Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the	Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;	Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;	
	Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden. 2. PRIORITY OFFSHORE GRID CORRIDORS (4) Northern Seas offshore grid ('NSOG'): integrated offshore electricity grid development and the related interconnectors in the North Sea, the Irish Sea, the English Channel and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange. Member States concerned: Belgium, Denmark, France, Germany, Ireland,	Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.2. PRIORITY OFFSHORE GRID CORRIDORS2. PRIORITY OFFSHORE GRID CORRIDORS(4) Northern Seas offshore grid ('NSOG'): integrated offshore electricity grid development and the related interconnectors in the North Sea, the Irish Sea, the English Channel and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.AM 187 Northern Seas offshore grids ('NSOG'): offshore electricity grid development, integrated offshore electricity or hydrogen grid development and the related interconnectors in the North Sea, the Irish Sea, the English Channel and neighbouring waters to transport electricity or hydrogen from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, theMember States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;	Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.2. PRIORITY OFFSHORE GRID CORRIDORS2. PRIORITY OFFSHORE GRID CORRIDORS2. PRIORITY OFFSHORE GRID CORRIDORS2. PRIORITY OFFSHORE GRID CORRIDORS(4) Northern Seas offshore grid ('NSOG'): integrated offshore electricity grid development and the related interconnectors in the North Sea, the Irish Sea, the English Channel and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, theMember States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;Member States concerned: Belgium, Denmark, France, Germany, Ireland, Luxemburg, the Netherlands and Sweden;

604	(5) Baltic Energy Market Interconnection Plan offshore grid ('BEMIP offshore'): integrated offshore electricity grid development and the	AM 188 Baltic Energy Market Interconnection Plan offshore grids ('BEMIP offshore'): offshore electricity grid development or integrated	(5) Baltic Energy Market Interconnection Plan offshore grid ('BEMIP offshore'): integrated offshore electricity grid development and the related interconnectors in the	
	related interconnectors in the Baltic Sea and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border	offshore electricity <i>or hydrogen</i> grid development and the related interconnectors in the Baltic Sea and neighbouring waters to transport electricity <i>or hydrogen</i> from renewable offshore energy sources to centres of consumption and storage and <i>or</i>	Baltic Sea and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	
	electricity exchange.	to increase cross-border electricity renewable energy exchange.		
605	Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden;	Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden;	Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden;	[no change] Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden;
606	(6) South and East offshore grid: integrated offshore electricity grid development and the related interconnectors in the Mediterranean Sea, Black Sea and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	AM 189 South and East offshore grids: offshore electricity grid development or integrated offshore electricity or hydrogen grids development and the related interconnectors in the Mediterranean Sea, Black Sea and neighbouring waters to transport electricity or hydrogen from renewable offshore energy sources to centres of consumption and storage or and to increase cross-border electricity renewable energy exchange.	(6) South and West [] offshore grid: integrated offshore electricity grid development and the related interconnectors in the Mediterranean Sea (including Cadiz Gulf), [] and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	

607	Member States concerned: Bulgaria, Cyprus, Croatia, France, Greece, Italy, Malta, Romania, Slovenia, and Spain;	Member States concerned: Bulgaria, Cyprus, Croatia, France, Greece, Italy, Malta, Romania, Slovenia, and Spain;	Member States concerned: [] France, Greece, Italy, Malta, [] Portugal [] and Spain;	
608	(7) South Western Europe offshore grid: integrated offshore electricity grid development and the related interconnectors in the North Atlantic Ocean waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	AM 190 South Western Europe offshore grids: offshore electricity grid development or integrated offshore electricity or hydrogen grids development and the related interconnectors in the North Atlantic Ocean waters to transport electricity or hydrogen from renewable offshore energy sources to centres of consumption and storage or and to increase cross-border electricity renewable energy exchange.	(7) South and East [] offshore grid: integrated offshore electricity grid development and the related interconnectors in the [] Mediterranean Sea, Black Sea and neighbouring waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange;	
609	Member States concerned: France, Ireland, Portugal and Spain.	Member States concerned: France, Ireland, Portugal and Spain.	Member States concerned: Bulgaria, Cyprus, Croatia, Greece, Italy, Romania and Slovenia.	
610			(8) (based on original point (7) Atlantic [] offshore grid: integrated offshore electricity grid development and the related interconnectors in the North Atlantic Ocean waters to transport electricity from renewable offshore energy sources to centres of consumption and storage and to increase cross-border electricity exchange.	

611			Member States concerned: France, Ireland, Portugal and Spain.	
612	3. PRIORITY CORRIDORS FOR HYDROGEN AND ELECTROLYSERS	3. PRIORITY CORRIDORS FOR HYDROGEN AND ELECTROLYSERS	3. PRIORITY CORRIDORS FOR HYDROGEN AND ELECTROLYSERS	3. PRIORITY CORRIDORS FOR HYDROGEN AND ELECTROLYSERS
613	(8) Hydrogen interconnections in Western Europe ('HI West'): hydrogen infrastructure enabling the emergence of an integrated hydrogen backbone connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an EU-wide network for hydrogen transport.	AM 191 (8) Hydrogen interconnections in Western Europe ('HI West'): hydrogen infrastructure and the repurposing of existing natural gas infrastructure with a view to enabling the emergence of an integrated hydrogen backbone connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an <i>EU wide</i> network for hydrogen transport.	(9) Hydrogen interconnections in Western Europe ('HI West'): hydrogen infrastructure including the repurposing of gas infrastructure, enabling the emergence of an integrated hydrogen backbone, directly or indirectly (via interconnection with a [] third country[]), connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an EU-wide network for hydrogen transport.	

the d to-ga to en reduc to se relial and s integ conc Belg Gern Luxe	trolysers: supporting leployment of power- as applications aiming nable greenhouse gas ctions and contributing ecure, efficient and ble system operation smart energy system gration. Member States cerned: Austria, gium, Denmark, France, many, Ireland, Italy, embourg, Malta, the nerlands, Portugal, and n;	AM 192 Electrolysers: supporting the deployment of <i>power to gas and</i> <i>power to liquid</i> applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Austria, Belgium, Denmark, France, Germany, Ireland, Italy, Luxembourg, Malta, the Netherlands, Portugal, and Spain;	Electrolysers: supporting the deployment of power-to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Austria, Belgium, Czech Republic , Denmark, France, Germany, Ireland, Italy, Luxembourg, Malta, the Netherlands, Portugal, and Spain;	[provisionally agreed] Electrolysers: supporting the deployment of power-to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Austria, Belgium, Czech Republic, Denmark, France, Germany, Ireland, Italy, Luxembourg, Malta, the Netherlands, Portugal, and Spain;
Easte Euro hydre enab an in back coun addre infra hydre emer	reconnections in Central ern and South Eastern ope ('HI East'): rogen infrastructure oling the emergence of ntegrated hydrogen thone connecting the ntries of the region and ressing their specific astructure needs for rogen supporting the rgence of an EU-wide vork for hydrogen	AM 193 Hydrogen interconnections in Central Eastern and South Eastern Europe ('HI East'): hydrogen infrastructure and the repurposing of existing natural gas infrastructure with a view to enabling the emergence of an integrated hydrogen backbone connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an <i>EU wide</i> network for hydrogen transport.	(10) Hydrogen interconnections in Central Eastern and South Eastern Europe ('HI East'): hydrogen infrastructure including the repurposing of gas infrastructure, enabling the emergence of an integrated hydrogen backbone, directly or indirectly (via interconnection with a [] third country), connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an EU-wide network for hydrogen transport.	

th to to re to re an in co Bi C2 Gi	Electrolysers: supporting the deployment of power- o-gas applications aiming to enable greenhouse gas eductions and contributing to secure, efficient and eliable system operation and smart energy system integration. Member States oncerned: Austria, Bulgaria, Croatia, Cyprus, Ezech Republic, Germany, Greece, Hungary, Italy, oland, Romania, Slovakia and Slovenia;	AM 194 Electrolysers: supporting the deployment of <i>power to gas and</i> <i>power to liquid</i> applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Austria, Bulgaria, Croatia, Cyprus, Czech Republic, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;	Electrolysers: supporting the deployment of power-to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Austria, Bulgaria, Croatia, Cyprus, Czech Republic, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;	[provisionally agreed to COM text] Electrolysers: supporting the deployment of power-to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Austria, Bulgaria, Croatia, Cyprus, Czech Republic, Germany, Greece, Hungary, Italy, Poland, Romania, Slovakia and Slovenia;
In hy Hy in en hy co th th ne su of	10) Baltic Energy Market nterconnection Plan in ydrogen ('BEMIP lydrogen'): hydrogen nfrastructure enabling the mergence of an integrated ydrogen backbone onnecting the countries of ne region and addressing neir specific infrastructure eeds for hydrogen upporting the emergence f an EU-wide network for ydrogen transport.	AM 195 Baltic Energy Market Interconnection Plan in hydrogen ('BEMIP Hydrogen'): hydrogen infrastructure and the repurposing of existing natural gas infrastructure with a view to enabling the emergence of an integrated hydrogen backbone connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an <i>EU wide</i> network for hydrogen transport.	(11) Baltic Energy Market Interconnection Plan in hydrogen ('BEMIP Hydrogen'): hydrogen infrastructure, including the repurposing of gas infrastructure, enabling the emergence of an integrated hydrogen backbone, directly or indirectly (via interconnection with a [] third country[]), connecting the countries of the region and addressing their specific infrastructure needs for hydrogen supporting the emergence of an EU-wide network for hydrogen transport.	

618	Electrolysers: supporting the deployment of power- to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.	AM 196 Electrolysers: supporting the deployment of <i>power to gas and</i> <i>power to liquid</i> applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.	Electrolysers: supporting the deployment of power-to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.	[provisionally agreed to COM text] Electrolysers: supporting the deployment of power-to-gas applications aiming to enable greenhouse gas reductions and contributing to secure, efficient and reliable system operation and smart energy system integration. Member States concerned: Denmark, Estonia, Finland, Germany, Latvia, Lithuania, Poland and Sweden.
619	4. PRIORITY THEMATIC AREAS	4. PRIORITY THEMATIC AREAS	4. PRIORITY THEMATIC AREAS	4. PRIORITY THEMATIC AREAS
620	(11) Smart electricity grids deployment: adoption of smart grid technologies across the Union to efficiently integrate the behaviour and actions of all users connected to the electricity network, in particular the generation of large amounts of electricity from renewable or distributed energy sources and demand response by consumers.	AM 197 (11) Smart electricity grids deployment: adoption of smart grid technologies across the Union to efficiently integrate the behaviour and actions of all users connected to the electricity network, in particular the generation of large amounts of electricity from renewable or distributed energy sources, and demand response by consumers, <i>energy storage, electric vehicles</i> <i>and other flexibility sources</i> .	(12) Smart electricity grids deployment: adoption of smart grid technologies across the Union to efficiently integrate the behaviour and actions of all users connected to the electricity network, in particular the generation of large amounts of electricity from renewable or distributed energy sources and demand response by consumers.	
621	Member States concerned: all;	Member States concerned: all;	Member States concerned: all;	Member States concerned: all;

622	(12) Cross-border carbon dioxide network: development of carbon dioxide transport infrastructure between Member States and with neighbouring third countries in view of the deployment of carbon dioxide capture and storage.	AM 198 (12) Cross-border carbon dioxide network: development of carbon dioxide transport of different modes and storage infrastructure between Member States and with neighbouring third countries in view of the deployment of carbon dioxide captured from industrial clusters for the purpose of permanent geological capture and storage.	(13) Cross-border carbon dioxide network: development of carbon dioxide transport and storage infrastructure between Member States and with neighbouring third countries in view of the deployment of carbon dioxide capture and storage as well as CO2 [] utilization for synthetic fuel gases leading to the permanent neutralization of carbon dioxide.	
623	Member States concerned: all;		Member States concerned: all;	Member States concerned: all;
624	(13) Smart gas grids: Adoption of smart gas grid technologies across the Union to efficiently integrate a plurality of renewable and low-carbon gas sources into the gas network, support the uptake of innovative solutions for network management and facilitating smart energy sector integration and demand response.	(13) Smart gas grids: Adoption of smart gas grid technologies across the Union to efficiently integrate a plurality of renewable and low-carbon gas sources into the gas network, support the uptake of innovative solutions for network management and facilitating smart energy sector integration and demand response.	(14) Smart gas grids: Adoption of smart gas grid technologies across the Union to efficiently integrate a plurality of low- carbon and particularly renewable gas sources into the gas network, support the uptake of innovative digital and others solutions for network management and facilitating smart energy sector integration and demand response, as well as necessary physical upgrades to integrate low carbon and particularly renewable gases.	

625		AM 199 (new) (13a) District Heating and Cooling: Upgrading of district heating and cooling systems to facilitate the uptake of renewable heat and cold including through the use of waste heat and cold and increasing flexibility for the energy system through power- to-heat.		
626	Member States concerned: all.	Member States concerned: all.	Member States concerned: all.	Member States concerned: all.
627	<u>ANNEX II</u>	<u>ANNEX II</u>	<u>ANNEX II</u>	<u>ANNEX II</u>
628	ENERGY INFRASTRUCTURE CATEGORIES	ENERGY INFRASTRUCTURE CATEGORIES	ENERGY INFRASTRUCTURE CATEGORIES	ENERGY INFRASTRUCTURE CATEGORIES
629	The energy infrastructure categories to be developed in order to implement the energy infrastructure priorities listed in Annex I are the following:	The energy infrastructure categories to be developed in order to implement the energy infrastructure priorities listed in Annex I are the following:	The energy infrastructure categories to be developed in order to implement the energy infrastructure priorities listed in Annex I are the following:	[no change] The energy infrastructure categories to be developed in order to implement the energy infrastructure priorities listed in Annex I are the following:

631	(a) high-voltage overhead transmission lines, if they have been designed for a voltage of 220 kV or more, and underground and submarine transmission cables, if they have been designed for a voltage of 150 kV or more;	AM 200 (a) high-voltage overhead transmission lines, if they have been designed for a voltage of 220 kV or more, <i>including any</i> <i>physical equipment to allow</i> <i>transport of electricity on the</i> <i>high and extra-high voltage</i> <i>level, including high voltage</i> <i>overhead transmission lines,</i> <i>considering internal lines in</i> <i>Member States (concerning</i> <i>connections between islands, as</i> <i>well connections between</i> <i>islands and mainland and</i> <i>interconnections between</i> <i>Member States)</i> and underground and submarine transmission cables, if they have been designed for a voltage of 150 110 kV or more;	 (a) any physical equipment designed to allow transport of electricity on the high and extra-high voltage level, including high-voltage overhead transmission lines, considering internal lines in MS (including connections between islands) and interconnections between MS [] if they have been designed for a voltage of 220 kV or more, and underground and submarine transmission cables, if they have been designed for a voltage of 150 kV or more. For small isolated systems and some Member States (if applicable and justified), the voltage limits can be reduced to the maximum voltage in use on the system; 	
632		AM 201 (new) (aa) any equipment or installation falling under category referred to in point (a) enabling transmission of offshore renewable electricity from the offshore generation sites, (energy infrastructure for offshore renewable electricity);		

