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CONTRIBUTION

From:	General Secretariat of the Council
To:	Working Party on Energy
Subject:	LU comments on the Methane Regulation (ST 12875/22)

Delegations will find in the annex the LU comments on the Methane Regulation (ST 12875/22).

EN

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
2022/0423 (COD)		
Proposal for a		
REGULATION OF THE EUROPEAN		
PARLIAMENT AND OF THE COUNCIL		
on methane emissions reduction in the energy		
sector and amending Regulation (EU) 2019/942		
(Text with EEA relevance)		
THE EUROPEAN PARLIAMENT AND THE		
COUNCIL OF THE EUROPEAN UNION,		
Having regard to the Treaty on the Functioning		
of the European Union, and in particular Article		
194(2) thereof,		
Having regard to the proposal from the		
European Commission,		
After transmission of the draft legislative act to		

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Presidency compromise text	Drafting Suggestions	Comments
the national parliaments,		
Having regard to the opinion of the European		~ *//
Economic and Social Committee ¹ ,		
Having regard to the opinion of the Committee		
of the Regions ² ,		
Acting in accordance with the ordinary		
legislative procedure,		
Whereas:		
(1) Mathama the main common and of national		
(1) Methane, the main component of natural		
gas, is second only to carbon dioxide in its		
overall contribution to climate change and is		
responsible for approximately a third of current		
warming.		

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

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D :1	D 64: G	C .
Presidency compromise text	Drafting Suggestions	Comments
(2) On a molecular level, Aalthough methane		
remains in the atmosphere for a shorter period		C*/
has a shorter average atmospheric residence		
time (10 to 12 years) than carbon dioxide		
(hundreds of years), its greenhouse effect on the		
climate is more significant and it contributes to		
ozone formation which is a potent air pollutant		
that causes serious health problems. The amount		
of methane in the atmosphere globally has risen		
sharply over the last decade.		
(3) According to recent estimates by the		
United Nations Environment Programme and		
the Climate and Clean Air Coalition, methane		
emission reductions of 45% by 2030, based on		
available targeted measures and additional		
measures in line with the United Nations ('UN')		
priority development goals, could avoid 0.3°C		
of global warming by 2045.		

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(4) According to the Union's greenhouse gas		
('GHG') inventories data, the energy sector is		<u>- " // </u>
estimated to be responsible for 19% of methane		
emissions within the Union. This does not		
include methane emissions linked to the Union's		
fossil energy consumption which are occurring		
outside the Union.		
(5) The European Green Deal combines a		
comprehensive set of mutually reinforcing		
measures and initiatives aimed at achieving		
climate neutrality in the Union by 2050 at the		
<u>latest</u> . The European Green Deal		
Communication ³ indicates that the		
decarbonisation of the gas sector will be		
facilitated, including by addressing the issue of		
energy-related methane emissions. The		

COM(2019) 640 final.

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Commission adopted an EU strategy to reduce		
methane emissions ('the Methane Strategy') in		
October 2020 setting out measures to cut		
methane emissions in the EU, including in the		
energy sector, and internationally. In Regulation		
(EU) 2021/1119 ⁴ ('European Climate Law'), the		
Union has enshrined into legislation the target		
of economy-wide climate neutrality by 2050 at		
the latest and also established a binding Union		
domestic reduction commitment of net		
greenhouse gas emissions (emissions after		
deduction of removals) of at least 55% below		
1990 levels by 2030. To achieve that level of		
GHG emission reductions, methane emissions		
from the energy sector should decrease by		
around 58% by 2030 compared to 2020.		
(6) Methane emissions are included in the		

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).

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Deadline: 27 October 2022

Presidency compromise text	Drafting Suggestions	Comments
scope of the Union greenhouse gas reduction		
targets for 2030 set out in the European Climate		
Law and the binding national emission		C*/
reduction targets under Regulation (EU)		
2018/842 ⁵ . However, there is currently no		
Union level legal framework setting out specific		
measures for the reduction of anthropogenic		
methane emissions in the energy sector. In		
addition, whilst Directive 2010/75 ⁶ on industrial		
emissions covers methane emissions from the		
refining of mineral oil and gas, it does not cover		
other activities in the energy sector.		
(7) In this context, this Regulation should	(7) In this context, this Regulation should	
apply to the reduction of methane emissions in	apply to the reduction of methane emissions in	
oil and fossil gas upstream exploration and	oil and fossil gas upstream exploration and	

Regulation (EU) 2018/842 of the European Parliament and of the Council of 30 May 2018 on binding annual greenhouse gas emission reductions by Member States from 2021 to 2030 contributing to climate action to meet commitments under the Paris Agreement and amending Regulation (EU) No 525/2013 (OJ L 156, 19.6.2018).

Directive 2010/75/EU of the European Parliament and of the Council of 24 November 2010 on industrial emissions (integrated pollution prevention and control) (OJ L 334, 17.12.2010).

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production, fossil gas gathering and processing,	production, fossil gas gathering and processing,	
gas transmission, distribution, underground	gas transmission, distribution, underground	
storage and liquefied natural <i>liquid fossil</i> -gas	storage and liquefied natural liquid fossil gas	
(LNG) terminals, as well as to operating	(LNG) terminals, as well as to operating	
underground and surface coalmines, closed and	underground and surface coalmines, closed and	
abandoned underground coal mines.	abandoned underground coal mines.	
(8) Rules for accurate measurement,	(8) Rules for accurate measurement,	
monitoring, reporting and verification of	monitoring, reporting and verification of	
methane emissions in the oil, gas and coal	methane emissions in the oil, gas and coal	
sectors, as well as for the abatement of those	sectors, as well as for the abatement of those	
emissions, including through leak detection and	emissions, including through leak detection and	
repair surveys and restrictions on venting and	repair surveys and restrictions on venting and	
flaring, should be addressed by an appropriate	flaring, should be addressed by an appropriate	
Union legal framework. Such a framework	Union legal framework. Such a framework	
should contain rules to enhance transparency	should apply to the entire supply chain and	
with regard to fossil energy imports into the	contain rules to enhance transparency with	
Union, thus improving the incentives for a wider	regard to fossil energy imports into the Union,	
uptake of methane mitigation solutions across	thus improving the incentives for a wider uptake	
the globe.	of methane mitigation solutions across the	

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	globe.	
(9) Compliance with the obligations under		~ *//
this Regulation is likely to require investments		
by regulated operators and the costs associated		
with such investments should be taken into		
account in tariff setting, subject to efficiency		
principles.		
(10) Each Member State should appoint at least		
one competent authority to oversee that		
operators effectively comply with the		
obligations laid down in this Regulation and		
should notify the Commission about such		
appointment and any changes thereof. The		
competent authorities appointed should take all		
the necessary measures to ensure compliance		
with this Regulation in accordance with the		
tasks specifically attributed to them therein		
the requirements set out in this Regulation.		

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Taking into account the cross-border character		
of energy sector operations and methane		
emissions, competent authorities should		C*/
cooperate with each other and the Commission.		
In this context, the Commission and the		
competent authorities of the Member States		
should form together a network of public		
authorities applying this Regulation to foster		
close cooperation, with the necessary		
arrangements for exchanging information and		
best practices and allow for consultations.		
(11) In order to ensure a smooth and effective		
implementation of the obligations laid down in		
this Regulation, the Commission supports		
Member States through the Technical Support		
Instrument ⁷ providing tailor-made technical		
expertise to design and implement reforms,		

Regulation (EU) 2021/240 of the European Parliament and of the Council of 10 February 2021 establishing a Technical Support Instrument (OJ L 57, 18.2.2021).