633 (b) electricity storage facilities used for storing electricity on a permanent or temporary basis in above-ground or underground infrastructure or geological sites, provided they are directly connected to high-voltage transmission lines designed for a voltage of 110 kV or more;	AM 202 (b) <i>electricity energy</i> storage facilities used for storing <i>energy</i> <i>or providing flexibility to the</i> electricity <i>system also in an</i> <i>aggregated form</i> , on a permanent or temporary basis in above-ground or underground infrastructure or geological sites, provided they are directly connected to high-voltage transmission lines designed for a voltage of 110 kV or more; for Member States with only lower voltage lines, that threshold does not apply if duly justified; deferring the final use of electricity to after it was generated or the conversion of energy which can be stored, the storing of that energy, and the subsequent reconversion of that energy back into electrical energy or use as another energy carrier;	(b) energy storage facilities in the electricity system [] on a permanent or temporary basis in above-ground or underground infrastructure or geological sites, provided they are directly connected to high- voltage transmission lines and distribution lines designed for a voltage of 110 kV or more. For small isolated systems and some Member States (if applicable and justified), the voltage limits can be reduced to the maximum voltage in use on the system;	
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634		AM 203 (new) (ba) any equipment or installation allowing for electrification of transportation, in particular charging infrastructure within the TEN- T core network;		
635	(c) any equipment or installation essential for the systems referred to in points (a) and (b) to operate safely, securely and efficiently, including protection, monitoring and control systems at all voltage levels and substations;	(c) any equipment or installation essential for the systems referred to in points (a) and (b) to operate safely, securely and efficiently, including protection, monitoring and control systems at all voltage levels and substations;	(c) any equipment or installation essential for the systems referred to in points (a) and (b) to operate safely, securely and efficiently, including protection, monitoring and control systems at all voltage levels and substations;	(c) [no change] any equipment or installation essential for the systems referred to in points (a) and (b) to operate safely, securely and efficiently, including protection, monitoring and control systems at all voltage levels and substations;
636	(d) systems and components integrating ICT, through operational digital platforms, control systems and sensor technologies both at transmission and medium voltage distribution level, aiming at a more efficient and intelligent electricity transmission and distribution network, increased capacity to integrate new forms of generation, storage and consumption and facilitating new business models and market structures;	AM 204 (d) systems and components integrating ICT, through operational digital platforms, control systems and sensor technologies both at transmission and <i>medium</i> <i>voltage</i> distribution level, aiming at a more efficient and intelligent electricity transmission and distribution network, increased capacity to integrate new forms of generation, <i>energy</i> storage <i>and</i> , consumption, <i>demand responses</i> and facilitating new business models and market structures;	(d) Smart electricity grids: any equipment or installation, digital systems and components integrating ICT, through operational digital platforms, control systems and sensor technologies both at transmission and medium and high voltage distribution level, aiming at a more efficient and intelligent electricity transmission and distribution network, increased capacity to integrate new forms of generation, storage and consumption and facilitating new business models and market structures;	

637	(e) any equipment or installation falling under category referred to in point (a) having dual functionality: interconnection and transmission of offshore renewable electricity from the offshore generation sites to two or more countries, as well as any offshore adjacent equipment or installation essential to operate safely, securely and efficiently, including protection, monitoring and control systems, and necessary substations if they also ensure technology interoperability inter alia interface compatibility between different technologies, ('offshore grids for renewable energy').	AM 205 (e) any equipment or installation falling under category referred to in point (a) having dual functionality: interconnection and transmission of offshore renewable electricity from the offshore generation sites to two or more countries, including the onshore prolongation of this equipment and the domestic grid reinforcement necessary to ensure an adequate and reliable transmission grid and to supply electricity generated offshore to land locked countries, as well as any offshore adjacent equipment or installation essential to operate safely, securely and efficiently, including protection, monitoring and control systems, and necessary substations if they also ensure technology interoperability inter alia interface compatibility between different technologies, ('offshore grids for renewable energy').	(e) any equipment or installation falling under category referred to in point (a) having dual functionality: interconnection and [] offshore [] grid connection system from the offshore generation sites to two or more [] Member States and third countries participating in projects of common interest and projects of mutual interest, including landlocked Member States [], as well as any offshore adjacent equipment or installation essential to operate safely, securely and efficiently, including protection, monitoring and control systems, and necessary substations if they also ensure technology interoperability inter alia interface compatibility between different technologies, ('offshore grids for renewable energy'). And includes the onshore prolongation of this equipment and the domestic grid reinforcement necessary to ensure an adequate and reliable transmission grid and to supply electricity generated offshore to landlocked Member States [].	
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638	(2) concerning smart gas grids:	(2) concerning smart gas grids:	(2) concerning smart gas grids:	(2) concerning smart gas grids:
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639	(a) any of the following equipment or installation aiming at enabling and facilitating the integration of renewable and low- carbon gases (including biomethane or hydrogen) into the network: digital systems and components integrating ICT, control systems and sensor technologies to enable the interactive and intelligent monitoring, metering, quality control and management of gas production, transmission, distribution and consumption within a gas network. Furthermore, such projects may also include equipment to enable reverse flows from the distribution to the transmission level and related necessary upgrades to the existing network.	(a) any of the following equipment or installation aiming at enabling and facilitating the integration of renewable and low-carbon gases (including biomethane or hydrogen) into the network: digital systems and components integrating ICT, control systems and sensor technologies to enable the interactive and intelligent monitoring, metering, quality control and management of gas production, transmission, distribution and consumption within a gas network. Furthermore, such projects may also include equipment to enable reverse flows from the distribution to the transmission level and related necessary upgrades to the existing network.	any of the following equipment or installation aiming at enabling and facilitating the integration a plurality of low-carbon and particularly renewable gases (including biomethane or hydrogen) into the gas network: digital systems and components integrating ICT, control systems and sensor technologies to enable the interactive and intelligent monitoring, metering, quality control and management of gas production, transmission, distribution, storage and consumption within a gas network. Furthermore, such projects may also include equipment to enable reverse flows from the distribution to the transmission level and related necessary physical upgrades to the existing network to integrate low carbon and particularly renewable gases .	
640	(3) concerning hydrogen:	(3) concerning hydrogen:	(3) concerning hydrogen:	(3) concerning hydrogen:

641	(a) transmission pipelines for the transport of hydrogen, giving access to multiple network users on a transparent and non- discriminatory basis, which mainly contains high-pressure hydrogen pipelines, excluding pipelines for the local distribution of hydrogen;	AM 206 (a) <i>transmission high-pressure</i> pipelines for the transport of <i>liquid or gaseous</i> hydrogen, <i>including repurposed natural</i> <i>gas infrastructure</i> , giving access to multiple network users on a transparent and non- discriminatory basis, <i>which</i> <i>mainly contains high-pressure</i> <i>hydrogen pipelines</i> , excluding pipelines for the local distribution of hydrogen;	 (a) transmission pipelines for the transport of hydrogen, giving access to multiple network users on a transparent and non-discriminatory basis, which mainly contains high- pressure hydrogen pipelines []; 	
642	(b) underground storage facilities connected to the high-pressure hydrogen pipelines referred to in point (a);	(b) underground storage facilities connected to the high- pressure hydrogen pipelines referred to in point (a);	(b) [] storage facilities connected to the high-pressure hydrogen pipelines referred to in point (a);	
643	(c) reception, storage and regasification or decompression facilities for liquefied hydrogen or hydrogen embedded in other chemical substances with the objective of injecting the hydrogen into the grid;	AM 207 (c) reception, storage and regasification or decompression facilities for liquefied hydrogen or hydrogen embedded in other chemical substances with the objective of injecting the hydrogen into <i>the grid pipelines</i> <i>referred to in point (a), where</i> <i>relevant</i> ;	(c) reception, storage and regasification or decompression facilities for liquefied hydrogen or hydrogen embedded in other chemical substances with the objective of injecting the hydrogen, where applicable, into the grid;	

644		AM 208 (new) (ca) storage facilities connected to the electricity networks that enable integration with electricity sectors, enabling the operations of the energy systems across multiple energy carriers;		
645	(d) any equipment or installation essential for the hydrogen system to operate safely, securely and efficiently or to enable bi- directional capacity, including compressor stations.	AM 209 (d) any equipment or installation essential for the hydrogen system <i>assets referred to in</i> <i>points (a) to (ca)</i> to operate safely, securely and efficiently or to enable bi-directional capacity, including compressor stations.	(d) any equipment or installation essential for the hydrogen system to operate safely, securely and efficiently or to enable bi-directional capacity, including compressor stations and liquefaction stations;	
646			e) any equipment or installation allowing for hydrogen or hydrogen- derived fuels use in the transport sector within the TEN-T[] core network.	e) [provisionally agreed] any equipment or installation allowing for hydrogen or hydrogen-derived fuels use in the transport sector within the TEN-T[] core network.
647	Any of the assets listed in points (a), (b), (c), and (d) may be newly constructed assets or assets converted from natural gas dedicated to hydrogen, or a combination of the two.	AM 210 Any of the assets listed in points (a), (b), (c), (ca) and (d) may be newly constructed assets or assets <i>converted repurposed</i> from natural gas <i>dedicated</i> to hydrogen, or a combination of the two.	Any of the assets listed [] may be newly constructed assets or dedicated hydrogen assets converted from natural gas assets [], or a combination of the two.	[
648	(4) concerning electrolyser facilities:	(4) concerning electrolyser facilities:	(4) concerning electrolyser facilities:	(4) concerning electrolyser facilities:

649	(a) electrolysers that: (i) have at least 100 MW capacity, (ii) the production complies with the life cycle greenhouse gas emissions savings requirement of 70 % relative to a fossil fuel comparator of 94g CO2e/MJ as set out in Article 25(2) and Annex V of Directive (EU) 2018/2001 of the European Parliament and of the Council ³⁴ . Life cycle greenhouse gas emissions savings are calculated using the methodology referred to in Article 28(5) of Directive (EU) 2018/2001 or, alternatively, using ISO 14067 or ISO 14064-1. Quantified life-cycle GHG emission savings are verified in line with Article 30 of Directive (EU) 2018/2001 where applicable, or by an independent third party, and (iii) have also a network-related function;	AM 211 (a) electrolysers that: (i) have at least <i>100 50</i> MW capacity, <i>provided by a single electrolyser</i> <i>or by a set of electrolysers that</i> <i>form a single, coordinated</i> <i>project or 30 MW for</i> <i>innovative midstream value</i> <i>chain (eg. maritime routes via</i> <i>liquid organic hydrogen</i> <i>carriers, liquid hydrogen or</i> <i>ammonia);</i> (ii) the production complies with the life cycle greenhouse gas emissions savings requirement of 70 % relative to a fossil fuel comparator of 94g CO ₂ e/MJ as set out in Article 25(2) and Annex V of Directive (EU) 2018/2001 of the European Parliament and of the Council. ³⁴ Life cycle greenhouse gas emissions savings are calculated using the methodology referred to in Article 28(5) of Directive (EU) 2018/2001 or, alternatively, using ISO 14067 or ISO 14064-1. Quantified life- cycle GHG emission savings are verified in line with Article 30 of Directive (EU) 2018/2001 where applicable, or by an independent third party, and (iii) have also a network-related function;	(a) electrolysers that: (i) [] account for at least 100 MW capacity in a project, (ii) the production of renewable or low carbon hydrogen, in particular from renewable sources, complies with the life cycle greenhouse gas emissions savings requirement of 70 % relative to a fossil fuel comparator of 94g CO ₂ e/MJ []. Life cycle greenhouse gas emissions savings are calculated using the methodology referred to in Article 28(5) of Directive (EU) 2018/2001 or, alternatively, using ISO 14067 or ISO 14064-1. The life-cycle GHG emissions must include indirect emissions. Quantified life-cycle GHG emission savings are verified in line with Article 30 of Directive (EU) 2018/2001 where applicable, or by an independent third party, and (iii) have also a network- related function, particularly with a view to overall system flexibility and overall system efficiency of electricity and hydrogen networks;	[proposal for a compromise] (a) electrolysers that: (i) have at least 100 50 MW capacity, <i>provided by a single</i> <i>electrolyser or by a set of electrolysers that</i> <i>form a single, coordinated project or 30</i> <i>MW for innovative midstream value chain</i> (<i>cg. maritime routes via liquid organic</i> <i>hydrogen carriers, liquid hydrogen or</i> <i>ammonia</i>); (ii) the production complies with the life cycle greenhouse gas emissions savings requirement of 70 % relative to a fossil fuel comparator of 94g CO ₂ e/MJ as set out in Article 25(2) and Annex V of Directive (EU) 2018/2001 of the European Parliament and of the Council. ³⁴ Life cycle greenhouse gas emissions savings are calculated using the methodology referred to in Article 28(5) of Directive (EU) 2018/2001 or, alternatively, using ISO 14067 or ISO 14064-1. The life- cycle GHG emissions must include indirect emissions. Quantified life-cycle GHG emission savings are verified in line with Article 30 of Directive (EU) 2018/2001 where applicable, or by an independent third party, and (iii) have also a network-related function, particularly with a view to overall system flexibility and overall system efficiency of electricity and hydrogen networks;
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³⁴ OJ L 328, 21.12.2018, p. 82.

650	(b) related equipment.	AM 212 (b) related equipment, <i>including</i> <i>onshore and offshore</i> <i>electrolysis facilities intended</i> <i>for the conversion of renewable</i> <i>energy into hydrogen and</i> <i>pipeline connection to the</i> <i>network</i> .	(b) related equipment.	[provisionally agreed] related equipment, including <i>onshore and offshore</i> <i>electrolysis facilities intended for the</i> <i>conversion of renewable energy into</i> <i>hydrogen and</i> pipeline connection to the network.
651	(5) concerning carbon dioxide:	(5) concerning carbon dioxide:	(5) concerning carbon dioxide:	(5) [no change] concerning carbon dioxide:
652	(a) dedicated pipelines, other than upstream pipeline network, used to transport carbon dioxide from more than one source, i.e. industrial installations (including power plants) that produce carbon dioxide gas from combustion or other chemical reactions involving fossil or non- fossil carbon-containing compounds, for the purpose of permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC of the European Parliament and of the Council ³⁵ ;	AM 213 (a) dedicated pipelines, other than upstream pipeline network, used to transport carbon dioxide from more than one <i>source, i.e.</i> industrial <i>installations</i> <i>(including power plants) cluster</i> that produce carbon dioxide gas from combustion or other chemical reactions involving fossil or non-fossil carbon- containing compounds, for the purpose of permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC of the European Parliament and of the Council ³⁵ ;	(a) dedicated pipelines, other than upstream pipeline network, used to transport carbon dioxide from more than one source, [] for the purpose of permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC of the European Parliament and of the Council ³⁵ ;	

³⁵ OJ L 140, 5.6.2009, p. 114.

involving fossil or non-fossil carbon-containing compounds, for the purpose of permanent geological storage of carbon	
2009/31/EC of the European Parliament and of the Council;	

654	(b) facilities for liquefaction and buffer storage of carbon dioxide in view of its further transportation. This does not include infrastructure within a geological formation used for the permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC and associated surface and injection facilities;	AM 215 (b) facilities for liquefaction and buffer storage of carbon dioxide in view of its further transportation. This does not include infrastructure within a geological formation used for the permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC and associated surface and injection facilities;	(b) facilities for liquefaction and [] storage of carbon dioxide in view of its further transportation. Without prejudice to those Member States in which geological CO2 storage is prohibited, this also [] includes infrastructure within a geological formation used for the permanent geological storage of carbon dioxide, not involving the use of CO2 for enhanced recovery of hydrocarbons, pursuant to Directive 2009/31/EC and associated surface and injection facilities. The infrastructure for geological storage that is applicable to this regulation is limited to the associated surface and injection facilities necessary to allow the cross-border transport and storage of CO2;	(b) [proposal for a compromise together with line 655] facilities for liquefaction and buffer storage of carbon dioxide in view of its further transportation.
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655		AM 216 (new) (ba) infrastructure within a geological formation used for the permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC and associated surface and injection facilities;		(ba) [proposal for a compromise together with line 654] Without prejudice to the instances of prohibition of the geological CO2 storage, infrastructure within a geological formation used for the permanent geological storage of carbon dioxide pursuant to Directive 2009/31/EC and. The infrastructure for geological storage is limited to the associated surface and injection facilities necessary to allow the cross-border transport and storage of CO2. This does not involve the use of CO2 for enhanced recovery of hydrocarbons nor any associated surface and injection facilities used for that purpose.
656	(c) any equipment or installation essential for the system in question to operate properly, securely and efficiently, including protection, monitoring and control systems.	(c) any equipment or installation essential for the system in question to operate properly, securely and efficiently, including protection, monitoring and control systems.	(c) any equipment or installation essential for the system in question to operate properly, securely and efficiently, including protection, monitoring and control systems.	(c) [no change] any equipment or installation essential for the system in question to operate properly, securely and efficiently, including protection, monitoring and control systems.
657		AM 217 (new) (5a) concerning district heating and cooling:		
658		district heating and cooling systems with total installed capacity of at least 1000 MW of total installed capacity for heating or 100 MW of total installed capacity for cooling and meeting at least [one] of the following criteria:		

659		(a) the existence of a district heating infrastructure for the transport of hot steam or water or a distribution network for the transport of chilled liquids in at least one of the following categories: low cooling temperature (5 to 25 degrees Celsius), low temperature (30 to 40 degrees Celsius), average temperature (40 to 90 degrees Celsius) or high temperature (at least 100 degrees Celsius),		
660		(b) covering heat generators producing heat and cold through highly efficient cogeneration, as defined in Article 2 point (34) of Directive 2012/27/EU, geothermal energy, heat pumps, bioenergy or waste heat and cold;		
661	<u>ANNEX III</u>	<u>ANNEX III</u>	<u>ANNEX III</u>	ANNEX III
662	REGIONAL LISTS OF PROJECTS OF COMMON INTEREST	REGIONAL LISTS OF PROJECTS OF COMMON INTEREST	REGIONAL LISTS OF PROJECTS []	REGIONAL LISTS OF PROJECTS []
663	1. RULES FOR GROUPS	1. RULES FOR GROUPS	1. RULES FOR GROUPS	1. RULES FOR GROUPS

664	(1) with regard to energy infrastructure falling under the competency of national regulatory authorities, each Group shall be composed of representatives of the Member States, national regulatory authorities, TSOs, as well as the Commission, the Agency and the ENTSO for Electricity or the ENTSO for Gas, as relevant.	AM 218 (1) with regard to energy infrastructure falling under the competency of national regulatory authorities, each Group shall be composed of representatives of the Member States, national regulatory authorities, TSOs, <i>DSOs</i> as well as the Commission, the Agency, <i>the Union DSO entity</i> and the ENTSO for Electricity or the ENTSO for Gas, as relevant.	(1) with regard to energy infrastructure falling under the competency of national regulatory authorities, [], each Group shall be composed of representatives of the Member States, national regulatory authorities, TSOs, as well as the Commission, the Agency, the EU DSO entity and the ENTSO for Electricity or the ENTSO for Gas [].	(1) [provisionally agreed] With regard to energy infrastructure falling under the competency of national regulatory authorities, each Group shall be composed of representatives of the Member States, national regulatory authorities, TSOs, DSOs as well as the Commission, the Agency, the Union DSO entity and the ENTSO for Electricity or the ENTSO for Gas, as relevant.
665	For the other energy infrastructure categories, each Group shall be composed of the representatives of the Member States, project promoters concerned by each of the relevant priorities designated in Annex I and the Commission.	For the other energy infrastructure categories, each Group shall be composed of the representatives of the Member States, project promoters concerned by each of the relevant priorities designated in Annex I and the Commission.	For the other energy infrastructure categories, each Group shall be composed of the representatives of the Member States, project promoters concerned by each of the relevant priorities designated in Annex I and the Commission.	[no change] For the other energy infrastructure categories, each Group shall be composed of the representatives of the Member States, project promoters concerned by each of the relevant priorities designated in Annex I and the Commission.

660	(2) depending on the number of candidate projects for the Union list, regional infrastructure gaps and market developments, the Groups and the decision-making bodies of the Groups may split, merge or meet in different configurations, as necessary, to discuss matters common to all Groups or pertaining solely to particular regions. Such matters may include issues relevant to cross-regional consistency or the number of proposed projects included on the draft regional lists at risk of becoming unmanageable.	(2) depending on the number of candidate projects for the Union list, regional infrastructure gaps and market developments, the Groups and the decision-making bodies of the Groups may split, merge or meet in different configurations, as necessary, to discuss matters common to all Groups or pertaining solely to particular regions. Such matters may include issues relevant to cross-regional consistency or the number of proposed projects included on the draft regional lists at risk of becoming unmanageable.	(2) depending on the number of candidate projects for the Union list, regional infrastructure gaps and market developments, the Groups and the decision-making bodies of the Groups may split, merge or meet in different configurations, as necessary, to discuss matters common to all Groups or pertaining solely to particular regions. Such matters may include issues relevant to cross-regional consistency or the number of proposed projects included on the draft regional lists at risk of becoming unmanageable.	(2) [no change] depending on the number of candidate projects for the Union list, regional infrastructure gaps and market developments, the Groups and the decision- making bodies of the Groups may split, merge or meet in different configurations, as necessary, to discuss matters common to all Groups or pertaining solely to particular regions. Such matters may include issues relevant to cross-regional consistency or the number of proposed projects included on the draft regional lists at risk of becoming unmanageable.
667	 (3) each Group shall organise its work in line with regional cooperation efforts pursuant Article 61 of Directive (EU) 2019/944, Article 7 of Directive 2009/73/EC, Article 34 of Regulation (EU) 2019/943, and Article 12 of Regulation (EC) No 715/2009 and other existing regional cooperation structures. 	(3) each Group shall organise its work in line with regional cooperation efforts pursuant Article 61 of Directive (EU) 2019/944, Article 7 of Directive 2009/73/EC, Article 34 of Regulation (EU) 2019/943, and Article 12 of Regulation (EC) No 715/2009 and other existing regional cooperation structures.	(3) each Group shall organise its work in line with regional cooperation efforts pursuant Article 61 of Directive (EU) 2019/944, Article 7 of Directive 2009/73/EC, Article 34 of Regulation (EU) 2019/943, and Article 12 of Regulation (EC) No 715/2009 and other existing regional cooperation structures.	(3) [no change] each Group shall organise its work in line with regional cooperation efforts pursuant Article 61 of Directive (EU) 2019/944, Article 7 of Directive 2009/73/EC, Article 34 of Regulation (EU) 2019/943, and Article 12 of Regulation (EC) No 715/2009 and other existing regional cooperation structures.

668	(4) each Group shall invite, as appropriate for the purpose of implementing the relevant priority designated in Annex I, promoters of a project potentially eligible for selection as a project of common interest as well as representatives of national administrations, of regulatory authorities, and TSOs from third countries. The decision to invite third country-representatives shall be based on consensus.	AM 219 (4) each Group shall invite, as appropriate for the purpose of implementing the relevant priority designated in Annex I, promoters of a project potentially eligible for selection as a project of common interest as well as representatives of national administrations, of regulatory authorities, <i>of local</i> <i>authorities and of civil society</i> and TSOs from third countries. The decision to invite third country-representatives shall be based on consensus.	(4) each Group shall invite, as appropriate for the purpose of implementing the relevant priority corridors and thematic areas designated in Annex I, promoters of a project potentially eligible for selection as a project of common interest as well as representatives of national administrations, of regulatory authorities, and TSOs from third countries. The decision to invite third country- representatives shall be based on consensus.	(4) [provisionally agreed] each Group shall invite, as appropriate for the purpose of implementing the relevant priority corridors and thematic areas designated in Annex I, promoters of a project potentially eligible for selection as a project of common interest as well as representatives of national administrations, of regulatory authorities, of civil society and TSOs from third countries. The decision to invite third country- representatives shall be based on consensus.
665			(4a) Each Group for the corrdidors defined in Annex I (2), as appropriate, shall invite representatives of the landlocked Member States, competent authorities, national regulatory authorities, TSOs and promoters of a project potentially eligible for selection as a project of common interest.	(4a) [provisionally agreed] Each Group For the corridors defined in Annex I (2), each Group shall invite, as appropriate, representatives of the landlocked Member States, competent authorities, national regulatory authorities and TSOs. and promoters of a project potentially eligible for selection as a project of common interest.

670	(5) each Group shall invite,	AM 220	(5) each Group shall invite, as	(5) [provisionally agreed] each Group shall
070	as appropriate, the	(5) each Group shall invite, as	appropriate, the organisations	invite, as appropriate, the organisations
	organisations representing	appropriate, the organisations	representing relevant	representing relevant stakeholders,
	relevant stakeholders —	representing relevant	stakeholders, including	including representatives from third
	and, where deemed	stakeholders — and, where	representatives from third	countries and, where deemed appropriate,
	appropriate, directly the	deemed appropriate, directly the	countries — and, where	directly the stakeholders to express their
	stakeholders- including	stakeholders— including	deemed appropriate, directly	specific expertise — including producers,
	producers, distribution	producers, distribution system	the stakeholders to express	distribution system operators, suppliers,
	system operators, suppliers,	operators, suppliers, consumers	their specific expertise —	consumers, <i>local populations</i> and EU
	consumers and	and organisations for	including producers,	based organisations for environmental
	organisations for	environmental protection and	distribution system operators,	protection. The Group <i>shall may</i> organise
	environmental protection.	representatives of local	suppliers, consumers and EU	hearings or consultations, where relevant
	The Group may organise	populations. The Group may	based organisations for	for the accomplishments of its tasks.
	hearings or consultations,	shall organise hearings or	environmental protection. The	
	where relevant for the	consultations, where relevant for	Group may organise hearings	
	accomplishments of its	the accomplishments of its tasks.	or consultations, where	
	tasks.		relevant for the	
			accomplishments of its tasks.	
671	(6) as regards the meetings	(6) as regards the meetings of	(6) as regards the meetings of	[Presidency proposal for a compromise] as
0/1	of the Groups, the	the Groups, the Commission	the Groups, the Commission	regards the meetings of the Groups, the
	Commission shall publish,	shall publish, on a platform	shall publish, on a platform	Commission shall publish, on a platform
	on a platform accessible to	accessible to stakeholders, the	accessible to stakeholders, the	accessible to stakeholders, the internal
	stakeholders, the internal	internal rules, an updated list of	internal rules, an updated list	rules, an updated list of member
	rules, an updated list of	member organisations, regularly	of member organisations,	organisations, regularly updated
	member organisations,	updated information on the	regularly updated information	information on the progress of work,
	regularly updated	progress of work, meeting	on the progress of work,	meeting agendas, as well as meeting
	information on the progress	agendas, as well as meeting	meeting agendas, as well as	minutes, where available. The deliberations
	of work, meeting agendas,	minutes, where available. The	meeting minutes, where	of the decision-making bodies of the
	as well as meeting minutes,	deliberations of the decision-	available. The deliberations of	Groups and the project ranking in
	where available. The	making bodies of the Groups	the decision-making bodies of	accordance with Article 4(5) are
	deliberations of the	and the project ranking in	the Groups and the project	confidential. All decisions concerning to
	decision-making bodies of	accordance with Article 4(5) are	ranking in accordance with	the functioning and work of the regional
	the Groups and the project	confidential.	Article 4(5) are confidential.	groups shall be made by consensus of the
	ranking in accordance with		All decisions concerning to	<u>Member States and the Commission</u> .
	Article 4(5) are		the functioning and work of	
	confidential.		the regional groups shall be	
			made by consensus.	

672	(7) the Commission, the Agency and the Groups shall strive for consistency between the different Groups. For that purpose, the Commission and the Agency shall ensure, when relevant, the exchange of information on all work representing an interregional interest between the Groups concerned.	(7) the Commission, the Agency and the Groups shall strive for consistency between the different Groups. For that purpose, the Commission and the Agency shall ensure, when relevant, the exchange of information on all work representing an interregional interest between the Groups concerned.	(7) the Commission, the Agency and the Groups shall strive for consistency between the different Groups. For that purpose, the Commission and the Agency shall ensure, when relevant, the exchange of information on all work representing an interregional interest between the Groups concerned.	(7) [no change] the Commission, the Agency and the Groups shall strive for consistency between the different Groups. For that purpose, the Commission and the Agency shall ensure, when relevant, the exchange of information on all work representing an interregional interest between the Groups concerned
673	(8) the participation of national regulatory authorities and the Agency in the Groups shall not jeopardise the fulfilment of their objectives and duties under this Regulation or under Articles 58, 59 and 60 of Directive (EU) 2019/944 and Articles 40 and 41 of Directive 2009/73/EC, or under Regulation (EU) 2019/942.	(8) the participation of national regulatory authorities and the Agency in the Groups shall not jeopardise the fulfilment of their objectives and duties under this Regulation or under Articles 58, 59 and 60 of Directive (EU) 2019/944 and Articles 40 and 41 of Directive 2009/73/EC, or under Regulation (EU) 2019/942.	(8) the participation of national regulatory authorities and the Agency in the Groups shall not jeopardise the fulfilment of their objectives and duties under this Regulation or under Articles 58, 59 and 60 of Directive (EU) 2019/944 and Articles 40 and 41 of Directive 2009/73/EC, or under Regulation (EU) 2019/942.	(8) [no change] the participation of national regulatory authorities and the Agency in the Groups shall not jeopardise the fulfilment of their objectives and duties under this Regulation or under Articles 58, 59 and 60 of Directive (EU) 2019/944 and Articles 40 and 41 of Directive 2009/73/EC, or under Regulation (EU) 2019/942.
674	2. PROCESS FOR ESTABLISHING REGIONAL LISTS	2. PROCESS FOR ESTABLISHING REGIONAL LISTS	2. PROCESS FOR ESTABLISHING REGIONAL LISTS	2. PROCESS FOR ESTABLISHING REGIONAL LISTS

675	(1) promoters of a project potentially eligible for selection as a project of common interest wanting to obtain the status of projects of common interest shall submit an application for selection as project of common interest to the Group that includes:	(1) promoters of a project potentially eligible for selection as a project of common interest wanting to obtain the status of projects of common interest shall submit an application for selection as project of common interest to the Group that includes:	 (1) promoters of a project potentially eligible for selection as a project of common interest or mutual interest wanting to obtain [] either status [] shall submit an application for selection as project of common interest or mutual interest to the Group that includes: 	 (1) [provisionally agreed] promoters of a project potentially eligible for selection as a project of common interest or mutual interest wanting to obtain [] either status [] shall submit an application for selection as project of common interest or mutual interest to the Group that includes:
676	(a) an assessment of their projects with regard to the contribution to implementing the priorities set out in Annex I;	(a) an assessment of their projects with regard to the contribution to implementing the priorities set out in Annex I;	(a) an assessment of their projects with regard to the contribution to implementing the priorities set out in Annex I;	(a) [no change] an assessment of their projects with regard to the contribution to implementing the priorities set out in Annex I;
677		AM 221 (aa) an indication of the project category as set out in Annex II;		(aa) [provisionally agreed] an indication of the project category as set out in Annex II;
678	(b) an analysis of the fulfilment of the relevant criteria defined in Article 4;	(b) an analysis of the fulfilment of the relevant criteria defined in Article 4;	(b) an analysis of the fulfilment of the relevant criteria defined in Article 4;	(b) [no change] an analysis of the fulfilment of the relevant criteria defined in Article 4;
679	(c) for projects having reached a sufficient degree of maturity, a project- specific cost-benefit analysis based on the methodologies developed by the ENTSO for electricity or the ENTSO for gas pursuant to Article 11;	(c) for projects having reached a sufficient degree of maturity, a project-specific cost-benefit analysis based on the methodologies developed by the ENTSO for electricity or the ENTSO for gas pursuant to Article 11;	(c) for projects having reached a sufficient degree of maturity, a project-specific cost-benefit analysis based on the methodologies developed by the ENTSO for electricity or the ENTSO for gas pursuant to Article 11;	(c) [no change] for projects having reached a sufficient degree of maturity, a project- specific cost-benefit analysis based on the methodologies developed by the ENTSO for electricity or the ENTSO for gas pursuant to Article 11;

680			(d) for projects of mutual interest, the letters of support from the governments of the directly affected countries expressing their support for the projector other non binding agreements;	(x) [provisionally agreed] for projects of mutual interest, the letters of support from the governments of the directly affected countries expressing their support for the projector other non binding agreements;
681	(d) any other relevant information for the evaluation of the project.	(d) any other relevant information for the evaluation of the project.	 (e) any other relevant information for the evaluation of the project. This information is made available to the Decision Making Body of the relevant regional Group, the NRAs, the ENTSOs. 	(d) [provisionally agreed] any other relevant information for the evaluation of the project.
682	(2) all recipients shall preserve the confidentiality of commercially sensitive information.	(2) all recipients shall preserve the confidentiality of commercially sensitive information.	(2) all recipients shall preserve the confidentiality of commercially sensitive information.	(2) [no change] all recipients shall preserve the confidentiality of commercially sensitive information.