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Presidency compromise text	Drafting Suggestions	Comments
including those promoting the reduction of		
methane emissions in the energy sector. The		
technical support, for example, involves		C*/
strengthening of administrative capacity,		
harmonising the legislative frameworks and		
sharing of relevant best practices.		
(12) In order to ensure the performance of their		
tasks, operators should provide the competent		
authorities with all assistance necessary. In		
addition, operators should take all the necessary		
actions identified by the competent authorities		
within the period determined by the competent		
authorities or any other period agreed with the		
competent authorities.		
(13) The main mechanism available to the		
competent authorities should be inspections,		
including examination of documentation and		
records, emissions measurements and site		

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checks. Inspections should take place regularly,		
on the basis of an appraisal of the environmental		
risk conducted by the competent authorities. In		
addition, inspections should be carried out to		
investigate substantiated complaints and		
occurrences of non-compliance and to ensure		
that repairs or replacements of components and		
mitigation measures are carried out in		
accordance with this Regulation. Where they		
identify a serious breach of the requirements of		
this Regulation, competent authorities should		
issue a notice of remedial actions to be taken by		
the operator. Alternatively, the competent		
authorities may decide to instruct the		
operator or mine operator to submit to their		
approval a set of remedial actions to address		
the breaches. Competent authorities should		
keep records of the inspections and the relevant		
information should be made available in		
accordance with Directive 2003/4/EC of the		

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European Parliament and of the Council ⁸ .		
(14) In light of the proximity of some methane		<u>- "//</u>
emission sources to urban or residential areas,		
natural or legal persons harmed by breaches of		
this Regulation should be able to lodge duly		
substantiated complaints with the competent		
authorities. Complainants should be kept		
informed of the procedure and decisions taken		
and should receive a final decision within a		
reasonable time of lodging the complaint.		
(15) A robust verification framework can	(15) A robust verification framework can	To ensure transparency, from LU's perspective
improve the credibility of reported data. In	improve the credibility of reported data. In	it is crucial to use freely available standards,
addition, the level of detail and technical	addition, the level of detail and technical	which can be easily verified and accessible by
complexity of methane emissions measurements	complexity of methane emissions measurements	everyone.
requires proper verification of methane	requires proper verification of methane	
emissions data reported by operators and mine	emissions data reported by operators and mine	

Directive 2003/4/EC of the European Parliament and of the Council of 28 January 2003 on public access to environmental information and repealing Council Directive 90/313/EEC (OJ L 41, 14.2.2003).

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Presidency compromise text	Drafting Suggestions	Comments
operators. While self-verification is possible,	operators. While self-verification is possible,	
third party verification ensures greater	third party verification ensures greater	
independence and transparency. In addition, it	independence and transparency. In addition, it	C*/
allows for a harmonized set of competences and	allows for a harmonized set of competences and	
level of expertise that may not be available to all	level of expertise that may not be available to all	
public entities. Verifiers should be accredited	public entities. Verifiers should be accredited	
by accreditation bodies in accordance with	by accreditation bodies in accordance with	
Regulation (EC) 765/2008 of the European	Regulation (EC) 765/2008 of the European	
Parliament and of the Council ⁹ . Independent	Parliament and of the Council ¹⁰ . Independent	
accredited verifiers should thus ensure that	accredited verifiers should thus ensure that	
emissions reports prepared by operators and	emissions reports prepared by operators and	
mine operators are correct and in compliance	mine operators are correct and in compliance	
with the requirements set out in this Regulation.	with the requirements set out in this Regulation.	
They should review the data in the emissions	They should review the data in the emissions	
reports to assess their reliability, credibility and	reports to assess their reliability, credibility and	
accuracy against free and publicly available	accuracy against free and publicly available	

Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products and repealing Regulation (EEC) No 339/93 (OJ L 218, 13.8.2008).

Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products and repealing Regulation (EEC) No 339/93 (OJ L 218, 13.8.2008).

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European or international standards developed	European or international standards developed	
by independent bodies and made applicable by	by independent bodies and made applicable by	
the Commission. The Commission should thus	the Commission. The Commission should thus	(2) >>
be empowered to adopt delegated acts for the	be empowered to adopt delegated acts for the	
purpose of incorporating and setting out the	purpose of incorporating and setting out the	
applicability of such European or international	applicability of such European or international	
standards. Verifiers are separate from competent	standards. Verifiers are separate from competent	
authorities and should be independent from the	authorities and should be independent from the	
operators and mine operators, who should	operators and mine operators, who should	
provide them with all assistance necessary to	provide them with all assistance necessary to	
enable or facilitate the performance of the	enable or facilitate the performance of the	
verification activities, notably as regards access	verification activities, notably as regards access	
to the premises and the presentation of	to the premises and the presentation of	
documentation or records.	documentation or records.	
(16) The information in the emission reports		
submitted to the competent authorities should be		
provided to the Commission in view of a		
verification role to be attributed to <u>In</u>		
performing their obligations and exercising		

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their powers under this Regulation, verifiers,		
the competent authorities and the		
Commission should consider the information		
made available by the International Methane		
Emissions Observatory (IMEO), in particular		
with regards to methodologies for data		
aggregation and analysis and verification of		
methodologies and statistical processes		
employed by companies to quantify their		
emissions reported data. The reference criteria		
in that respect may include the OGMP standards		
and guidance documents. The information		
produced by the IMEO should be made		
available to the public and the Commission		
should use such information to address any		
identified shortcomings with regards to the		
measurement, reporting and verification of		
methane emissions data.		
(17) The IMEO was set up in October 2020 by		

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the Union in partnership with the United		
Nations Environmental Programme, the Climate		
and Clean Air Coalition and the International		
Energy Agency, and launched at the G20		
Summit in October 2021. The IMEO has been		
tasked with collecting, reconciling, verifying		
and publishing anthropogenic methane		
emissions data at a global level. The IMEO is		
part of the United Nations Environment		
Programme, which concluded a Memorandum		
of Understanding with the European Union. Its		
role is crucial for verification of methane		
emissions data in the energy sector and		
appropriate relations should be established in		
order to put into effect the entrustment of		
verification tasks. As the IMEO is not a Union		
body and is not subject to Union law, it is		
essential to provide that IMEO takes appropriate		
measures to ensure the protection of the		
interests of the Union and its Member States.		

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Tresidency compromise text	Draiting Suggestions	Comments
(18) As party to the United Nations Framework		
Convention on Climate Change (UNFCCC) and		<u>-"/</u>
the Paris Agreement, the Union is required to		
provide annually an inventory report of		
anthropogenic greenhouse gas emissions		
constituting an aggregate of the member States		
national greenhouse gas inventories, prepared		
using good practice methodologies accepted by		
the Intergovernmental Panel on Climate Change		
(IPCC).		
(19) Regulation (EU) 2018/1999 of the		
European Parliament and of the Council ¹¹		
requires Member States to report greenhouse		
gas inventory data to the Commission and to		

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).

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report their national projections. Pursuant to		
Article 17(2) of Regulation (EU) 2018/1999		
reporting is to be undertaken using UNFCCC		
reporting guidelines, and is often based on		
default emission factors rather than direct		
source-level measurements, implying		
uncertainties on the origin, frequency and		
magnitude of emissions.		
(20) Country data reported pursuant to		
UNFCCC reporting provisions is submitted to		
the UNFCCC secretariat according to different		
tiers of reporting in line with the IPCC		
guidelines. In this context, the IPCC generally		
suggests using higher tier methods for those		
emission sources which have a significant		
influence on a country's total inventory of		
greenhouse gases in terms of absolute level,		
trend or uncertainty.		

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(21) A tier represents a level of methodological		
complexity. Three tiers are available. Tier 1		
methods typically use IPCC default emission		
factors and require the most basic, and least		
disaggregated, activity data. Higher tiers usually		
utilise more elaborate methods and source-		
specific, technology-specific, region-specific or		
country-specific emission factors, which are		
often based on measurements, and normally		
require more highly disaggregated activity data.		
Specifically, tier 2 requires country-specific,		
instead of default, emission factors to be used,		
while tier 3 requires plant-by-plant data or		
measurements and comprises the application of		
a rigorous bottom-up assessment by source type		
at the individual facility level. Progressing from		
tier 1 to tier 3 represents an increase in the		

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certainty of measurements of methane-related		
emissions ¹² .		
(22) Member States have different practices as		
concerns the tier level at which they report their		
energy related methane emissions to the		
UNFCCC. Reporting at tier 2 for large emission		
sources is in line with IPCC reporting guidelines		
as tier 2 is considered a higher tier method.		
Consequently, estimation methodologies and		
reporting of energy related methane emissions		
varies across Member States, and reporting at		
the lowest, tier 1, level is still very common in		
several Member States for methane emissions		
from coal, gas and oil.		
(23) Currently, voluntary industry-led		
initiatives remain the principal course of action		

¹² IPCC (2019) 2019 Refinement to the 2006 IPCC guidelines for national greenhouse gas inventories.