683 (3) the proposed electric transmission and storag projects of common inter falling under the catego set out in points (1)(a), ((c) and (e) of Annex II	transmission and storage projects of common interest falling under the categories set out in points (1)(a), (b), (c) and	 (3) the proposed electricity transmission and storage projects of common interest falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II are projects 	
 (c) and (c) of Annex II projects that are part of latest available Union-weight the end of t	he are part of the latest available Union-wide ten-year network development plan for electricity, developed by the ENTSO for Electricity pursuant Article 30 of Regulation (EU) 2019/943. The proposed electricity 43. The proposed electricity 43. transmission and storage projects of common interest falling under the categories set out in point (1)(e) of Annex II are projects that derive from and are consistent with the integrated offshore network development plan referred to in Article 14 (2).	that are part of the latest available Union-wide TYNDP [] for electricity, developed by the ENTSO for Electricity pursuant Article 30 of Regulation (EU) 2019/943. The proposed electricity transmission and storage projects of common interest falling under the categories set out in point (1)(e) of Annex II are projects that derive from and are consistent with the integrated offshore network development and grid reinforcements [] referred to in Article 14 (2).	

	(4) as of 1 January 2024	AM 222	(4) as of 1 January 2024 the	
684	(4) as of 1 January 2024,		(4) as of 1 January 2024, the	
	the proposed hydrogen	(4) as of 1 January 2024, the	proposed hydrogen projects of	
	projects of common interest	proposed hydrogen projects of	common interest falling under	
	falling under the categories	common interest falling under	the categories set out in point	
	set out in point (3) of	the categories set out in point (3)	(3) of Annex II are projects	
	Annex II are projects that	of Annex II are projects that are	that are part of the latest	
	are part of the latest	part of the latest available	available Union-wide ten-year	
	available Union-wide ten-	Union-wide ten-year network	network development plan [].	
	year network development	development plan for gas,		
	plan for gas, developed by	developed by the ENTSO for		
	the ENTSO for Gas	Gas pursuant Article 8 of		
	pursuant Article 8 of	Regulation (EC) No 715/2009 <i>in</i>		
	Regulation (EC) No	close cooperation with		
	715/2009.	hydrogen project promoters,		
		and with due consideration to		
		the opinion of the Agency		
		referred to in Article 4(3) point		
		(b) of Regulation (EU)		
		2019/942.		

as long as the information

686	The ENTSO for Electricity and ENTSO for Gas shall consult with the Commission and the Agency about their respective draft guidelines for inclusion of projects in the Union-wide ten-year network development plans and take due account of the Commission's and the Agency's recommendations before the publication of the final guidelines.	AM 224 The Agency shall consult with the Commission and the ENTSO for Electricity and ENTSO for Gas shall consult with the Commission and the Agency about their respective draft guidelines for inclusion of projects in the Union-wide ten- year network development plans and take due account of their the Commission's and the Agency's recommendations before the publication of the final guidelines.	The ENTSO for Electricity and ENTSO for Gas shall consult with the Commission and the Agency about their respective draft guidelines for inclusion of projects in the Union-wide ten-year network development plans and take due account of the Commission's and the Agency's recommendations before the publication of the final guidelines.	
687	(6) proposed carbon dioxide transport projects falling under the category set out in point (5) of Annex II shall be presented as part of a plan, developed by at least two Member States, for the development of cross-border carbon dioxide transport and storage infrastructure, to be presented by the Member States concerned or entities designated by those Member States to the Commission.	AM 225 (6) proposed carbon dioxide transport <i>and storage</i> projects falling under the category set out in point (5) of Annex II shall be presented as part of a plan, developed by at least two Member States, for the development of cross-border carbon dioxide transport and storage infrastructure, to be presented by the Member States concerned or entities designated by those Member States to the Commission.	(6) proposed carbon dioxide transport projects falling under the category set out in point (5) of Annex II shall be presented as part of a plan, developed by at least two Member States, for the development of cross-border carbon dioxide transport and storage infrastructure, to be presented by the Member States concerned or entities designated by those Member States to the Commission.	(6) [provisionally agreed, use of 'networks' to be determined in line with agreement on line 172] proposed carbon dioxide transport networks projects falling under the category set out in point (5) of Annex II shall be presented as part of a plan, developed by at least two Member States, for the development of cross-border carbon dioxide transport and storage infrastructure, to be presented by the Member States concerned or entities designated by those Member States to the Commission.
688			(7) Application of the selection criteria	

689			(a) the ENTSO for Electricity [] and the ENTSO for Gas [] shall present to the Group the assessment methodology they use to evaluate the selection criteria in the TYNDP.	
690	(7) for proposed projects falling under the competency of national regulatory authorities, the national regulatory authorities, and where necessary the Agency, shall, where possible in the context of regional cooperation pursuant to Article 61 of Directive (EU) 2019/944 and Article 7 of Directive 2009/73/EC, check the consistent application of the criteria and of the cost-benefit analysis methodology and evaluate their cross-border relevance. They shall present their assessment to the Group.	(7) for proposed projects falling under the competency of national regulatory authorities, the national regulatory authorities, and where necessary the Agency, shall, where possible in the context of regional cooperation pursuant to Article 61 of Directive (EU) 2019/944 and Article 7 of Directive 2009/73/EC, check the consistent application of the criteria and of the cost-benefit analysis methodology and evaluate their cross-border relevance. They shall present their assessment to the Group.	(b) for projects falling under the competency of national regulatory authorities [] the national regulatory authorities, and where necessary the Agency, shall, where possible in the context of regional cooperation pursuant to Article 61 of Directive (EU) 2019/944 and Article 7 of Directive 2009/73/EC, check the consistent application of the criteria and of the cost-benefit analysis methodology and evaluate their cross-border relevance. They shall present their assessment to the Group. The Commission will ensure that criteria and methodologies referred to in Article 4 and Annex IV shall be applied in a harmonised way to guarantee consistency across the regional groups.	(b) [provisionally agreed] for projects falling under the competency of national regulatory authorities [] the national regulatory authorities, and where necessary the Agency, shall, where possible in the context of regional cooperation pursuant to Article 61 of Directive (EU) 2019/944 and Article 7 of Directive 2009/73/EC, check the consistent application of the criteria and of the cost-benefit analysis methodology and evaluate their cross-border relevance. They shall present their assessment to the Group. The Commission will ensure that criteria and methodologies referred to in Article 4 and Annex IV shall be applied in a harmonised way to guarantee consistency across the regional groups.

691	(8) for all other proposed projects, the Commission shall evaluate the application of the criteria set out in Article 4. The Commission shall also take into account the potential for future extension to include additional Member States. The Commission shall present its assessment to the Group.	(8) for all other proposed projects, the Commission shall evaluate the application of the criteria set out in Article 4. The Commission shall also take into account the potential for future extension to include additional Member States. The Commission shall present its assessment to the Group.	(8) [] For all other projects, the Commission shall evaluate the application of the criteria set out in Article 4. The Commission shall also take into account the potential for future extension to include additional Member States. The Commission shall present its assessment to the Group. The Group shall be composed of representatives of the Member States, national regulatory authorities, TSOs, as well as the Commission, the Agency and the ENTSO for Electricity or the ENTSO for Gas, as relevant, project promoters. For projects applying for project of mutual interest status, third countries representatives and regulatory authorities shall be invited.	[proposal for a compromise] For all other projects , the Commission shall evaluate the application of the criteria set out in Article 4. The Commission shall also take into account the potential for future extension to include additional Member States. The Commission shall present its assessment to the Group. The Group shall be composed of representatives of the Member States, national regulatory authorities, TSOs, as well as the Commission, the Agency and the ENTSO for Electricity or the ENTSO for Gas, as relevant, project promoters. For projects applying for project of mutual interest status, third countries representatives and regulatory authorities shall be invited.
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692	(9) each Member State to whose territory a proposed project does not relate, but on which the proposed project may have a potential net positive impact or a potential significant effect, such as on the environment or on the operation of the energy infrastructure on its territory, may present an opinion to the Group specifying its concerns.	(9) each Member State to whose territory a proposed project does not relate, but on which the proposed project may have a potential net positive impact or a potential significant effect, such as on the environment or on the operation of the energy infrastructure on its territory, may present an opinion to the Group specifying its concerns.	(9) Member States opinions and approbations: each Member State to whose territory a proposed project does not relate, but on which the proposed project may have a potential net positive impact or a potential significant effect, such as on the environment or on the operation of the energy infrastructure on its territory, may present an opinion to the Group specifying its concerns. Each individual proposal for a project of common interest or/and mutual interest shall require the approval of the Member States, to whose territory the project relates; where a Member State does not give its approval, it shall present its reasons for doing so to the Group concerned;	[provisionally agreed] Member States opinions and approvals: each Member State to whose territory a proposed project does not relate, but on which the proposed project may have a potential net positive impact or a potential significant effect, such as on the environment or on the operation of the energy infrastructure on its territory, may present an opinion to the Group specifying its concerns. Each individual proposal for a project of common interest or/and mutual interest shall require the approval of the Member States, to whose territory the project relates; where a Member State does not give its approval, it shall present its reasons for doing so to the Group concerned; (not necesarry as covered by Article 3(3) and the line 693 below)
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693 (10) the decision-making body of the Group shall examine, at the request of a Member State of the Group, the substantiated reasons presented by a State pursuant to Article 3(3) for not approving a project of common interest or a project of mutual interest related to its territory.	(10) the decision-making body of the Group shall examine, at the request of a Member State of the Group, the substantiated reasons presented by a State pursuant to Article 3(3) for not approving a project of common interest or a project of mutual interest related to its territory.	(10) [] The Group shall examine, at the request of a Member State of the Group, the substantiated reasons presented by a State pursuant to Article 3(3) for not approving a project of common interest or a project of mutual interest related to its territory. The Group shall assess and ensure that the energy efficiency first principle is applied as regards the establishment of the regional infrastructure needs and as regards each of the candidate projects of common interest or projects of mutual interest. This assessment shall, include, but not limited to, demand-side management, market arrangement solutions, implementation of digital solutions, renovation of buildings. The Group will recommend their implementation as a priority solution whenever they are judged more cost-efficient on	(10) [provisionally agreed] The Group shall examine, at the request of a Member State of the Group, the substantiated reasons presented by a State pursuant to Article 3(3) for not approving a project of common interest or a project of mutual interest related to its territory. The Group shall assess and ensure that the energy efficiency first principle is applied as regards the establishment of the regional infrastructure needs and as regards each of the candidate projects of common interest or projects of mutual interest. This assessment shall, include, but not limited to, demand-side management, market arrangement solutions, renovation of buildings. The Group will recommend their implementation as a priority solution whenever they are judged more cost-efficient on a system wide perspective than the construction of new supply side infrastructure.
		judged more cost-efficient on a system wide perspective than the construction of new supply side infrastructure.	

694	(11) the Group shall meet	AM 226 (new) (10a) the Group shall consider wether the 'energy efficiency first' principle is applied as regards the establishment of the regional infrastructure needs and as regards each of the candidate projects of common interest or projects of mutual interest. The Group shall, in particular, consider solutions such as demand-side management, market arrangement solutions, implementation of digital solutions as priority solutions where they are judged more cost-efficient on a system wide perspective than the construction of new infrastructure. AM 227	(11) Ranking: the Group shall	(10a) [provisionally agreed] the Group shall consider whether the 'energy efficiency first' principle is applied as regards the establishment of the regional infrastructure needs and as regards each of the candidate projects of common interest or projects of mutual interest. The Group shall, in particular, consider solutions such as demand-side management, market arrangement solutions, implementation of digital solutions, renovation of buildings as priority solutions where they are judged more cost-efficient on a system wide perspective than the construction of new supply side infrastructure.
695	to examine and rank the proposed projects taking into account the assessment of the regulators, or the assessment of the Commission for projects not falling within the competency of national regulatory authorities.	(11) the Group shall meet to examine and rank the proposed projects <i>based on a transparent</i> <i>assessment of the projects and</i> <i>using the criteria set out in</i> <i>Article 4</i> taking into account the assessment of the regulators, or the assessment of the Commission for projects not falling within the competency of national regulatory authorities.	meet to examine and rank the proposed projects [] assessed in accordance with previous points taking into account the assessment of the regulators, or the assessment of the Commission for projects not falling within the competency of national regulatory authorities. The Group shall be composed by the decision making body of the regional Group and the NRAs. The deliberations are confidential.	meet to examine and rank the proposed projects <i>based on a transparent assessment</i> <i>of the projects and using the criteria set</i> <i>out in Article 4</i> taking into account the assessment of the regulators, or the assessment of the Commission for projects not falling within the competency of national regulatory authorities.

690	(12) the draft regional lists of proposed projects falling under the competency of national regulatory authorities drawn up by the Groups, together with any opinions as specified in point (9), shall be submitted to the Agency six months before the adoption date of the Union list. The draft regional lists and the accompanying opinions shall be assessed by the Agency within three months of the date of receipt. The Agency shall provide an opinion on the draft regional lists, in particular on the consistent application of the criteria and the cost-benefit analysis across regions. The opinion of the Agency shall be adopted in accordance with the procedure referred	(12) the draft regional lists of proposed projects falling under the competency of national regulatory authorities drawn up by the Groups, together with any opinions as specified in point (9), shall be submitted to the Agency six months before the adoption date of the Union list. The draft regional lists and the accompanying opinions shall be assessed by the Agency within three months of the date of receipt. The Agency shall provide an opinion on the draft regional lists, in particular on the consistent application of the criteria and the cost-benefit analysis across regions. The opinion of the Agency shall be adopted in accordance with the procedure referred to in Article 22 (5) of Regulation (EU) 2019/942.	(12) ACER opinion: the draft regional lists of proposed projects falling under the competency of national regulatory authorities drawn up by the Groups, together with any opinions as specified in point (9), shall be submitted to the Agency six months before the adoption date of the Union list. The draft regional lists and the accompanying opinions shall be assessed by the Agency within three months of the date of receipt. The Agency shall provide an opinion on the draft regional lists, in particular on the consistent application of the criteria and the cost-benefit analysis across regions. The opinion of the Agency shall be adopted in accordance with the procedure referred to in Article 22 (5) of Regulation (EU) 2019/942.	(12) [provisionally agreed] ACER opinion: the draft regional lists of proposed projects falling under the competency of national regulatory authorities drawn up by the Groups, together with any opinions as specified in point (9), shall be submitted to the Agency six months before the adoption date of the Union list. The draft regional lists and the accompanying opinions shall be assessed by the Agency within three months of the date of receipt. The Agency shall provide an opinion on the draft regional lists, in particular on the consistent application of the criteria and the cost- benefit analysis across regions. The opinion of the Agency shall be adopted in accordance with the procedure referred to in Article 22 (5) of Regulation (EU) 2019/942.
	to in Article 22 (5) of Regulation (EU) 2019/942.			