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for methane emissions quantification and		
mitigation in many countries. A key energy		
sector led initiative is the Oil and Gas Methane		
Partnership ('OGMP'), a voluntary initiative on		
measuring and reporting of methane emissions		
created in 2014 by the United Nations		
Environmental Programme (UNEP) and the		
Climate and Clean Air Coalition (CCAC), in		
whose board the Commission is represented.		
The OGMP focuses on establishing best-		
practices to improve the availability of global		
information on methane emissions		
quantification and management and to drive		
mitigation actions to reduce methane emissions.		
To date, over 60 companies have signed up to		
OGMP, covering 30% of global oil and gas		
production and assets in five continents. The		
OGMP's work on developing standards and		
methodologies involves governments, civil		
society and business. The OGMP 2.0 framework		

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is the latest iteration of a dynamic methane		
emissions standard and it can provide a suitable		
basis for methane emissions standards, based on		C*/
sound scientific norms.		
(24) Against this background, it is necessary to		
improve the measurement and quality of		
reported data of methane emissions, including		
on the main sources of methane emissions		
associated with energy produced and consumed		
within the Union. Moreover, the availability of		
source-level data and robust quantification of		
emissions should be ensured, thereby increasing		
the reliability of reporting as well as the scope		
for appropriate measures for mitigation.		
(25) For measuring and reporting to be		
effective, oil and gas companies should be		
required to measure and report methane		
emissions by source, and to make aggregated		

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data available to Member States in order for		
Member States to be able to improve the		
accuracy of their inventories reporting. In		C*/
addition, effective verification of company		
reported data is necessary and, to minimise the		
administrative burden for operators, reporting		
should be organised on an annual basis.		
(26) This Regulation builds on the OGMP 2.0		
framework insofar as it meets the criteria		
referred to in Recitals 24 and 25, to contribute		
towards the collection of reliable and robust		
data that would form a sufficient basis for		
monitoring methane emissions and if necessary		
to build additional action to further curb		
methane emissions.		
(27) The OGMP 2.0 framework has five levels		
of reporting. Source-level reporting begins at		
level 3, which is considered comparable with		

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UNFCCC tier 3. It allows generic emission		
factors to be used. OGMP 2.0 level 4 reporting		
requires direct measurements of source-level		C1 //
methane emissions. It allows the use of specific		
emission factors. OGMP 2.0 level 5 reporting		
requires the addition of complementary site-		
level measurements. In addition, the OGMP 2.0		
framework requires companies to report direct		
measurements of methane emissions within		
three years of joining OGMP 2.0 for operated		
assets and within five years for non-operated		
assets. Building on the approach taken in		
OGMP 2.0 with regard to source-level reporting		
and taking into account that a large number of		
Union companies had already signed up to		
OGMP 2.0 in 2021, Union operators should be		
required to deliver direct source-level		
measurements of their emissions within 24		
months for operated assets and within 36		
months for non-operating assets. In addition to		

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source level quantification, site-level		
quantification allows assessment, verification		
and reconciliation of source-level estimates		
aggregated by site, thereby providing improved		
confidence in reported emissions. As in OGMP		
2.0, this Regulation requires site-level		
measurements to reconcile source-level		
measurements.		
(28) According to data from the Union's GHG		
inventory, more than half of all direct energy		
sector methane emissions is due to unintentional		
release of emissions into the atmosphere. In the		
case of oil and gas, that represents the largest		
share of methane emissions.		
(29) Unintentional leaks of methane into the		
atmosphere can occur during drilling, extraction		
as well as during processing, storage,		
transmission and distribution to end-use		

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consumers. They can also occur in inactive,		
temporarily plugged and permanently		
plugged and abandoned oil or gas wells. Some		
emissions result from imperfections in, or		
ordinary wear and tear of, technical components		
such as joints, flanges and valves, or from		
damaged components, for example in the case		
of accidents. Corrosion or damage can also		
cause leaks from the walls of pressurised		
equipment.		
(30) While venting of methane is typically		
intentional, resulting from processes or activities		
and devices designed for that purpose, it can		
also be unintentional, as in the case of a		
malfunction.		
(31) In order to reduce those emissions,	(31) In order to reduce those emissions,	
operators should take all appropriate	operators should take all appropriate possible	
mitigation measures available to them to	mitigation measures available to them to	

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Presidency compromise text	Drafting Suggestions	Comments
minimise methane emissions in their operations.	minimise methane emissions in their operations.	
(32) More specifically, methane emissions		
from leaks are most commonly reduced by		
methane leak detection and repair ('LDAR')		
surveys, carried out to identify leaks and		
followed by repair of such leaks. Operators		
should therefore conduct at least periodic LDAR		
surveys and these should also cover surveying		
of components that vent methane, to survey for		
unintentional venting of methane.		
(33) For that purpose, a harmonised approach		
to ensure a level-playing field for all operators		
in the Union should be set up. That approach		
should include minimum requirements for		
LDAR surveys, while leaving an adequate		
degree of flexibility to Member States and		
operators. This is essential to allow innovation		
and the development of new LDAR		

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technologies and methods, thus preventing the		
lock-in of technology, to the detriment of		
environmental protection. New technologies and		
detection methods continue to emerge and		
Member States should encourage innovation in		
this sector, so that the most accurate and cost-		
effective methods can be adopted.		
(34) Obligations on LDAR surveys should		
reflect a number of good practices. LDAR		
surveys should be primarily aimed at finding		
and fixing leaks, rather than quantifying them,		
and those areas with a higher risk of leaks		
should be checked more frequently; the		
frequency of surveys should be guided not only		
by the need to repair components from which		
methane is escaping above the methane		
emission threshold but also by operational		
considerations, taking into account risks to		
safety. Thus, where a higher risk to safety or		

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higher risk of methane losses is identified, the		
competent authorities should be allowed to		
recommend a higher frequency of surveys for		
the relevant components; all leaks irrespective		
of size should be recorded and monitored, as		
small leaks can develop into larger ones; leak		
repairs should be followed by confirmation that		
they have been effective; in order to allow for		
future, more advanced methane emissions		
detecting technologies to be used, the size of		
methane loss at or above which a repair is		
warranted should be specified, while allowing		
operators the choice of detection device. Where		
appropriate, continuous monitoring may be used		
in the context of this Regulation.		
(34a) It is in the interest of the functioning of		
the internal market to have standards which		
have been harmonised at Union level. Once		
the reference to such a standard has been		

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Presidency compromise text	Drafting Suggestions	Comments
published in the Official Journal of the		
European Union, compliance with it should		
raise a presumption of conformity with the		
corresponding requirements set out in the		
implementing measure adopted on the basis of		
this Regulation, although other means of		
demonstrating such conformity should be		
permitted. In line with Article 10 of		
Regulation 1025/2012, the European		
Commission can request European		
standardisation organisations to develop		
technical specifications, European standards		
and harmonised European standards. One of		
the main roles of standards should be to help		
operators in applying the implementing		
measures adopted under this Regulation		
(35) Venting <i>consists of</i> is the release of		
uncombusted methane into the atmosphere		
either intentionally from processes or activities		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
or devices designed to do it, or unintentionally		
in the case of a malfunction. In light of its		
potent GHG emission effect, venting should be		C*/
banned except in the case of emergencies,		
malfunction or during certain specific events		
where some venting is unavoidable.		
(36) Flaring is the controlled combustion of		
methane for the purpose of disposal in a device		
designed for said combustion. When carried out		
during the normal production of oil and gas or		
fossil gas and as a result of insufficient in the		
absence of sufficient facilities or amenable		
geology to re-inject the produced gas methane,		
utilise it on-site, or dispatch it to a market,		
flaring # is considered as routine flaring.		
Routine flaring should be banned. Flaring		
should only be permissible when it is the only		
alternative to venting and where venting is not		
prohibited. Venting is more harmful to the		

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Presidency compromise text	Drafting Suggestions	Comments
environment than flaring as the released gas		
typically contains high-levels of methane,		
whereas flaring oxidises methane into carbon		C*/
dioxide.		
(37) Using flaring as an alternative to venting		
requires that flaring devices are efficient at		
combusting methane. For that reason, a		
combustion efficiency requirement should also		
be included for the cases in which flaring is		
admissible. Use of an auto-igniter or pilot		
burners, which give more reliable ignition as		
they are not affected by wind, should also be		
required.		
(38) Re-injection, utilisation on-site or dispatch		
of the methane to a market should always be		
preferable to flaring - and therefore venting - of		
methane. Operators that vent should provide		
proof to the competent authorities that neither		

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Presidency compromise text	Drafting Suggestions	Comments
re-injection, utilisation on-site or dispatch of the		
methane to a market nor flaring were possible		
and operators that flare should provide proof to		C*/
the competent authorities that re-injection,		
utilisation on-site or dispatch of the methane to		
a market was not possible.		
(39) Operators should notify major venting and		
flaring events without delay to the competent		
authorities and submit annually more		
comprehensive reports on all venting and flaring		
events. They should also ensure that equipment		
and devices comply with the standards laid		
down in Union law.		
(40) Methane emissions from inactive oil and		
gas wells pose public health, safety and		
environmental risks. Therefore, monitoring and		
reporting obligations should still apply and		
those wells and well sites should be reclaimed		

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Presidency compromise text	Drafting Suggestions	Comments
and remediated. In such cases, Member States		
should have a predominant role, in particular to		
establish an inventories and mitigation plans.		
(41) EU GHG inventory data shows that		
coalmine methane emissions are the biggest		
single source of methane emissions in the		
Union's energy sector. In 2019, direct emissions		
from the coal sector represented 31% of		
methane emissions, almost equal to the		
percentage of direct methane emissions from		
fossil gas and oil combined, of 33%.		
(42) Currently, there is no Union-wide specific		
regulations limiting methane emissions from the		
coal sector, despite availability of a wide array		
of mitigation technologies. There is no Union or		
international coal-specific monitoring, reporting		
and verification standard. In the Union,		
reporting of methane emissions from the coal		

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Presidency compromise text	Drafting Suggestions	Comments
industry is part of the GHG emission reporting		
by Member States and data from underground		
mines is also included in the European Pollutant		C*/
Release and Transfer Register established by		
Regulation (EC) No 166/2006 ¹³ .		
(43) Methane emissions are primarily linked to		
underground mining activities, both in active		
and abandoned mines ¹⁴ . In active underground		
mines, methane concentration in the air is		
continuously controlled, as it constitutes a		
health and safety hazard. In the case of		
underground coal mines, the vast majority of the		
methane emissions occur through ventilation		
and drainage or degasification systems, which		
represent the two main ways of lowering		

Regulation (EC) No 166/2006 of the European Parliament and of the Council of 18 January 2006 concerning the establishment of a European Pollutant Release and Transfer Register and amending Council Directives 91/689/EEC and 96/61/EC (OJ L 33, 4.2.2006)

^{14 (2020)} N. Kholod et al Global methane emissions from coal mining to continue growing even with declining coal production, Journal of Cleaner Production, Volume 256, 120489

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Presidency compromise text	Drafting Suggestions	Comments
methane concentrations in a mine's airways.		
(44) Once production is halted and a mine is		
closed or abandoned, it continues to release		
methane, referred to as abandoned mine		
methane (AMM). These emissions typically		
occur at well-defined point sources, such as		
ventilation shafts or pressure-relief vents. With		
increased climate ambition and shifting energy		
production to less carbon-intensive energy		
sources, AMM emissions are likely to increase		
in the Union. It is estimated that even 10 years		
after mining is ceased, methane from non-		
flooded mines continues to be emitted at levels		
attaining approximately 40% of emissions		
recorded at the time of closure ¹⁵ . Moreover,		
treatment of AMM remains fragmented due to		
different ownership and exploitation rights		

^{15 (2020)} N. Kholod et al Global methane emissions from coal mining to continue growing even with declining coal production, Journal of Cleaner Production, Volume 256, 120489

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Presidency compromise text	Drafting Suggestions	Comments
across the EU. Member States should thus		
establish inventories of closed and abandoned		
<i>coal assets</i> -underground coal <i>assets</i> mines		C1 >>
where operations have ceased since 50 years		
prior to the date of entry into force of this		
Regulation and, either them or the identified		
responsible party, should be required to install		
devices for measurement of methane emissions.		
(45) Operating surface coal mines in the Union		
produce lignite and emit less methane than		
underground coal mines. According to the		
Union GHG inventory, in 2019 operating		
surface mines emitted 166 kilotonnes compared		
to 828 kilotonnes for underground coal mines ¹⁶ .		
Measurement of surface coal mine methane		
emissions is challenging due to their diffuse		

Methane emissions for the energy sector in Kilotonnes, disaggregated by emission category source, as reported to UNFCC in April 2021 by EEA on behalf of the EU

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Presidency compromise text	Drafting Suggestions	Comments
nature over a wide area. Therefore, and despite		
available technology ¹⁷ , emissions from surface		
mines are rarely measured. Methane emissions		
from surface mines can be derived using basin-		
specific coal emission factors ¹⁸ and, with greater		
precision, using mine- or deposit-specific		
emission factors, since coal basins have deposits		
with different methane-bearing capacity ¹⁹ .		
Emission factors can be derived from measuring		
gas content of the seams sampled from		
exploration borehole cores ²⁰ . Mine operators		
should thus perform measurements of methane		
emissions in surface coal mines using such		
emission factors.		

Best Practice Guidance for Effective Management of Coal Mine Methane at National Level: Monitoring, Reporting, Verification and Mitigation, ECE Energy Series No. 71, UNECE 2021 (Forthcoming)

^{18 2006} IPCC guidelines for national greenhouse gas inventories.

Bilans Zasobow Zloz Kopalin, stan na 31.12.2020', State Geological Surowce mineralne (pgi.gov.pl)

Best Practice Guidance for Effective Management of Coal Mine Methane at National Level: Monitoring, Reporting, Verification and Mitigation, ECE Energy Series No. 71, UNECE 2021 (Forthcoming)

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Presidency compromise text	Drafting Suggestions	Comments
(46) Therefore, mine operators should perform		
continuous measurement and quantification of		
methane emissions from ventilation shafts in		
underground coal mines, continuous		
measurement of vented and flared methane in		
drainage stations and use specific emission		
factors as regards surface coal mines. They		
should report that data to the competent		
authorities.		
(47) Currently, mitigation of methane		
emissions can be best achieved in operating and		
closed or abandoned underground coal mines.		
Effective mitigation of methane emissions from		
operating and closed or abandoned surface		
mines is currently limited by technology.		
However, in order to support research and		
development on mitigation technologies of such		
emissions in the future, there should be effective		
and detailed monitoring, reporting, and		

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Presidency compromise text	Drafting Suggestions	Comments
verification of the scale of those emissions.		
(48) Underground mines are either thermal or		C.//
coking coal mines. Thermal coal is used		
primarily as an energy source and coking coal is		
used as a fuel and as a reactant in the process of		
steelmaking. Both coking coal and thermal coal		
mines should be subject to measuring, reporting		
and verification of methane emissions.		
(49) For operating underground coal mines,		
mitigation of methane emissions should be		
implemented through a phase out of venting and		
flaring. For closed or abandoned underground		
coal mines, while flooding the mine can prevent		
methane emissions, this is not systematically		
done and has environmental risks. Venting and		
flaring in these mines should also be phased out.		
As geological constraints and environmental		
considerations prevent a one-size-fits-all		

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Deadline: 27 October 2022

Presidency compromise text	Drafting Suggestions	Comments
approach to mitigate methane emissions from		
abandoned underground coal mines ²¹ , Member		
States should establish their own mitigation		C1//
plan, taking into consideration those constraints		
and the technical feasibility of AMM mitigation.		
(50) Following a Commission proposal, on 28		
June 2021, the Council adopted the new legal		
base of the Research Fund for Coal and Steel ²²		
which foresees support for research and		
innovation for repurposing of the formerly		
operating coal mines or coal mines in the		
process of closure and related infrastructure in		
line with the overall objective of moving away		

Best Practice Guidance for Effective Methane Recovery and Use from Abandoned Mines (UNECE, 2019)

Council Decision (EU) 2021/1094 of 28 June 2021 amending Decision 2008/376/EC on the adoption of the Research Programme of the Research Fund for Coal and Steel and on the multiannual technical guidelines for this programme, OJ L 236/69. Council Decision (EU) 2021/1207 of 19 July 2021 amending Decision 2003/77/EC laying down multiannual financial guidelines for managing the assets of the ECSC in liquidation and, on completion of the liquidation, the Assets of the Research Fund for Coal and Steel. Council Decision (EU) 2021/1208 of 19 July 2021 amending Decision 2003/76/EC establishing the measures necessary for the implementation of the Protocol, annexed to the Treaty establishing the European Community, on the financial consequences of the expiry of the ECSC Treaty and on the Research Fund for Coal and Steel, OJ L 261/54.