69	(13) within one month of the date of receipt of the Agency's opinion, the decision-making body of each Group shall adopt its final regional list, respecting the provisions set out in Article 3(3), on the basis of the Groups' proposal and taking into account the opinion of the Agency and the assessment of the national regulatory authorities submitted in accordance with point (7), or the assessment of the Commission for projects not falling within the competency of national regulatory authorities proposed in accordance with point (8). The Groups shall submit the final regional lists to the Commission, together with any opinions as specified in point (9).	(13) within one month of the date of receipt of the Agency's opinion, the decision-making body of each Group shall adopt its final regional list, respecting the provisions set out in Article 3(3), on the basis of the Groups' proposal and taking into account the opinion of the Agency and the assessment of the national regulatory authorities submitted in accordance with point (7), or the assessment of the Commission for projects not falling within the competency of national regulatory authorities proposed in accordance with point (8). The Groups shall submit the final regional lists to the Commission, together with any opinions as specified in point (9).	 (13) within one month of the date of receipt of the Agency's opinion, the decision making body of each Group shall adopt its final regional list [] of proposed projects of common interest and projects of mutual interest, respecting the provisions set out in Article 3(3), on the basis of the Groups' proposal and taking into account the opinion of the Agency and the assessment of the national regulatory authorities submitted in accordance with point (7), or the assessment of the Commission for projects not falling within the competency of national regulatory authorities proposed in accordance with point (8), and the advice from the Commission that is aimed at having a manageable total number of projects of common interest, especially at borders related to competing or potentially competing projects. The decision making bodies of the Groups shall submit the final regional lists to the Commission, together with any opinions as specified in point (9). The deliberations are confidential. 	
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698	(14) where, on the basis of the regional lists received, and after having taken into account the Agency opinion, the total number of proposed projects of common interest on the Union list would exceed a manageable number, the Commission shall consider, after having consulted each Group concerned, not to include in the Union list projects that were ranked lowest by the Group concerned in accordance with the ranking established pursuant to Article 4(5).	(14) where, on the basis of the regional lists received, and after having taken into account the Agency opinion, the total number of proposed projects of common interest on the Union list would exceed a manageable number, the Commission shall consider, after having consulted each Group concerned, not to include in the Union list projects that were ranked lowest by the Group concerned in accordance with the ranking established pursuant to Article 4(5).	 (14) where, on the basis of the draft regional lists [], and after having taken into account the Agency opinion, the total number of proposed projects [] on the Union list would exceed a manageable number, the Commission shall advice [] each Group concerned, not to include in the [] regional list projects that were ranked lowest by the Group concerned in accordance with the ranking established pursuant to Article 4(5). 	
699 700	ANNEX IV RULES AND INDICATORS CONCERNING CRITERIA FOR PROJECTS OF COMMON INTEREST AND FOR PROJECTS OF MUTUAL INTEREST	ANNEX IV RULES AND INDICATORS CONCERNING CRITERIA FOR PROJECTS OF COMMON INTEREST AND FOR PROJECTS OF MUTUAL INTEREST	ANNEX IV RULES AND INDICATORS CONCERNING CRITERIA FOR PROJECTS OF COMMON INTEREST AND FOR PROJECTS OF MUTUAL INTEREST	ANNEX IV RULES AND INDICATORS CONCERNING CRITERIA FOR PROJECTS OF COMMON INTEREST AND FOR PROJECTS OF MUTUAL INTEREST
701	(1) a project with	(1) a project with significant	(1) a project with significant	(1) [no change] a project with significant

702	(a) for electricity transmission, the project increases the grid transfer capacity, or the capacity available for commercial flows, at the border of that Member State with one or several other Member States, having the effect of increasing the cross-border grid transfer capacity at the border of that Member State with one or several other Member States, by at least 500 Megawatt compared to the situation without commissioning of the project;	AM 228 (a) for electricity transmission, the project increases the or ensures maintained grid transfer capacity, or the capacity available for commercial flows, or increases grid stability at the border of that Member State with one or several other Member States, having the effect of increasing the cross- border grid transfer capacity at the border of that Member State with one or several other Member States, by at least 500 200 Megawatt compared to the situation without commissioning of the project;	(a) for electricity transmission, the project increases the grid transfer capacity, or the capacity available for commercial flows, at the border of that Member State with one or several other Member States, having the effect of increasing the cross- border grid transfer capacity at the border of that Member State with one or several other Member States, by at least 500 Megawatt compared to the situation without commissioning of the project, or the project decreases energy isolation of non- interconnected systems in one or more Member States;	
703	(b) for electricity storage, the project provides at least 225 MW installed capacity and has a storage capacity that allows a net annual electricity generation of 250 Gigawatt-hours/year;	(b) for electricity storage, the project provides at least 225 MW installed capacity and has a storage capacity that allows a net annual electricity generation of 250 Gigawatt-hours/year;	(b) for electricity storage, the project provides at least 225 MW installed capacity and has a storage capacity that allows a net annual electricity generation of 250 Gigawatt- hours/year;	(b) [no change] for electricity storage, the project provides at least 225 MW installed capacity and has a storage capacity that allows a net annual electricity generation of 250 Gigawatt-hours/year;

704 (c) for smart electric		(c) for smart electricity grids,	
grids, the project is	(c) for smart electricity grids,	the project is designed for	
designed for equipm		equipment and installations at	
installations at high		high-voltage and medium-	
and medium-voltag		voltage level. It involves	
It involves transmis	<u> </u>	transmission system operators,	
system operators,	level. It involves transmission	transmission and distribution	
transmission and	system operators, transmission	system operators or	
distribution system	and distribution system	distribution system operators	
operators or distribution		from at least two Member	
system operators fro	1	States. Distribution system	
least two Member S		operators can be involved only	
Distribution system	system operators can be	with the support of the	
operators can be inv		transmission system operators,	
only with the suppo		of at least two Member States,	
transmission system		that are closely associated to	
operators, of at leas		the project and ensure	
Member States, that	,	1 5 1 5	
closely associated to	5 1 5	covers at least 50000 users,	
project and ensure	and ensure interoperability. A	generators, consumers or	
interoperability. A		prosumers of electricity, in a	
covers at least 5000	, , , ,	consumption area of at least	
generators, consume		300 Gigawatthours/year, of	
prosumers of electric	1		
a consumption area		from variable renewable	
least 300	energy consumed originates	resources. The limit related to	
Gigawatthours/year		the number of users and the	
which at least 20 %	originate from variable	consumption cut-off point do	
originate from varia		not apply for small isolated	
renewable resources	; the project does not need to	systems (as defined in	
	involve a physical common	Directive (EU) 2019/944).	
	border;		

705	(d) for hydrogen transmission, the project enables the transmission of hydrogen across the borders of the Member States concerned, or increases existing cross-border hydrogen transport capacity at a border between two Member States by at least 10 % compared to the situation prior to the commissioning of the project, and the project sufficiently demonstrates that it is an essential part of a planned cross-border hydrogen network and provides sufficient proof of existing plans and cooperation with neighbouring countries and network operators;	(d) for hydrogen transmission, the project enables the transmission of hydrogen across the borders of the Member States concerned, or increases existing cross-border hydrogen transport capacity at a border between two Member States by at least 10 % compared to the situation prior to the commissioning of the project, and the project sufficiently demonstrates that it is an essential part of a planned cross- border hydrogen network and provides sufficient proof of existing plans and cooperation with neighbouring countries and network operators;	(d) for hydrogen transmission, the project enables the transmission of hydrogen across the borders of the Member States concerned, or increases existing cross-border hydrogen transport capacity at a border between two Member States by at least 10 % compared to the situation prior to the commissioning of the project, and the project sufficiently demonstrates that it is an essential part of a planned cross-border hydrogen network and provides sufficient proof of existing plans and cooperation with neighbouring countries and network operators;	(d) [no change] for hydrogen transmission, the project enables the transmission of hydrogen across the borders of the Member States concerned, or increases existing cross-border hydrogen transport capacity at a border between two Member States by at least 10 % compared to the situation prior to the commissioning of the project, and the project sufficiently demonstrates that it is an essential part of a planned cross-border hydrogen network and provides sufficient proof of existing plans and cooperation with neighbouring countries and network operators;
700	 (e) for hydrogen storage or hydrogen reception facilities referred to in point (3) of Annex II, the project aims at supplying directly or indirectly at least two Member States; 	(e) for hydrogen storage or hydrogen reception facilities referred to in point (3) of Annex II, the project aims at supplying directly or indirectly at least two Member States;	(e) for hydrogen storage or hydrogen reception facilities referred to in point (3) of Annex II, the project aims at supplying directly or indirectly at least two Member States;	(e) [no change] for hydrogen storage or hydrogen reception facilities referred to in point (3) of Annex II, the project aims at supplying directly or indirectly at least two Member States;

707	(f) for electrolysers, the project provides at least 100 MW installed capacity and the brings benefits directly or indirectly to at least two Member States;	AM 230 (f) for electrolysers, the project provides at least 100-50 MW installed capacity provided by a single electrolyser or by a set of electrolysers that form a single, coordinated project or at least 30 MW for innovative midstream value chain and the brings benefits directly or indirectly to at least two Member States;	(f) for electrolysers, the project provides at least [] 100 MW installed capacity in a project and [] it brings benefits directly or indirectly to at least two Member States;	(f) [proposal for a compromise] for electrolysers, the project provides at least 100 50 MW installed capacity <i>provided by a</i> <i>single electrolyser or by a set of</i> <i>electrolysers that form a single,</i> <i>coordinated project or at least 30 MW for <i>innovative midstream value chain</i> and the brings benefits directly or indirectly to at least two Member States;</i>
708	(g) for smart gas grids, a project involves transmission system operators, transmission and distribution system operators or distribution system operators from at least two Member States. Distribution system operators can be involved only with the support of the transmission system operators, of at least two Member States, that are closely associated to the project and ensure interoperability.	(g) for smart gas grids, a project involves transmission system operators, transmission and distribution system operators or distribution system operators from at least two Member States. Distribution system operators can be involved only with the support of the transmission system operators, of at least two Member States, that are closely associated to the project and ensure interoperability.	(g) for smart gas grids, a project involves transmission system operators, transmission and distribution system operators or distribution system operators from at least two Member States. Distribution system operators can be involved only with the support of the transmission system operators, of at least two Member States, that are closely associated to the project and ensure interoperability.	(g) [no change] for smart gas grids, a project involves transmission system operators, transmission and distribution system operators or distribution system operators from at least two Member States. Distribution system operators can be involved only with the support of the transmission system operators, of at least two Member States, that are closely associated to the project and ensure interoperability.

709		AM 231 (new) (ga) for offshore renewable electricity transmission, the project is designed to transfer electricity from offshore generation sites with capacity of at least 500 MW and allows for electricity transmission to onshore grid of a specific Member State, increasing the volume of renewable electricity available on the internal market.		
710		AM 232 (new) (gb) for carbon dioxide projects, the project is used to transport or store anthropogenic carbon dioxide originating from at least two Member States;		
711		AM 233 (new) (gc) for district heating and cooling, the project has at least 1000 MW heat production capacity or 100 MW cooling capacity.		
712	(2) A project of mutual interest with significant cross-border impact is a project which fulfils the following conditions:	(2) A project of mutual interest with significant cross-border impact is a project which fulfils the following conditions:	(2) A project of mutual interest with significant cross-border impact is a project which fulfils the following conditions:	(2) [no change] A project of mutual interest with significant cross-border impact is a project which fulfils the following conditions:

brings significant benefits, under the specific criteria listed in in Article 4(3), to at least two Member States. The calculation of the benefits for the Member States shall be performed and published by the ENTSO for Electricity in the frame of Union-wide ten-year network development plan;

714	(i) for projects of mutual interest in the category set out in point (3) of Annex II, the hydrogen project enables the transmission of hydrogen across at the border of a Member State with one or more third countries and proves bringing significant benefits, under the specific criteria listed in in Article 4(3), to at least two Member States. The calculation of the benefits for the Member States shall be performed and published by the ENTSO for Gas in the frame of Union-wide ten-year network development plan;	(i) for projects of mutual interest in the category set out in point (3) of Annex II, the hydrogen project enables the transmission of hydrogen across at the border of a Member State with one or more third countries and proves bringing significant benefits, under the specific criteria listed in in Article 4(3), to at least two Member States. The calculation of the benefits for the Member States shall be performed and published by the ENTSO for Gas in the frame of Union-wide ten-year network development plan;	(b) for projects of mutual interest in the category set out in point (3) of Annex II, the hydrogen project enables the transmission of hydrogen across at the border of a Member State with one or more third countries and proves bringing significant benefits, either directly or indirectly (via interconnection with a third country) under the specific criteria listed in in Article 4(3), to at least one Member State where the project with a third country contributes to implementing a specific European priority corridor or area or in case of a cluster of Projects to at least two Member States. The calculation of the benefits for the Member States shall be performed and published by the ENTSO for Gas in the frame of Union-wide ten-year network development plan;	
715	(j) for projects of mutual interest in the category set out in point (5) of Annex II, the project can be used to transport anthropogenic carbon dioxide by at least two Member States and a third country.	AM 234 (c) for projects of mutual interest in the category set out in point (5) of Annex II, the project can be used to transport <i>and</i> <i>store</i> anthropogenic carbon dioxide by at least two Member States and a third country.	(c) for projects of mutual interest in the category set out in point (5) of Annex II, the project can be used to transport anthropogenic carbon dioxide by at least two Member States and a third country.	

716	 (3) Concerning projects falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II, the criteria listed in Article 4 shall be evaluated as follows: 	AM 235 (3) Concerning projects falling under the categories set out in points (1)(a), <i>(aa)</i> , (b), (c) and (e) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(3) Concerning projects falling under the categories set out in points (1)(a), (b), (c) and (e) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	
717			(a) transmission of renewable energy generation to major consumption centres and storage sites measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, in particular by:	(Council GA moved this para here from point (b) below - line 723) (no changes in respect to COM proposal)


718	8	(i) for electricity tr estimating the amo generation capacity renewable energy s technology, in meg which is connected transmitted due to compared to the am planned total gener capacity from thos renewable energy s the Member State of 2030 according to Energy and Climat submitted by Mer in accordance with (EU) 2018/1999 of European Parliame the Council ³⁶ ;	unt of <i>point (i) below - line 724) (no changes in respect to COM proposal)</i> ources (by awatts), and he project, nount of ation e types of ources in concerned in he National e Plans nber States Regulation the
719	9	(ii) or electricity st comparing new cap provided by the pre- total existing capac same storage techn area of analysis as Annex V;	point (ii) below - line 725) (no changes in respect to COM proposal)

³⁶ Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the Energy Union and Climate Action, amending Regulations (EC) No 663/2009 and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Council Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council, OJ L 328, 21.12.2018, p. 1

720	(a) market integration, competition and system flexibility measured in line with the analysis made in the latest available Union- wide ten-year network development plan in electricity, in particular by:	(a) market integration, competition and system flexibility measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, in particular by:	(b) market integration, competition and system flexibility measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, in particular by:	(b) [no change] market integration, competition and system flexibility measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, in particular by:
721	(i) calculating, for cross- border projects, the impact on the grid transfer capability in both power flow directions, measured in terms of amount of power (in megawatt), and their contribution to reaching the minimum 15% interconnection target, for projects with significant cross-border impact, the impact on grid transfer capability at borders between relevant Member States, between relevant Member States and third countries or within relevant Member States and on demand-supply balancing and network operations in relevant Member States;	AM 236 (i) calculating, for cross-border projects, <i>including reinvestment</i> projects, the impact on the grid transfer capability in both power flow directions, measured in terms of amount of power (in megawatt), and their contribution to reaching the minimum 15 % interconnection target, for projects with significant cross-border impact, the impact on grid transfer capability at borders between relevant Member States, between relevant Member States and third countries or within relevant Member States and on demand-supply balancing and network operations in relevant Member States;	(i) calculating, for cross-border projects, the impact on the grid transfer capability in both power flow directions, measured in terms of amount of power (in megawatt), and their contribution to reaching the minimum 15% interconnection target, for projects with significant cross- border impact, the impact on grid transfer capability at borders between relevant Member States, between relevant Member States and third countries or within relevant Member States and on demand-supply balancing and network operations in relevant Member States;	

722	(ii) assessing the impact, for the area of analysis as defined in Annex V, in terms of energy system- wide generation and transmission costs and evolution and convergence of market prices provided by a project under different planning scenarios, notably taking into account the variations induced on the merit order;	(ii) assessing the impact, for the area of analysis as defined in Annex V, in terms of energy system-wide generation and transmission costs and evolution and convergence of market prices provided by a project under different planning scenarios, notably taking into account the variations induced on the merit order;	(ii) assessing the impact, for the area of analysis as defined in Annex V, in terms of energy system-wide generation and transmission costs and evolution and convergence of market prices provided by a project under different planning scenarios, notably taking into account the variations induced on the merit order;	(ii) [no change] assessing the impact, for the area of analysis as defined in Annex V, in terms of energy system-wide generation and transmission costs and evolution and convergence of market prices provided by a project under different planning scenarios, notably taking into account the variations induced on the merit order;
723	(b) transmission of renewable energy generation to major consumption centres and storage sites measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, in particular by:		(Council GA moved this para to point (3) above line 717) (no changes in respect to COM proposal)	

724	transmission, estimating the amount of generation capacity from renewable energy sources (by technology, in megawatts), which is connected and transmitted due to the project, compared to the amount of planned total generation capacity from those types of renewable energy sources in the Member State concerned in 2030 according to the National Energy and Climate Plans submitted by Member States in accordance with Regulation (EU) 2018/1999 of the	AM 237 (i) for electricity transmission, estimating the amount of generation capacity from renewable energy sources (by technology, in megawatts), which is connected and transmitted due to the project, <i>in</i> <i>terms of reduced curtailment or</i> <i>additional generation capacity</i> compared to the amount of planned total generation capacity from those types of renewable energy sources in the Member State concerned in 2030 according to the National Energy and Climate Plans submitted by Member States in accordance with Regulation (EU) 2018/1999 of the European	(Council GA moved this para to point (3) above line 718) (no changes in respect to COM proposal)	
	European Parliament and of the Council ³⁷ ;	Parliament and of the Council ³⁷ ;		
725	(ii) or electricity storage, comparing new capacity provided by the project with total existing capacity for the same storage technology in the area of analysis as defined in Annex V;	AM 238 (ii) or electricity energy storage, comparing new capacity provided by the project with total existing capacity for the same storage technology in the area of analysis as defined in Annex V;	(Council GA moved this para to point (3) above line 719) (no changes in respect to COM proposal)	

³⁷ Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the Energy Union and Climate Action, amending Regulations (EC) No 663/2009 and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Council Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council, OJ L 328, 21.12.2018, p. 1

726	interoperability and secure system operation measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, notably by assessing the impact of the project on the loss of load expectation for the area of analysis as defined in Annex V in terms of generation and transmission adequacy for a set of characteristic load periods, taking into account expected changes in climate-related extreme weather events and their impact on infrastructure resilience. Where applicable, the impact of the project on independent and reliable control of system operation and services shall be measured.	AM 239 (c) security of supply, interoperability and secure system operation measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, notably by assessing the impact of the project on the loss of load expectation for the area of analysis as defined in Annex V in terms of generation and transmission adequacy for a set of characteristic load periods, taking into account expected changes in climate-related extreme weather events and their impact on infrastructure resilience; <i>expected changes in</i> <i>the economic and social</i> <i>development of the area and the</i> <i>expected significant increase in</i> <i>demand for power</i> . Where applicable, the impact of the project on independent and reliable control of system operation and services shall be measured.	(c) security of supply, interoperability and secure system operation measured in line with the analysis made in the latest available Union-wide ten-year network development plan in electricity, notably by assessing the impact of the project on the loss of load expectation for the area of analysis as defined in Annex V in terms of generation and transmission adequacy for a set of characteristic load periods, taking into account expected changes in climate- related extreme weather events and their impact on infrastructure resilience. Where applicable, the impact of the project on independent and reliable control of system operation and services shall be measured.	
727	(4) Concerning projects falling under the category set out in point (1)(d) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(4) Concerning projects falling under the category set out in point (1)(d) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(4) Concerning projects falling under the category set out in point (1)(d) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(4) [no change] Concerning projects falling under the category set out in point (1)(d) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:

728	(a) Level of sustainability: This criterion shall be measured by assessing the extent of the grids' ability to connect and transport variable renewable energy.	(a) Level of sustainability: This criterion shall be measured by assessing the extent of the grids' ability to connect and transport variable renewable energy.	(a) Level of sustainability: This criterion shall be measured by assessing the extent of the grids' ability to connect and transport variable renewable energy.	(a) [no change] Level of sustainability: This criterion shall be measured by assessing the extent of the grids' ability to connect and transport variable renewable energy.
729	(b) Security of supply: This criterion shall be measured by the level of losses in distribution and /or transmission networks, the percentage utilisation (i.e. average loading) of electricity network components, the availability of network components (related to planned and unplanned maintenance) and its impact on network performances, the duration and frequency of interruptions, including climate related disruptions.	(b) Security of supply: This criterion shall be measured by the level of losses in distribution and /or transmission networks, the percentage utilisation (i.e. average loading) of electricity network components, the availability of network components (related to planned and unplanned maintenance) and its impact on network performances, the duration and frequency of interruptions, including climate related disruptions.	(b) Security of supply: This criterion shall be measured by the level of losses in distribution and /or transmission networks, the percentage utilisation (i.e. average loading) of electricity network components, the availability of network components (related to planned and unplanned maintenance) and its impact on network performances, the duration and frequency of interruptions, including climate related disruptions.	(b) [no change] Security of supply: This criterion shall be measured by the level of losses in distribution and /or transmission networks, the percentage utilisation (i.e. average loading) of electricity network components, the availability of network components (related to planned and unplanned maintenance) and its impact on network performances, the duration and frequency of interruptions, including climate related disruptions.
730	Market integration:	Market integration: This criterion shall be measured by assessing the innovative uptake in system operation and interconnection, as well as the level of integrating other sectors and facilitating new business models and market structures.	(c) Market integration: This criterion shall be measured by assessing the innovative uptake in system operation, the energy isolation and interconnection, as well as the level of integrating other sectors and facilitating new business models and market structures.	

731	(d) Network security, flexibility and quality of supply: This criterion shall be measured by assessing the innovative approach to system flexibility, cybersecurity, efficient operability between TSO and DSO level, the capacity to include demand response, storage, energy efficiency measures, the cost-efficient use of digital tools and ICT for monitoring and control purposes, the stability of the electricity system and the voltage quality performance.	(d) Network security, flexibility and quality of supply: This criterion shall be measured by assessing the innovative approach to system flexibility, cybersecurity, efficient operability between TSO and DSO level, the capacity to include demand response, storage, energy efficiency measures, the cost-efficient use of digital tools and ICT for monitoring and control purposes, the stability of the electricity system and the voltage quality performance.	(d) Network security, flexibility and quality of supply: This criterion shall be measured by assessing the innovative approach to system flexibility, cybersecurity, efficient operability between TSO and DSO level, the capacity to include demand response, storage, energy efficiency measures, the cost- efficient use of digital tools and ICT for monitoring and control purposes, the stability of the electricity system and the voltage quality performance.	(d) [no change] Network security, flexibility and quality of supply: This criterion shall be measured by assessing the innovative approach to system flexibility, cybersecurity, efficient operability between TSO and DSO level, the capacity to include demand response, storage, energy efficiency measures, the cost-efficient use of digital tools and ICT for monitoring and control purposes, the stability of the electricity system and the voltage quality performance.
732	(5) concerning hydrogen falling under the category set out in point (3) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(5) concerning hydrogen falling under the category set out in point (3) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(5) concerning hydrogen falling under the category set out in point (3) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(5) [no change] concerning hydrogen falling under the category set out in point(3) of Annex II, the criteria listed in Article4 shall be evaluated as follows:

733	(a) Sustainability measured as the contribution of a project to: greenhouse gas emission reductions in different end-use applications, such as industry or transport; flexibility and seasonal storage options for renewable electricity generation; or the integration of renewable hydrogen.	AM 240 (a) Sustainability measured as the contribution of a project to: greenhouse gas emission reductions in different end-use applications hard-to-abate sectors,, such as industry or transport; flexibility and seasonal storage options for renewable electricity generation; or the integration of renewable and low-carbon hydrogen.	(a) Sustainability measured as the contribution of a project to: greenhouse gas emission reductions in different end-use applications, such as industry or transport; flexibility and seasonal storage options for renewable electricity generation; or the integration of renewable and low carbon hydrogen with a view to consider market needs and promote renewable hydrogen.	[proposal for a compromise] Sustainability measured as the contribution of a project to: greenhouse gas emission reductions in different end-use applications, in <i>hard-to- abate sectors</i> , such as industry or transport; flexibility and seasonal storage options for renewable electricity generation; or the integration of renewable and low carbon hydrogen with a view to consider market needs and promote renewable hydrogen.
734	(b) market integration and interoperability measured by calculating the additional value of the project to the integration of market areas and price convergence, to the overall flexibility of the system.	AM 241 (b) market integration and interoperability measured by calculating the additional value significantly increasing existing cross-border hydrogen transport capacity at a border between two Member States compared to the situation prior to the commissioning of the project to the integration of market areas and price convergence, to the overall flexibility of the system.	(b) market integration and interoperability measured by calculating the additional value of the project to the integration of market areas and price convergence, to the overall flexibility of the system.	
735	(c) security of supply and flexibility measured by calculating the additional value of the project to the resilience, diversity and flexibility of hydrogen supply.	(c) security of supply and flexibility measured by calculating the additional value of the project to the resilience, diversity and flexibility of hydrogen supply.	(c) security of supply and flexibility measured by calculating the additional value of the project to the resilience, diversity and flexibility of hydrogen supply.	(c) [no change] security of supply and flexibility measured by calculating the additional value of the project to the resilience, diversity and flexibility of hydrogen supply.

736	(d) competition measured by the project's contribution to supply diversification, including the facilitation of access to indigenous sources of hydrogen supply.	(d) competition measured by the project's contribution to supply diversification, including the facilitation of access to indigenous sources of hydrogen supply.	(d) competition measured by the project's contribution to supply diversification, including the facilitation of access to indigenous sources of hydrogen supply.	(d) [no change] competition measured by the project's contribution to supply diversification, including the facilitation of access to indigenous sources of hydrogen supply.
737	(6) concerning smart gas grid projects falling under the category set out in point(2) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(6) concerning smart gas grid projects falling under the category set out in point (2) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(6) concerning smart gas grid projects falling under the category set out in point (2) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:	(6) [no change] concerning smart gas grid projects falling under the category set out in point (2) of Annex II, the criteria listed in Article 4 shall be evaluated as follows:
738	(a) level of sustainability measured by assessing the share of renewable and low-carbon gases integrated into the gas network, the related greenhouse gas emission savings towards total system decarbonisation and the adequate detection of leakage.	(a) level of sustainability measured by assessing the share of renewable and low-carbon gases integrated into the gas network, the related greenhouse gas emission savings towards total system decarbonisation and the adequate detection of leakage.	(a) level of sustainability measured by assessing the share of renewable and low- carbon gases integrated into the gas network, the related greenhouse gas emission savings towards total system decarbonisation and the adequate detection of leakage.	(a) [no change] level of sustainability measured by assessing the share of renewable and low-carbon gases integrated into the gas network, the related greenhouse gas emission savings towards total system decarbonisation and the adequate detection of leakage.

739	(b) quality and security of supply measured by assessing the ratio of reliably available gas supply and peak demand, the share of imports replaced by local renewable and low-carbon gases, the stability of system operation, the duration and frequency of interruptions per customer.	(b) quality and security of supply measured by assessing the ratio of reliably available gas supply and peak demand, the share of imports replaced by local renewable and low-carbon gases, the stability of system operation, the duration and frequency of interruptions per customer.	(b) quality and security of supply measured by assessing the ratio of reliably available gas supply and peak demand, the share of imports replaced by local renewable and low- carbon gases, the stability of system operation, the duration and frequency of interruptions per customer.	(b) [no change] quality and security of supply measured by assessing the ratio of reliably available gas supply and peak demand, the share of imports replaced by local renewable and low-carbon gases, the stability of system operation, the duration and frequency of interruptions per customer.
740	(c) facilitation of smart energy sector integration measured by assessing the cost savings enabled in connected energy sectors and systems, such as the heat and power system, transport and industry.	(c) facilitation of smart energy sector integration measured by assessing the cost savings enabled in connected energy sectors and systems, such as the heat and power system, transport and industry.	(c) enabling flexibility services such as demand response and storage by facilitation of smart energy sector integration through the creation of links to other energy carriers and sectors measured by assessing the cost savings enabled in connected energy sectors and systems, such as the heat and power system, transport and industry.	
741	(7) concerning electrolyser projects falling under the category set out in point (4) of Annex II the criteria listed in Article 4 shall be evaluated as follows:	(7) concerning electrolyser projects falling under the category set out in point (4) of Annex II the criteria listed in Article 4 shall be evaluated as follows:	(7) concerning electrolyser projects falling under the category set out in point (4) of Annex II the criteria listed in Article 4 shall be evaluated as follows:	(7) [no change] concerning electrolyser projects falling under the category set out in point (4) of Annex II the criteria listed in Article 4 shall be evaluated as follows:

742	 (a) sustainability measured by assessing the share of renewable hydrogen or hydrogen meeting the criteria defined in point (4) (a) (ii) of Annex II integrated into the network, and the related greenhouse gas emission savings; 	AM 242 (a) sustainability measured by assessing the share of renewable hydrogen or hydrogen meeting the criteria defined in point (4) (a) (ii) of Annex II <i>or renewable</i> <i>synthetic fuels</i> integrated into the network, and the related greenhouse gas emission savings;	(a) sustainability measured by assessing the share of renewable hydrogen, or low carbon hydrogen , in particular from renewable sources meeting the criteria defined in point (4) (a) (ii) of Annex II integrated into the network, and the related greenhouse gas emission savings;	
743	(b) security of supply measured by assessing its contribution to the safety, stability and efficiency of network operation, including through the assessment of avoided curtailment of renewable electricity generation;	(b) security of supply measured by assessing its contribution to the safety, stability and efficiency of network operation, including through the assessment of avoided curtailment of renewable electricity generation;	(b) security of supply measured by assessing its contribution to the safety, stability and efficiency of network operation, including through the assessment of avoided curtailment of renewable electricity generation;	(b) [no change] security of supply measured by assessing its contribution to the safety, stability and efficiency of network operation, including through the assessment of avoided curtailment of renewable electricity generation;