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Presidency compromise text	Drafting Suggestions	Comments
from the coal and the Just Transition		
Mechanism. In this context, one of the main		
objectives for the new Research Fund for Coal		C*/
and Steel programme for the coming years will		
be to minimise the environmental impacts of		
coal mines in transition, in particular with		
regard to methane emissions.		
(51) The Union is dependent on imports for	(51) The Union is dependent on imports for	
70% of its hard coal consumption, 97% of its oil	70% of its hard coal consumption, 97% of its oil consumption, and 90% of its fossil gas	
consumption, and 90% of its fossil gas	consumption thus the Union is an important	
consumption. There is no precise knowledge on	driver of global methane emissions. There is no precise knowledge on the magnitude, origin or	
the magnitude, origin or nature of methane	nature of methane emissions linked to fossil	
emissions linked to fossil energy consumed in	energy consumed in the Union but occurring in third countries.	
the Union but occurring in third countries.		
(52) Global warming effects caused by		
methane emissions are cross-border. Although		
some fossil energy producing countries are		
beginning to act domestically to reduce methane		

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Presidency compromise text	Drafting Suggestions	Comments
emissions from their energy sectors, many		
exporters are not subject to any regulations in		
their respective domestic markets. Such		
operators need clear incentives to act on their		
methane emission, hence transparent		
information on methane emissions should be		
made available to the markets.		
(53) Currently there is limited accurate data		
(UNFCCC Tier 3 or equivalent) on international		
methane emissions. Many fossil exporting		
countries have so far not submitted full		
inventory data to the UNFCCC. At the same		
time, there is evidence of large increases of		
methane emissions from oil and gas production		
activities globally from 65 to 80 Mt/year in the		
last 20 years ²³ .		

Global Assessment of Oil and Gas Methane 1 Ultra-Emitters; T. Lauvaux, C. Giron, M. Mazzolini, A. d'Aspremont, R. Duren, D. Cusworth, D. Shindell, P. Ciais; April 2021.

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Presidency compromise text	Drafting Suggestions	Comments
(54) As announced in the Communication on		
the EU Methane Strategy ²⁴ , the Union is		
committed to working in cooperation with its		
energy partners and other key fossil energy		
importing countries to tackle methane emissions		
globally. Energy diplomacy on methane		
emissions has already yielded important		
outcomes. In September 2021, the Union and		
the United States announced the Global		
Methane Pledge, which represents a political		
commitment to reduce global methane		
emissions by 30% by 2030 (from 2020 levels),		
launched at the UN Climate Change Conference		
(COP 26) in November 2021 in Glasgow. Over		
one hundred countries have committed their		
support, representing nearly half of global		
anthropogenic methane emissions. The Global		
Methane Pledge includes a commitment to		

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Presidency compromise text	Drafting Suggestions	Comments
move towards using best available inventory		
methodologies to quantify methane emissions,		
with a particular focus on high emission		C*/
sources.		
(55) Further, the International Methane		
Emissions Observatory (IMEO) will play an		
important and lead role to increase transparency		
on global energy sector methane emissions.		
Support for setting up the IMEO was provided		
by the Council in its January 2021 conclusions		
on Climate and Energy Diplomacy ²⁵ .		
(56) The Commission will work with the		
IMEO to set up a 'Methane Supply Index', as		
explicitly referred to in the Communication on		
the EU Methane Strategy ²⁶ . It would provide		
methane emission data from different sources of		

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²⁶ COM(2020) 663 final

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Presidency compromise text	Drafting Suggestions	Comments
fossil energy from around the globe - including		
from source-level estimations and		
measurements as well as from aerial/satellite		
monitoring - thereby empowering buyers of		
fossil energy to make informed purchasing		
decisions on the basis of the methane emissions		
of fossil energy sources.		
(57) In parallel to continuing its successful		
diplomatic work to achieve such global		
commitments, the Union is further encouraging		
significant methane emissions abatement		
globally, and in particular in the countries		
supplying fossil energy to the Union.		
(58) Therefore, importers of fossil energy to		
the Union should be required to provide		
Member States with information on measures		
related to measurement, reporting and		
mitigation of methane emissions undertaken by		

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exporters, in particular the application of		
regulatory or voluntary measures to control their		
methane emissions, including measures such as		
leak detection and repair surveys or measures to		
control and restrict venting and flaring of		
methane. The levels of measurement and		
reporting set out in the information requirements		
applied to importers correspond to the ones to		
be required from Union operators in this		
Regulation, as outlined in Recitals 24 to 26 and		
46. The information on measures to control		
methane emissions is not more burdensome than		
that required from Union operators.		
(59) Member States should communicate that		
information to the Commission. On the basis of		
that information, the Union should set up and		
manage a transparency database for fossil		
energy imports into the Union, detailing		
whether the exporting companies have signed		

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Presidency compromise text	Drafting Suggestions	Comments
up to the OGMP for oil and gas companies and		
to the extent that it is set up, an equivalent,		
internationally or Union recognised standard for		C1//
coal companies. Such information should		
demonstrate the degree of commitment of		
companies in exporting countries to measure,		
report and have verified their methane emissions		
according to tier 3 methods of UNFCCC		
reporting. Such a transparency database would		
serve as a source of information for the		
purchasing decisions of importers of fossil		
energy to the Union as well as for other		
stakeholders and the public. The transparency		
database should also reflect the efforts		
undertaken by companies in the Union and		
companies exporting fossil energy to the Union		
to measure and report as well as reduce their		
methane emissions. It should also include		
information on the measurement, reporting and		
mitigation regulatory actions by countries where		

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Presidency compromise text	Drafting Suggestions	Comments
fossil energy is produced.		
(60) In addition, the Union should put in place		~ *//
a global methane emitter monitoring tool,		
providing information on the magnitude,		
recurrence and location of high methane-		
emitting sources. This should further encourage		
real and demonstrable results from the		
implementation of methane regulations and		
effective mitigation actions by companies in the		
Union and companies supplying fossil energy to		
the Union. The tool should pool data from		
several certified data providers and services,		
including the Copernicus component of the EU		
Space Programme and the IMEO. The tool		
should inform the Commission's bilateral		
dialogues with the countries concerned to		
discuss the different scenarios envisaged for		
methane emissions policies and measures.		

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Presidency compromise text	Drafting Suggestions	Comments
(61) In combination, the measures referred to		
in Recitals 58 to 60 should enhance		
transparency for buyers, enabling them to make		
informed sourcing decisions and improve the		
possibility of wider uptake of methane		
mitigation solutions across the globe. In		
addition, they should further incentivise		
international companies to sign up to		
international methane measurement and		
reporting standards such as OGMP or to adopt		
effective measurement, reporting and mitigation		
measures. These measures are designed as the		
basis for a stepwise approach to increase the		
level of stringency of the measures applicable to		
imports. The Commission should thus be		
empowered to amend or add to the reporting		
requirements of importers. Furthermore, the		
Commission should evaluate the		
implementation of those measures and, if it		
deems appropriate, submit proposals for review		

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to impose more stringent measures on importers		
and to ensure a comparable level of		
effectiveness of measures applicable in third		
countries to monitor, report, verify and mitigate		
methane emissions. The evaluation should take		
into account the work undertaken by the IMEO,		
including the Methane Supply Index, the		
transparency database and the global methane		
emitter monitoring tool. Should the Commission		
find it appropriate to increase the level of		
stringency of the measures applicable to		
imports, it is of particular importance that the		
Commission carries out appropriate		
consultations during its preparatory work		
including consulting relevant third countries.		
(62) Member States should ensure that		
infringements of this Regulation are sanctioned		
by effective, proportionate and dissuasive		
penalties, which may include fines and periodic		

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penalty payments, and take all measures		
necessary to ensure that they are implemented.		
In order to play a significant deterrent effect,		
penalties should be adequate to the type of		
infringement, to the possible advantage for the		
operator and to the type and gravity of the		
environmental damage, impact on human		
safety and public health. When imposing		
penalties, due regard should be given to the		
nature, gravity and duration of the infringement		
in question. The imposition of penalties should		
be proportionate and should comply with Union		
and national law, including with applicable		
procedural safeguards and with the principles of		
the Charter of fundamental rights.		
(63) In order to ensure more consistency, a list		
of the types of infringements that should be		
subject to penalties should be set out. In order to		
facilitate the more consistent application of		

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Presidency compromise text	Drafting Suggestions	Comments
penalties, common non-exhaustive and		
indicative criteria for the application of penalties		
should be set out. The deterrent effect of		C*/
penalties should be reinforced by the possibility		
to publish the information related to the		
penalties imposed by Member States, in		
compliance with the data protection		
requirements set out in Regulations (EU)		
2016/679 ²⁷ and (EU) 2018/1725 of the		
European Parliament and the Council ²⁸ subject		
to compliance with Union law on the		
protection of personal data where the		
penalties are imposed on natural persons.		
(64) As a result of the provisions requiring		

Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).

Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).

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Presidency compromise text	Drafting Suggestions	Comments
investments by regulated operators to be taken		
into account in tariff setting, Regulation (EU)		
2019/942 of the European Parliament and of the		C*/
Council ²⁹ should be amended to entrust ACER		
with the task of making available a set of		
indicators and reference values for the		
comparison of unit investment costs linked to		
measurement, monitoring, reporting,		
verification and abatement of methane		
emissions for comparable projects.		
(65) In order to define the elements of the		
phase out of venting and flaring in coking coal		
mines, the power to adopt acts in accordance		
with Article 290 of the Treaty on the		
Functioning of the European Union should be		
delegated to the Commission to supplement this		
Regulation by setting out restrictions on venting		

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).

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Presidency compromise text	Drafting Suggestions	Comments
methane from ventilation shafts for coking coal		
mines. In addition, in order to allow for further		
information to be required from importers, as		
proved necessary, the power to adopt acts in		
accordance with Article 290 of the Treaty on the		
Functioning of the European Union should be		
delegated to the Commission to supplement this		
Regulation by amending or adding to the		
information to be provided by importers. It is of		
particular importance that the Commission carry		
out appropriate consultations during its		
preparatory work, including at expert level, and		
that those consultations be conducted in		
accordance with the principles laid down in the		
Interinstitutional Agreement on Better Law-		
Making of 13 April 2016. In particular, to		
ensure equal participation in the preparation of		
delegated acts, the European Parliament and the		
Council receive all documents at the same time		
as Member States' experts, and their experts		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
systematically have access to meetings of		
Commission expert groups dealing with the		
preparation of delegated acts.		
(66) In order to ensure uniform conditions for		
implementation, implementing powers should		
be conferred on the Commission to adopt		
detailed rules with regard to common formats		
for reporting, in accordance with Article 291 of		
the Treaty on the Functioning of the European		
Union. Those powers should be exercised in		
accordance with Regulation (EU) No 182/2011		
of the European Parliament and of the		
Council ³⁰ .		
(67) Operators and competent authorities		
should be given a reasonable period in order to		
take the necessary preparatory actions to meet		

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

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Presidency compromise text	Drafting Suggestions	Comments
the requirements of this Regulation.		
(68) Since the objective of this Regulation,		C.//
namely the accurate measurement, monitoring,		
reporting, verification and the reduction of		
methane emissions in the energy sector, cannot		
be achieved by the Member States individually		
and can therefore, by reason of its scale, be		
better achieved at Union level, the Union may		
adopt measures, in accordance with the		
principle of subsidiarity as set out in Article 5 of		
the Treaty on European Union. In accordance		
with the principle of proportionality, as set out		
in that Article, this Regulation does not go		
beyond what is necessary in order to achieve		
that objective,		
HAVE ADOPTED THIS REGULATION:		
Chapter 1		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
General Provisions		
Article 1		
Subject matter and scope		
This Regulation lays down rules for the		
1. This Regulation lays down rules for the accurate measurement, quantification ,		
monitoring, reporting and verification of		
methane emissions in the energy sector in the		
Union, as well as the abatement of those		
emissions, including through leak detection and		
repair surveys, repair obligations and		
restrictions on venting and flaring. This		
Regulation also lays down rules on tools		
ensuring transparency of methane emissions		
from imports of fossil energy into the Union.		
2. This Regulation applies to:		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
(a) oil and fossil gas upstream exploration and		
production, fossil gas gathering and processing;		L*//
(b) gas transmission, distribution (except	(b) gas transmission, distribution (except	The exception for metering should be clearer
metering systems at final consumption	metering systems at final household	and only apply to households, but not to heavy
points), underground storage and <i>liquid</i>	consumption points), underground storage and	industry end users. They should still be required
liquefied gas (LNG) terminals operating with	liquid liquefied gas (LNG) terminals operating	to undertake measures to monitor and mitigate
fossil and/or renewable (bio-or synthetic)	with fossil and/or renewable (bio-or synthetic)	methane leakages.
methane;	methane;	
(c) operating underground and surface		
coalmines, closed and abandoned underground		
coal mines.		
3. This Regulation applies to methane	3. This Regulation applies to methane	
emissions occurring outside the Union in what	emissions along the entire supply chain	
relates to importer information requirements, to	occurring outside the Union in what relates to	
the methane transparency database and to the	importer information requirements, to the	
methane emitters monitoring tool.	methane transparency database and to the	

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Presidency compromise text	Drafting Suggestions	Comments
	methane emitters monitoring tool.	
Article 2		C.//
Definitions		
For the purposes of this Regulation, the		
following definitions apply:		
(1) 'methane emissions' means all direct		
emissions occurring from all components that		
are potential sources of methane emissions,		
whether as a result of intentional or		
unintentional venting, incomplete combustion in		
flares or from other components and		
unintentional leaks;		
(2) 'transmission system operator' has the		
meaning attributed to it by [Article 2(4) of		
Directive 2009/73/EC of the European		

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Presidency compromise text	Drafting Suggestions	Comments
Parliament and of the Council ³¹] [to be adapted		
as per ongoing recast proposal];		
(3) 'distribution system operator' has the		
meaning attributed to it by [Article 2(6) of		
Directive 2009/73/EC] [to be adapted as per		
ongoing recast proposal];		
(4) 'operator' means any natural or legal		
person who operates or controls an asset or,		
where provided for in national legislation, to		
whom decisive economic power over the		
technical functioning of an asset has been		
delegated;		
(5) 'mine operator' means any natural or legal		
person who operates or controls a coal mine or,		
where provided for in national legislation, to		

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).

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Presidency compromise text	Drafting Suggestions	Comments
		C GILLILE III
whom decisive economic power over the		
technical functioning of a coal mine has been		
delegated;		

(5a) 'component' means any part or element		
of equipment used in oil or gas sites or		
infrastructure that could be the source of		
fugitive emissions or venting of methane,		
including but not limited to, valves,		
connectors and flanges, open-ended lines,		
pressure release valves, thief hatches, walls of		
vessels or pipes		
(5b) 'site' means a collection of components		
with some relation to one another as a		
subdivision of an asset, including but not		
limited to a production battery, compressor		
station, processing plant, transmission		
station, pipeline segment, a pipeline network,		
or a liquefaction plant;		

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Presidency compromise text	Drafting Suggestions	Comments
r residency compromise cent		S S I I I I I I I I I I I I I I I I I I
(6) 'verification' means the activities carried		
out by a verifier to assess the conformity of the		<u></u> '/
reports transmitted by the operators and mine		
operators;		
(7) 'verifier' means a legal person <i>different</i>		
from the competent authorities appointed in		
accordance with Article 4 of this Regulation		
which carries out verification activities and		
which is accredited by a national accreditation		
body pursuant to Regulation (EC) No 765/2008		
or a natural person otherwise authorised,		
without prejudice to Article 5(2) of that		
Regulation, at the time a verification statement		
is issued;		
		A 1 1 · 1· · · · · · · ·
(7a) 'quantification' means operations to	(7a) 'quantification' means operations to	As already raised in previous discussions more
determine the quantity of methane emissions,	determine the quantity of methane emissions,	precision is needed in the definition of
based on direct measurements and only	based on <u>by carrying out</u> direct <u>source level</u>	quantification. EIA estimates that 70% of

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Presidency compromise text	Drafting Suggestions	Comments
where those are not feasible, based on a	measurements and only where those are not	declared emissions have been underestimated,
combination of direct measurements and	feasible, based on a combination of direct	more precise and reliable data are required to be
other methods such as simulation tools and	measurements and other <u>best available,</u>	able to structurally reduce methane emissions.
other detailed engineering calculations.	recognised methods such as simulation tools	
	and other detailed engineering calculations.	
(8) 'source' means a component or a		
geological structure that releases methane into		
the atmosphere whether intentionally or		
unintentionally, intermittently or persistently;		
(9) 'asset' means a business or operating unit,		
which can be composed of several facilities or		
sites, including assets under the operational		
control of the operator (operated assets) and		
assets which are not under the operational		
control of the operator (non-operated assets);		
(10) 'emission factor' means a coefficient that		
quantifies the emissions or removals of a gas per		

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Presidency compromise text	Drafting Suggestions	Comments
unit of activity, which is often either based on a		
sample of measurement data or other methods		
such as simulation tools and detailed		
engineering calculations, averaged to develop		
a representative rate of emission for a given		
activity level under a given set of operating		
conditions;		
(11) 'generic emission factor' means a		
standardised emission factor for each type of		
emission source which is derived from		
inventories or databases, but in any case not		
verified through direct measurements;		
(12) 'specific emission factor' means an		
emission factor derived from direct		
measurements:		
(13) 'direct measurement' means		
measurementdirect quantification of the		

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		_
Presidency compromise text	Drafting Suggestions	Comments
methane emission at source-level with <i>a</i>		
methane-measuring devices allowing to obtain		
credible estimates of parameters needed for		C* //
the quantification of methane emission		
rates <i>device</i> ;		
(14) 'site-level methane emissions' means all		
sources of emissions within an asset entire site;		
(15) 'site-level measurement' means a top-		
down measurement and typically involves the		
use of sensors mounted on a mobile platform,		
such as vehicles, drones, aircrafts, boats and		
satellites or other means to capture a complete		
overview of emissions across an entire site;		
(16) 'undertaking' means a natural or legal		
person carrying out at least one of the following		
functions: upstream oil and fossil gas		
exploitation, exploration and production, fossil		
exploitation, exploration and production, fossil		

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Drafting Suggestions	Comments
7	
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
unintentionally in the case of a malfunction or		
geological constraints;		
(19) 'flaring' means the controlled combustion	*	
of methane for the purpose of disposal in a		
device designed for said combustion;		
(20) 'emergency' means a temporary,		
unexpected, infrequent situation in which the		
methane emission is unavoidable and necessary		
to prevent an immediate and substantial adverse		
impact on human safety, public health or the		
environment, but does not include situations		
arising from or related to the following events:		
(a) failure of the operator to install appropriate		
equipment of sufficient capacity for the		
expected or actual rate and pressure of		
production;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) failure of the operator to limit production		
where the production rate exceeds the capacity		
of the related equipment or gathering system,		C*/
except where the excess production is due to a		
downstream emergency, malfunction, or		
unscheduled repair and lasts for no longer than		
eight hours from the time of notification of the		
downstream capacity issue;		
(c) scheduled maintenance;		
(d) operator negligence;		
(e) repeated failures, that is to say four or more		
failures within the preceding 30 days, of the		
same piece of equipment;		
(21) 'malfunction' means a sudden,		
unavoidable failure or breakdown of equipment		
beyond the reasonable control of the operator		

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consolution of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
that substantially disrupts operations but does		
not include a failure or breakdown that is caused		
entirely or in part by poor maintenance, careless		C*/
operation or other preventable equipment failure		
or breakdown;		
(22) 'routine flaring' means flaring during the		
normal production of oil or fossil gas and in the		
absence of sufficient facilities or amenable		
geology to re-inject methane, utilise it on-site,		
or dispatch it to a market;		
(23) 'flare stack' means a device equipped with		
a burner used to flare methane;		
(23a) 'destruction and removal efficiency'		
means the mass percentage of methane that is		
destroyed or removed after the combustion		
·		
has ceased relative to the quantity of methane		
entering the flare;		

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Presidency compromise text	Drafting Suggestions	Comments
(24) 'Inactive well' means an oil or gas well or		
well site, onshore or offshore, where		C*/
operations for exploration or production have		
ceased for at least one year. It-shall does not		
include temporarily plugged wells,		
permanently plugged and abandoned wells,		
as defined in this Regulation, nor wells drilled		
in order to establish the existence of a possible		
hydrocarbons deposit or to acquire information		
in order to delimit an established deposit,		
provided no deposit was found to exist.		
(24a) 'Permanently plugged and abandoned		
well' means an oil or gas well or well site,		
onshore or offshore, which has been plugged		
and will not be re-entered, where all		
installations associated with the well have		
been removed and operations have been		
terminated in accordance with regulatory		

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Presidency compromise text	Drafting Suggestions	Comments
requirements and where documentation		
adequate to demonstrate that there are no		
methane emissions from that well or well site		C*/
can be provided <u>as established in Annex IV</u> .		
(24b) 'Temporarily plugged well' means an		
oil or gas well or well site, onshore or		
offshore, where primary and secondary well		
barriers have been installed to isolate all		
potential flow zones exposed by the well and		
where a wellhead is still installed and access		
to the well is still provided for <u>.</u>		
(25) 'remediating' means the process of		
cleaning up contaminated water and soil;		
(26) 'reclaiming' means the process of		
returning a well or well site to having soil and		
vegetation conditions similar to those that		
existed before it was disturbed;		

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Presidency compromise text	Drafting Suggestions	Comments
(27) 'coal mine' means a site where coal		
mining occurs or has occurred, including lands,		
excavations, underground passageways, shafts,		
slopes, tunnels and workings, structures,		
facilities, equipment, machines and tools		
situated on the surface or underground and used		
in, or resulting from the work of extracting		
lignite, subbituminous coal, bituminous coal, or		
anthracite from its natural deposits in the earth		
by any means or method, including the work of		
preparing the coal to be extracted;		
(28) 'operating coal mine' means a coal mine		
where the majority of its revenue comes from		
the work of extracting lignite, subbituminous		
coal, bituminous coal or anthracites, and where		
at least one of the following conditions apply:		
(a) mine development is underway.		

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Drofting Suggestions	Comments
Draiting Suggestions	Comments
	Drafting Suggestions

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
passage used to move fresh air underground or		
to remove methane and other gases from an		
underground coal mine;		
(32) 'drainage station' means a station		
collecting methane from a coal mine gas		
drainage system;		
(33) 'drainage system' means a system, which		
may comprise multiple methane sources and		
which drains methane-rich gas from coal seams		
or surrounding rock strata and transports it to a		
drainage station;		
(34) 'post-mining activities' are activities		
carried out after coal has been mined and		
brought to the surface, including coal handling,		
processing, storage, and transport;		
(35) 'continuous measurement' means a		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
measurement where the reading is taken at least		
every minute;		
(36) 'ventilation air methane' means methane		
emitted from coal seams and other gas-bearing		
strata and which enters the ventilation air and is		
exhausted from the ventilation shaft;		
(37) 'coal deposit' is an area of the land		
containing significantly mineable		
concentrations and quantities of coal, defined		
according to the Member State's methodology		
on documenting geological mineral deposits;		
(38) 'closed coal mine' means a coal mine with		
an identified operator, owner or licensee and		
closed according to the applicable licensing		
requirements or other regulations;		
(39) 'abandoned coal mine' means a coal mine		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
where an operator, owner or licensee cannot be		
identified, or that has not been closed in a		
regulated manner;		
(39a) 'coal mining equipment in closed or		
abandoned coal mine' means any equipment		
that remains linked to the methane-bearing		
strata, including but not limited to gob vents		
and drainage pipes.		
(40) 'coking coal mine' means a mine where at		
least 50% of the production output averaged		
over the last three available years is coking coal,		
as defined in Annex B of Regulation (EC) no		
1099/2008 of the European Parliament and of		
the Council ³² ;		
(41) 'importer' means a natural or legal person		