744	(c) the facilitation of smart energy sector integration measured by assessing the cost savings enabled in connected energy sectors and systems, such as the gas, hydrogen, power and heat networks, the transport and industry sectors, and the volume of demand response enabled.	AM 243 (c) enabling the flexibility services such as demand response and storage by the facilitation of smart energy sector integration through the creation of links to other energy carriers and sectors measured by assessing the cost and greenhouse gas savings and the efficient use of energy enabled in connected energy sectors and systems, such as the gas, hydrogen, power and heat networks, the transport and industry sectors, and the volume of demand response enabled.	(c) enabling flexibility services such as demand response and storage by the facilitation of smart energy sector integration through the creation of links to other energy carriers and sectors measured by assessing the cost savings enabled in connected energy sectors and systems, such as the gas, hydrogen, power and heat networks, the transport and industry sectors [].	
745		AM 244 (new) (7a) Concerning carbon dioxide infrastructure falling under the energy infrastructure categories set out in point (5) of Annex II the criteria listed in Article 4 shall be evaluated as follows:		(7a) [provisionally agreed, covers 753] Concerning carbon dioxide infrastructure falling under the energy infrastructure categories set out in point (5) of Annex II the criteria listed in Article 4 shall be evaluated as follows:

746	(a) sustainability measured by considering a significant net reduction of emissions along the whole project lifecycle and the absence of alternative technological solutions to achieve the same level of carbon dioxide reduction as the amount of carbon dioxide to be captured, such as energy efficiency, or electrification integrating renewable sources; the minimum capture rate at industrial installations shall be fixed according to best available technology per industry category to be established by the Commission, and shall be greater than the range of 70-90 %;	[provisionally agreed to a compromise (covers also line 754), further consideration needed for listing alternative technological solutions] <i>sustainability measured by the</i> <i>total expected project life-cycle greenhouse</i> <i>gas reductions and the absence of</i> <i>alternative technological solutions such as</i> <i>energy efficiency, to achieve the same level</i> <i>of greenhouse gas reductions as the</i> <i>amount of carbon dioxide to be captured</i> <i>at connected installations at a comparable</i> <i>cost within a comparable timeframe;</i>
747	(b) resilience and security measured by assessing the security of the infrastructure and usage of the best-available technology, to be established by the Commission.	[provisionally agreed for a compromise] resilience and security measured by assessing the security of the infrastructure and usage of the best-available technology, to be established by the Commission.
748	AM 245 (new) (7b) concerning heating and cooling projects falling under the category set out in point (5b) of Annex II, the criteria listed in Article 4 shall be assessed in accordance with the following criteria:	

749	(a) the level of sustainability:	
750	(i) an estimate of the share of heat and cold generation from highly efficient cogeneration, renewable energy and heat and cold connected and integrated into the network due to the project; for renewable energy, the planned share of those types of renewable energy sources in the Member States concerned in 2030 according to the national energy and climate plans submitted pursuant to Article 3 of Regulation (EU)2018/1999 of the European Parliament and of the Council;	
751	(ii) a measurement of the system-wide greenhouse gas emission savings towards total system decarbonisation considering the phase-out of solid fossil fuel based heat or cold production in existing systems and improved network efficiency;	

752	(b) quality and security of supply measured by assessing the ratio of reliably available supply and demand, the stability of system operation and the contribution to thermal storage and conversion and delivering system services through power to heat/cold solutions.		
753		(8) concerning carbon dioxide transport projects falling under the category set out in point (5) of annex II the criteria listed in Article 4 shall be evaluated as follows:	(8) [provisionally agreed in 745]
754		(a) the total expected life- cycle greenhouse gas reductions achieved through the connection of installations to the CO2 transport and storage network and the infeasibility to apply only other non-CCS emission reduction technologies and applications to achieve the same level of sustainability at connected installations at a comparable cost within a comparable timeframe.	[included in the compromise on line 746]

755			b) the mitigation of environmental burden and risk via the permanent neutralisation of carbon dioxide.	b) [provisionally agreed] the mitigation of environmental burden and risk via the permanent neutralisation of carbon dioxide.
750	<u>ANNEX V</u>	<u>ANNEX V</u>	<u>ANNEX V</u>	<u>ANNEX V</u>
757	ENERGY SYSTEM-WIDE COST-BENEFIT ANALYSIS	ENERGY SYSTEM-WIDE COST-BENEFIT ANALYSIS	ENERGY SYSTEM-WIDE COST-BENEFIT ANALYSIS	ENERGY SYSTEM-WIDE COST- BENEFIT ANALYSIS
758	The methodology for a harmonised energy system- wide cost-benefit analysis for projects of common interest shall satisfy the following principles.	AM 246 The methodology methodologies for a harmonised energy system-wide cost-benefit analysis for projects of common interest shall be consistent with each other while taking into account sectorial specificities and shall satisfy the following principles.	The CBA methodologies developed by the ENTSO for Electricity and the ENTSO for Gas should be consistent, whilst taking into account sectorial specificities. The methodology for a harmonised and transparent energy system-wide cost-benefit analysis for projects of common interest and for projects of mutual interest shall be uniform for all infrastructure categories, unless specific elements are justified. They shall address costs in the broader sense (including externalities) in view of the Union's objectives, in particular the 2030 climate and energy targets and the climate neutrality objective by 2050 and shall satisfy the following principles.	

759	(1) the area for the analysis	(1) the area for the analysis of an	(1) the area for the analysis of	
	of an individual project	individual project shall cover all	an individual project shall	
	shall cover all Member	Member States and third	cover all Member States and	
	States and third countries,	countries, on whose territory the	third countries, on whose	
	on whose territory the	project is located, all directly	territory the project is located,	
	project is located, all	neighbouring Member States	all directly neighbouring	
	directly neighbouring	and all other Member States	Member States and all other	
	Member States and all	significantly impacted by the	Member States significantly	
	other Member States	project. For this purpose,	impacted by the project. For	
	significantly impacted by	ENTSO for electricity and	this purpose, ENTSO for	
	the project. For this	ENTSO for gas shall cooperate	electricity and ENTSO for gas	
	purpose, ENTSO for	with all the relevant system	shall cooperate with all the	
	electricity and ENTSO for	operators in the relevant third	relevant system operators in	
	gas shall cooperate with all	countries.	the relevant third countries. In	
	the relevant system		the case of projects falling	
	operators in the relevant		under the category set out at	
	third countries.		point(3) of Annex II, the	
			ENTSO for electricity and	
			the ENTSO for gas shall	
			cooperate with the project	
			promoter also where it is not	
			a system operator.	
			a system operator.	

760	(2) each cost-benefit analysis shall include sensitivity analyses concerning the input data set, the commissioning date of different projects in the same area of analysis and other relevant parameters.	AM 247 (2) each cost-benefit analysis shall include sensitivity analyses concerning the input data set, the commissioning date of different projects in the same area of analysis, <i>the potential</i> <i>climate impacts</i> and other relevant parameters.	(2) each cost-benefit analysis shall include sensitivity analyses concerning the input data set, including generation and greenhouse gases costs as well as the expected development of demand [] and supply (including renewable energy sources), including the flexibility of both, and the availability of storage, the commissioning date of different projects in the same area of analysis, climate impacts and other relevant parameters.	
761	(3) it shall define the analysis to be carried out, based on the relevant multi- sectorial input data set by determining the impacts with and without each project.	AM 248 (3) it shall define the analysis to be carried out, based on the relevant multi-sectorial input data set by determining the impacts with and without each project and include relevant interdependencies with other projects.	(3) it shall define the analysis to be carried out, based on the relevant multi-sectorial input data set by determining the impacts with and without each project and include the relevant interdependencies with other projects.	(3) [provisionally agreed] it shall define the analysis to be carried out, based on the relevant multi-sectorial input data set by determining the impacts with and without each project and include the relevant interdependencies with other projects.

76	2 (4) it shall give guidance for the development and use of network and market modelling necessary for the cost-benefit analysis. The modelling shall allow for a full assessment of economic, including market integration, security of supply and competition, social and environmental and climate impacts, including the cross- sectorial impacts. The methodology shall include details on why, what and how each of the benefits and costs are calculated.	AM 249 (4) it shall give guidance for the development and use of network and market <i>and wider socio-</i> <i>economic</i> modelling necessary for the cost-benefit analysis. The modelling shall allow for a full assessment of economic, including market integration, security of supply, <i>improving</i> <i>capacity to integrate renewable</i> <i>production, optimising</i> <i>investment</i> and competition, social and environmental and climate impacts, including the <i>direct and indirect</i> cross- sectorial impacts. The methodology shall <i>be fully</i> <i>transparent and</i> include details on why, what and how each of the benefits and costs are calculated.	(4) it shall give guidance for the development and use of network, [] market and socio- economic modelling necessary for the cost-benefit analysis. The modelling shall allow for a full assessment of economic, including market integration, security of supply and competition, as well as lifting energy isolation, social and environmental and climate impacts, including the cross- sectorial impacts. The methodology shall be fully transparent [] including details on why, what and how each of the benefits and costs are calculated.	
76	3 (5) it shall include and explain how the energy efficiency first principle is implemented in all the steps of the ten-Year Network Development Plans.	(5) it shall include and explain how the energy efficiency first principle is implemented in all the steps of the ten-Year Network Development Plans.	(5) it shall include and explain how the energy efficiency first principle is implemented in all the steps of the ten-Year Network Development Plans.	(5) [no change] it shall include and explain how the energy efficiency first principle is implemented in all the steps of the ten-Year Network Development Plans.

764			(6) it shall explain that the development and deployment of renewable energies will not be hampered by the project.	
765	(6) it shall ensure that the Member States on which the project has net positive impacts, the beneficiaries, and the Member States on which the project has a net negative impact, the cost bearers, are identified.	(6) it shall ensure that the Member States on which the project has net positive impacts, the beneficiaries, and the Member States on which the project has a net negative impact, the cost bearers, are identified.	(7) it shall ensure that the Member States on which the project has net positive impacts, the beneficiaries, and the Member States on which the project has a net negative impact – which may be other Members States then the ones on which teritory the infrastrucure is constructed –, the cost bearers, are identified.	

700	(7) it shall, at least, take into account the capital expenditure, operational and maintenance expenditure costs over the assessment lifecycle of the project and decommissioning and waste management costs, where relevant. The methodology shall give guidance on discount rates, assessment lifetime and residual value to be used for the cost- benefit calculations.	AM 250 (7) it shall, at least, take into account the capital expenditure, operational and maintenance expenditure costs over the assessment lifecycle of the project and decommissioning and waste management costs, where relevant. The methodology shall give guidance on discount rates, assessment lifetime and residual value to be used for the cost- benefit calculations. <i>It shall also</i> <i>include a methodology to</i> <i>calculate Benefit-to-Cost ratio</i> <i>and the Net Present Value.</i>	(8) it shall, at least, take into account the capital expenditure, operational and maintenance expenditure costs as well as the costs induced for the related system over the [] technical lifecycle of the project as a whole such as [] decommissioning and waste management costs, including external costs []. The methodology shall give guidance on discount rates, [] technical lifetime and residual value to be used for the cost- benefit calculations. It shall furthermore include a mandatory methodology to calculate Benefit-to-Cost ratio and the Net Present Value, as well as a differentiation of benefits according to the level of reliability of their estimation methods. Methods to calculate the climate and environmental impact of the projects and the contribution to EU energy targets, such as renewable penetrations, energy efficiency and interconnection targets shall also be taken into account.		
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767	(8) it shall ensure that the climate adaptation measures taken for each project are assessed and reflect the cost of greenhouse gas emissions in a consistent manner with other Union policies.	(8) it shall ensure that the climate adaptation measures taken for each project are assessed and reflect the cost of greenhouse gas emissions in a consistent manner with other Union policies.	(9) it shall ensure that the climate adaptation measures taken for each project are assessed and reflect the cost of greenhouse gas emissions used for the assessment is robust and consistent [] with other Union policies in order to enable comparison with other solutions which do not require new infrastructures.	
768	<u>ANNEX VI</u>	<u>ANNEX VI</u>	<u>ANNEX VI</u>	<u>ANNEX VI</u>
769	GUIDELINES FOR TRANSPARENCY AND PUBLIC PARTICIPATION	GUIDELINES FOR TRANSPARENCY AND PUBLIC PARTICIPATION	GUIDELINES FOR TRANSPARENCY AND PUBLIC PARTICIPATION	GUIDELINES FOR TRANSPARENCY AND PUBLIC PARTICIPATION
770	(1) the manual of procedures referred to in Article 9(1) shall at least contain:	(1) the manual of procedures referred to in Article 9(1) shall at least contain:	(1) the manual of procedures referred to in Article 9(1) shall at least contain:	(1) [no change] the manual of procedures referred to in Article 9(1) shall at least contain:
771	(a) specifications of the relevant pieces of legislation upon which decisions and opinions are based for the different types of relevant projects of common interest, including environmental law;	(a) specifications of the relevant pieces of legislation upon which decisions and opinions are based for the different types of relevant projects of common interest, including environmental law;	(a) specifications of the relevant pieces of legislation upon which decisions and opinions are based for the different types of relevant projects of common interest, including environmental law;	(a) [no change] specifications of the relevant pieces of legislation upon which decisions and opinions are based for the different types of relevant projects of common interest, including environmental law;

772	(b) the list of relevant decisions and opinions to be obtained;	(b) the list of relevant decisions and opinions to be obtained;	(b) the list of relevant decisions and opinions to be obtained;	(b) [no change] the list of relevant decisions and opinions to be obtained;
77:	(c) the names and contact details of the Competent Authority, other authorities and major stakeholders concerned;	(c) the names and contact details of the Competent Authority, other authorities and major stakeholders concerned;	(c) the names and contact details of the Competent Authority, other authorities and major stakeholders concerned;	(c) [no change] the names and contact details of the Competent Authority, other authorities and major stakeholders concerned;
774	(d) the work flow, outlining each stage in the process, including an indicative time frame and a concise overview of the decision- making process for the different types of relevant projects of common interest;	(d) the work flow, outlining each stage in the process, including an indicative time frame and a concise overview of the decision-making process for the different types of relevant projects of common interest;	(d) the work flow, outlining each stage in the process, including an indicative time frame and a concise overview of the decision-making process for the different types of relevant projects of common interest;	(d) [no change] the work flow, outlining each stage in the process, including an indicative time frame and a concise overview of the decision-making process for the different types of relevant projects of common interest;
775	(e) information about the scope, structure and level of detail of documents to be submitted with the application for decisions, including a checklist;	(e) information about the scope, structure and level of detail of documents to be submitted with the application for decisions, including a checklist;	(e) information about the scope, structure and level of detail of documents to be submitted with the application for decisions, including a checklist;	(e) [no change] information about the scope, structure and level of detail of documents to be submitted with the application for decisions, including a checklist;
77((f) the stages and means for the general public to participate in the process;	(f) the stages and means for the general public to participate in the process;	(f) the stages and means for the general public to participate in the process;	(f) [no change] the stages and means for the general public to participate in the process;

777	(g) modalities in which the competent authority, other authorities concerned and the project promoter shall demonstrate that the opinions expressed in the public consultation were taken into account, for example by showing what amendments were done in the location and design of the project or by justifying why such opinions have not been taken into account;	(g) modalities in which the competent authority, other authorities concerned and the project promoter shall demonstrate that the opinions expressed in the public consultation were taken into account, for example by showing what amendments were done in the location and design of the project or by justifying why such opinions have not been taken into account;	(g) modalities in which the competent authority, other authorities concerned and the project promoter shall demonstrate that the opinions expressed in the public consultation were taken into account, for example by showing what amendments were done in the location and design of the project or by justifying why such opinions have not been taken into account;	(g) [no change] modalities in which the competent authority, other authorities concerned and the project promoter shall demonstrate that the opinions expressed in the public consultation were taken into account, for example by showing what amendments were done in the location and design of the project or by justifying why such opinions have not been taken into account;
778	(h) as much as possible, translations of its content in all languages of the neighbouring Member States to be realized in coordination with the respective neighbouring Member States;	(h) as much as possible, translations of its content in all languages of the neighbouring Member States to be realized in coordination with the respective neighbouring Member States;	Π	
779	(2) the detailed schedulereferred to in Article10(5)(b) shall at leastspecify the following:	(2) the detailed schedule referred to in Article 10(5)(b) shall at least specify the following:	(2) the detailed schedule referred to in Article 10(5)(b) shall at least specify the following:	(2) [no change] the detailed schedule referred to in Article 10(5)(b) shall at least specify the following:
780	(a) the decisions and opinions to be obtained;	(a) the decisions and opinions to be obtained;	(a) the decisions and opinions to be obtained;	(a) [no change] the decisions and opinions to be obtained;
781	(b) the authorities, stakeholders, and the public likely to be concerned;	(b) the authorities, stakeholders, and the public likely to be concerned;	(b) the authorities, stakeholders, and the public likely to be concerned;	(b) [no change] the authorities, stakeholders, and the public likely to be concerned;

78	(c) the individual stages of the procedure and their duration;	(c) the individual stages of the procedure and their duration;	(c) the individual stages of the procedure and their duration;	(c) [no change] the individual stages of the procedure and their duration;
78	(d) major milestones to be accomplished and their deadlines in view of the comprehensive decision to be taken;	(d) major milestones to be accomplished and their deadlines in view of the comprehensive decision to be taken;	(d) major milestones to be accomplished and their deadlines in view of the comprehensive decision to be taken;	(d) [no change] major milestones to be accomplished and their deadlines in view of the comprehensive decision to be taken;
784	(e) the resources planned by the authorities and possible additional resource needs;	(e) the resources planned by the authorities and possible additional resource needs;	(e) the resources planned by the authorities and possible additional resource needs;	(e) [no change] the resources planned by the authorities and possible additional resource needs;
78	(3) without any prejudice to the requirements for public consultations under environmental law, to increase public participation in the permit granting process and ensure in advance information and dialogue with the public, the following principles shall be applied:	(3) without any prejudice to the requirements for public consultations under environmental law, to increase public participation in the permit granting process and ensure in advance information and dialogue with the public, the following principles shall be applied:	(3) without any prejudice to the requirements for public consultations under environmental law, to increase public participation in the permit granting process and ensure in advance information and dialogue with the public, the following principles shall be applied:	(3) [no change] without any prejudice to the requirements for public consultations under environmental law, to increase public participation in the permit granting process and ensure in advance information and dialogue with the public, the following principles shall be applied:

780	(a) the stakeholders affected by a project of common interest, including relevant national, regional and local authorities, landowners and citizens living in the vicinity of the project, the general public and their associations, organisations or groups, shall be extensively informed and consulted at an early stage, when potential concerns by the public can still be taken into account and in an open and transparent manner. Where relevant, the competent authority shall actively support the activities undertaken by the project promoter;	AM 251 (a) the stakeholders affected by a project of common interest, including relevant national, regional and local authorities, landowners and citizens living in the vicinity of the project, the general public and their associations, organisations or groups, shall be extensively informed and consulted at an early stage, when potential concerns by the public can still be taken into account and in an <i>inclusive</i> , open and transparent manner. Where relevant, the competent authority shall actively support the <i>public</i> <i>participation</i> activities undertaken by the project promoter;	(a) the stakeholders affected by a project of common interest, including relevant national, regional and local authorities, landowners and citizens living in the vicinity of the project, the general public and their associations, organisations or groups, shall be extensively informed and consulted at an early stage, when potential concerns by the public can still be taken into account and in an open and transparent manner. Where relevant, the competent authority shall actively support the activities undertaken by the project promoter;	[Proposal for a compromise] the stakeholders affected by a project of common interest, including relevant national, regional and local authorities, landowners and citizens living in the vicinity of the project, the general public and their associations, organisations or groups, shall be extensively informed and consulted at an early stage, <i>in an inclusive manner</i> , when potential concerns by the public can still be taken into account and in an open and transparent manner. Project promoters shall ensure that consultations take place during a period that allows for open and inclusive public participation and that relevant information is available to the public. Where relevant, the competent authority shall actively support the activities undertaken by the project promoter;
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787	(b) competent authorities shall ensure that public consultation procedures for projects of common interest are grouped together where possible including public consultations already required under national law. Each public consultation shall cover all subject matters relevant to the particular stage of the procedure, and one subject matter relevant to the particular stage of the procedure shall not be addressed in more than one public consultation; however, one public consultation may take place in more than one geographical location. The subject matters addressed by a public consultation shall be clearly indicated in	(b) competent authorities shall ensure that public consultation procedures for projects of common interest are grouped together where possible including public consultations already required under national law. Each public consultation shall cover all subject matters relevant to the particular stage of the procedure, and one subject matter relevant to the particular stage of the procedure shall not be addressed in more than one public consultation; however, one public consultation may take place in more than one geographical location. The subject matters addressed by a public consultation shall be clearly indicated in the notification of the public consultation;	(b) competent authorities shall ensure that public consultation procedures for projects of common interest are grouped together where possible including public consultations already required under national law. Each public consultation shall cover all subject matters relevant to the particular stage of the procedure, and one subject matter relevant to the particular stage of the procedure shall not be addressed in more than one public consultation; however, one public consultation may take place in more than one geographical location. The subject matters addressed by a public consultation shall be clearly indicated in the notification of the public consultation;	(b) [no change] competent authorities shall ensure that public consultation procedures for projects of common interest are grouped together where possible including public consultations already required under national law. Each public consultation shall cover all subject matters relevant to the particular stage of the procedure, and one subject matter relevant to the particular stage of the procedure shall not be addressed in more than one public consultation; however, one public consultation may take place in more than one geographical location. The subject matters addressed by a public consultation shall be clearly indicated in the notification of the public consultation;
	the notification of the public consultation;			

788	(c) comments and objections shall be admissible from the beginning of the public consultation until the expiry of the deadline only;	(c) comments and objections shall be admissible from the beginning of the public consultation until the expiry of the deadline only;	(c) comments and objections shall be admissible from the beginning of the public consultation until the expiry of the deadline only;	(c) [no change] comments and objections shall be admissible from the beginning of the public consultation until the expiry of the deadline only;
789		AM 252 (new) (ca) the project promoters shall ensure that consultations take place during a period that allows for open and inclusive public participation;		
790	(4) the concept for public participation shall at least include information about:	(4) the concept for public participation shall at least include information about:	(4) the concept for public participation shall at least include information about:	(4) [no change] the concept for public participation shall at least include information about:
791	(a) the stakeholders concerned and addressed;	(a) the stakeholders concerned and addressed;	(a) the stakeholders concerned and addressed;	(a) [no change] the stakeholders concerned and addressed;
792	(b) the measures envisaged, including proposed general locations and dates of dedicated meetings;	(b) the measures envisaged, including proposed general locations and dates of dedicated meetings;	(b) the measures envisaged, including proposed general locations and dates of dedicated meetings;	(b) [no change] the measures envisaged, including proposed general locations and dates of dedicated meetings;
793	(c) the timeline;	(c) the timeline;	(c) the timeline;	(c) [no change] the timeline;
794	(d) the human resources allocated to the respective tasks;	(d) the human resources allocated to the respective tasks;	(d) the human resources allocated to the respective tasks;	(d) [no change] the human resources allocated to the respective tasks;

795	(5) in the context of the public consultation to be carried out before submission of the application file, the relevant parties shall at least:	(5) in the context of the public consultation to be carried out before submission of the application file, the relevant parties shall at least:	(5) in the context of the public consultation to be carried out before submission of the application file, the relevant parties shall at least:	(5) [no change] in the context of the public consultation to be carried out before submission of the application file, the relevant parties shall at least:
796	(a) publish an information leaflet of no more than 15 pages, giving, in a clear and concise manner, an overview of the description, purpose and preliminary timetable of the development steps of the project, the national grid development plan, alternative routes considered, types and characteristics of the potential impacts, including of cross-border or transboundary nature, and possible mitigation measures, which shall be published prior to the start of the consultation; The information leaflet shall furthermore list the web addresses of the website of the project of common interest referred to in Article 9(7), the transparency platform referred to in Article 23 and of the manual of procedures referred to in point (1);	AM 253 (a) publish, <i>in electronic and</i> <i>printed form</i> , an information leaflet of no more than 15 pages, giving, in a clear and concise manner, an overview of the description, purpose and preliminary timetable of the development steps of the project, the national grid development plan, alternative routes considered, types and characteristics of the potential impacts, including of cross- border or transboundary nature, and possible mitigation measures, which shall be published prior to the start of the consultation; The information leaflet shall furthermore list the web addresses of the website of the project of common interest referred to in Article 9(7), the transparency platform referred to in Article 23 and of the manual of procedures referred to in point (1);	(a) publish an information leaflet of no more than 15 pages, giving, in a clear and concise manner, an overview of the description, purpose and preliminary timetable of the development steps of the project, the national grid development plan, alternative routes considered, types and characteristics of the potential impacts, including of cross- border or transboundary nature, and possible mitigation measures, which shall be published prior to the start of the consultation; The information leaflet shall furthermore list the web addresses of the website of the project of common interest referred to in Article 9(7), the transparency platform referred to in Article [] 22 and of the manual of procedures referred to in point (1);	(a) [proposal for a compromise] publish, <i>in</i> <i>electronic and</i> where relevant <i>printed</i> <i>form</i> , an information leaflet of no more than 15 pages, giving, in a clear and concise manner, an overview of the description, purpose and preliminary timetable of the development steps of the project, the national grid development plan, alternative routes considered, types and characteristics of the potential impacts, including of cross- border or transboundary nature, and possible mitigation measures, which shall be published prior to the start of the consultation; The information leaflet shall furthermore list the web addresses of the website of the project of common interest referred to in Article 9(7), the transparency platform referred to in Article [] 22 and of the manual of procedures referred to in point (1);

797	(b) publish the information on the consultation on the website of the project of common interest referred to in Article 9(7), on the bulletin boards of the offices of local administrations, and, at least, in two local media outlets;	AM 254 (b) publish the information on the consultation on the website of the project of common interest referred to in Article 9(7), on the bulletin boards of the offices of local administrations, and, at least, in two local media outlets, <i>if</i> <i>applicable</i> ;	(b) publish the information on the consultation on the website of the project of common interest referred to in Article 9(7), on the bulletin boards of the offices of local administrations, and, at least, in [] one local media outlets;	(b) [proposal for a compromise] publish the information on the consultation on the website of the project of common interest referred to in Article 9(7), on the bulletin boards of the offices of local administrations, and, at least, in [] one, or two <i>if applicable</i> , local media outlets;
798	(c) invite in written form relevant affected stakeholders, associations, organisations and groups to dedicated meetings, during which concerns shall be discussed;	AM 255 (c) invite in written <i>or electronic</i> form relevant affected stakeholders, associations, organisations and groups to dedicated meetings, during which concerns shall be discussed;	(c) invite in written or electronic form relevant affected stakeholders, associations, organisations and groups to dedicated meetings, during which concerns shall be discussed;	(c) [provisionally agreed] invite in written or electronic form relevant affected stakeholders, associations, organisations and groups to dedicated meetings, during which concerns shall be discussed;
799	(6) the project website referred to in Article 9(7) shall at least publish the following information:	(6) the project website referred to in Article 9(7) shall at least publish the following information:	(6) the project website referred to in Article 9(7) shall at least publish the following information:	(6) [no change] the project website referred to in Article 9(7) shall at least publish the following information:
800	(a) the date when the project website was updated last;	(a) the date when the project website was updated last;	(a) the date when the project website was updated last;	(a) [no change] the date when the project website was updated last;

801	(b) translations of its content in all languages of the Member States concerned by the project or on which the project has a significant cross-border impact in accordance with point (1) of Annex IV;	(b) translations of its content in all languages of the Member States concerned by the project or on which the project has a significant cross-border impact in accordance with point (1) of Annex IV;	(b) translations of its content in all languages of the Member States concerned by the project or on which the project has a significant cross-border impact in accordance with point (1) of Annex IV;	(b) [no change] translations of its content in all languages of the Member States concerned by the project or on which the project has a significant cross-border impact in accordance with point (1) of Annex IV;
802	(c) the information leaflet referred to in point (5) updated with the latest data on the project;	(c) the information leaflet referred to in point (5) updated with the latest data on the project;	(c) the information leaflet referred to in point (5) updated with the latest data on the project;	(c) [no change] the information leaflet referred to in point (5) updated with the latest data on the project;
803	(d) a non-technical and regularly updated summary reflecting the current status of the project, including geographic information, and clearly indicating, in case of updates, changes to previous versions;	(d) a non-technical and regularly updated summary reflecting the current status of the project, including geographic information, and clearly indicating, in case of updates, changes to previous versions;	(d) a non-technical and regularly updated summary reflecting the current status of the project, including geographic information, and clearly indicating, in case of updates, changes to previous versions;	(d) [no change] a non-technical and regularly updated summary reflecting the current status of the project, including geographic information, and clearly indicating, in case of updates, changes to previous versions;
804	(e) the implementation plan as set out in Article 5(1) updated with the latest data on the project;	(e) the implementation plan as set out in Article 5(1) updated with the latest data on the project;	(e) the implementation plan as set out in Article 5(1) updated with the latest data on the project;	(e) [no change] the implementation plan as set out in Article 5(1) updated with the latest data on the project;
805	(f) the funds allocated and disbursed by the Union for the project;	(f) the funds allocated and disbursed by the Union for the project;	(f) the funds allocated and disbursed by the Union for the project;	(f) [no change] the funds allocated and disbursed by the Union for the project;

8	06 (g) the project and public consultation planning, clearly indicating dates and locations for public consultations and hearings and the envisaged subject matters relevant for those hearings;	(g) the project and public consultation planning, clearly indicating dates and locations for public consultations and hearings and the envisaged subject matters relevant for those hearings;	(g) the project and public consultation planning, clearly indicating dates and locations for public consultations and hearings and the envisaged subject matters relevant for those hearings;	(g) [no change] the project and public consultation planning, clearly indicating dates and locations for public consultations and hearings and the envisaged subject matters relevant for those hearings;
8	07 (h) contact details in view of obtaining additional information or documents;	(h) contact details in view of obtaining additional information or documents;	(h) contact details in view of obtaining additional information or documents;	(h) [no change] contact details in view of obtaining additional information or documents;
8	08 (i) contact details in view of conveying comments and objections during public consultations.	(i) contact details in view of conveying comments and objections during public consultations.	(i) contact details in view of conveying comments and objections during public consultations.	(i) [no change] contact details in view of conveying comments and objections during public consultations.