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

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Presidency compromise text	Drafting Suggestions	Comments
established in the Union who, in the course of a		
commercial activity, places fossil energy from a		
third country on the Union market. <u>It includes a</u>		
natural or legal person established in the		
Union who has been appointed by an		
importer to carry out acts and formalities		
required under this Regulation.		
Article 3		
Costs of regulated operators		
1. When fixing or approving transmission or		
distribution tariffs or the methodologies to be		
used by transmission system operators,		
distribution system operators, LNG terminal		
operators or other regulated companies		
including where applicable underground gas		
storage operators, regulatory authorities shall		
take into account the costs incurred and		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
investments made to comply with the		
obligations under this Regulation, insofar as		
they correspond to those of an efficient and		C* //
structurally comparable regulated operator.		
2. Every three years, the European Union		
Agency for the Cooperation of Energy		
Regulators (ACER) shall establish and make		
publicly available a set of indicators and		
corresponding reference values for the		
comparison of unit investment costs linked to		
measurement, monitoring, reporting,		
verification and abatement of methane		
emissions for comparable projects. The		
relevant regulatory authorities and the		
regulated operators shall provide ACER with		
all the data necessary for that comparison.		
Chapter 2		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
		, comments
Competent authorities and independent		
verification		
		~ <i>//</i>
Article 4		
Competent authorities		
1. Each Member State shall designate one or		
more competent authorities responsible for		
monitoring and enforcing the application of this		
Regulation.		
Member States shall notify the Commission of		
the names and contact details of the competent		
authorities by [3 96 months after the date of		
entry into force of this Regulation]. Member		
States shall notify the Commission without		
delay of any changes to the names or contact		
details of the competent authorities.		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
	Drawing Suggestions	Comments
2. The Commission shall make a list of the		
competent authorities publicly available and		
shall regularly update that list.		C*/
3. Member States shall ensure that the	3. Member States shall ensure that the	
competent authorities have adequate powers and	competent authorities have adequate powers,	
resources to perform the obligations set out in	and resources and expertise to perform the	
this Regulation.	obligations set out in this Regulation.	
Article 5		
Tasks of the competent authorities		
1. The competent authorities shall take the		
necessary measures to ensure compliance with		
this Regulation in accordance with the tasks		
specifically attributed to them therein the		
requirements set out in this Regulation.		
2. Operators and mine operators shall		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
provide the competent authorities with all		
assistance necessary to enable or facilitate the		
performance of the tasks of the competent		
authorities referred to in this Regulation,		
notably as regards access to the premises and		
sites, the presentation of documentation or		
records and, in case the site is located		
offshore, transport to or from the site.		
3. The competent authorities shall cooperate		
with each other and with the Commission and as		
necessary may cooperate with authorities of		
third countries, in order to ensure compliance		
with this Regulation. The Commission-may		
shall set up a network of competent authorities		
to foster cooperation, with the necessary		
arrangements for exchanging information on		
monitoring, regulating and compliance and		
best practices and allow for consultations.		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Diatting Suggestions	Comments
4. Where reports are to be made public in		
accordance with this Regulation, the competent		
authorities shall make them publicly available		C*/
and free of charge, on a designated website and		
in freely accessible, downloadable and non-		
editable (read only) format.		
Where information is kept confidential in		
accordance with Article 4 of Directive		
2003/4/EC or where necessary under Union		
law on the protection of personal data, the		
competent authorities shall indicate the type of		
information that has been withheld and the		
reason therefor.		
Article 6		
Inspections		
1. The competent authorities shall carry out		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

Presidency compromise text	Drafting Suggestions	Comments
periodic inspections based on a risk assessment		
to check the compliance of operators or mine		
operators with the requirements set out in this		
Regulation. The competent authorities may		
decide on the scope and frequency of the		
periodic inspections, based on an assessment		
of risks associated with each site, such as		
environmental, human safety and public		
health risks, as well as any identified		
breaches of this Regulation. The first		
inspection shall be completed by [18 months		
after the date of entry into force of this		
Regulation].		
2. Inspections shall include, where relevant,		
site checks or field audits examination of		
documentation and records that demonstrate		
compliance with the requirements of this		
Regulation, methane emissions detection and		
concentration measurements and any follow-up		

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Presidency compromise text	Drafting Suggestions	Comments
action undertaken by or on behalf of the		
competent authority to check and promote		
compliance of sites or facilities with the		
requirements of this Regulation.		
Where an inspection has identified a serious	Where an inspection has identified a serious	
breach of the requirements of this Regulation,	breach of the requirements of this Regulation,	
the competent authorities shall issue a notice of	the competent authorities shall issue a notice of	
remedial actions to be undertaken by the	remedial actions to be undertaken by the	
operator or mine operator, as part of the report	operator or mine operator with clear deadlines	
referred to in paragraph 5. Alternatively, the	<u>for these actions</u> , as part of the report referred to	
competent authorities may decide to instruct	in paragraph 5. Alternatively, the competent	
the operator or mine operator to submit to	authorities may decide to instruct the	
their approval a set of remedial actions to	operator or mine operator to submit to their	
address the breaches identified within one	approval a set of remedial actions to address	
month from the conclusion of the inspection.	the breaches identified within one month	
Those actions shall be included in the report	from the conclusion of the inspection. Those	
referred to in paragraph 5.	actions shall be included in the report	
	referred to in paragraph 5.	

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Presidency compromise text	Drafting Suggestions	Comments
3. After the first inspection referred to in	3. After the first inspection referred to in	Five years is a long period given the climate
paragraph 1, the competent authorities shall	paragraph 1, the competent authorities shall	intensity of methane, closer inspections would
draw up programmes for routine inspections	draw up programmes for routine inspections	be beneficial to ensuring compliance as well as
based on a risk assessment. The period	based on a risk assessment. The period	the overall reduction of methane emissions.
between inspections shall be based on an	between inspections shall be based on an	
appraisal of the environmental risk, human	appraisal of the environmental risk, human	
safety and public health risks and shall not	safety and public health risks and shall not	
exceed two-five years. Where an inspection has	exceed three two five years. Where an	
identified a serious breach of the requirements	inspection has identified a serious breach of the	
of this Regulation, the subsequent inspection	requirements of this Regulation, the subsequent	
shall take place within one year.	inspection shall take place within one year.	
4. Without prejudice to periodic		
<u>inspections</u> , <u>Tthe</u> competent authorities shall		
carry out-non-routine inspections:		
(a) to investigate substantiated complaints		
referred to in Article 7 and occurrences of non-		
compliance as soon as possible after the date the		
competent authorities become aware of such		

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Presidency compromise text	Drafting Suggestions	Comments
complaints or non-compliance;		
(b) to ensure, where deemed relevant by the	(b) to ensure, where deemed relevant by the	Too vague formulation
competent authorities, that leak repairs or	competent authorities, that leak repairs or	
replacements of components were carried out in	replacements of components were carried out in	
accordance with Article 14 and that mitigation	accordance with Article 14 and that mitigation	
measures were implemented in accordance	measures were implemented in accordance	
with Articles 18, 22 and 26.	with Articles 18, 22 and 26.	
5. Following each inspection, the competent		
authorities shall prepare a report describing the		
legal basis for the inspection, the procedural		
steps followed, the relevant findings and		
recommendations for the further action by the		
operator or mine operator.		
The report shall be notified to the operator <u>or</u>		
mine operator concerned and made publicly		
available within two months of the date of the		
inspection. Where the report was triggered by a		

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Presidency compromise text	Drafting Suggestions	Comments
complaint made in accordance with Article 7,		
the competent authorities shall notify the		
complainant once the report is publicly		C* //
available.		
The report shall be made publicly available by		
the competent authorities in accordance with		
Directive 2003/4/EC. Where information is kept		
confidential in accordance with Article 4 of		
Directive 2003/4/EC, the competent authorities		
shall indicate in the report the type of		
information that has been withheld and the		
reason thereof.		
6. Member States may enter into formal		
agreements with appropriate Union agencies		
or other suitable bodies where available for		
the provision of specialist expertise to		
support the competent authority in carrying		
out the functions attributed to them by this		

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Presidency compromise text	Drafting Suggestions	Comments
article. For the purposes of this paragraph a		
body shall not be deemed suitable where its		
objectivity may be compromised by conflicts		
of interest.		
76. Operators and mine operators shall take		
all the necessary actions set out in the report		
referred to in paragraph 5 within the period		
determined by the competent authorities or any		
other period agreed with the competent		
authorities. Where the inspection report		
referred to in paragraph 5 concludes that the		
operators or mine operators do not comply		
with the requirements of this Regulation,		
operators and mine operators shall take all		
the necessary actions to bring their		
operations into compliance with the		
Regulation. The actions shall be taken within		
the period determined by the competent		
authorities or any other period agreed with		

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Presidency compromise text	Drafting Suggestions	Comments
Trestuciney compromise text		Comments
the competent authorities.		
Article 7		
Complaints lodged with the competent		
authorities		
1. Any natural or legal person which		
considers that it has suffered injury as a result		
of a breach of the requirements of this		
Regulation by operators or mine operators, may		
lodge a written complaint with the competent		
authorities on a possible breach of the		
requirements of this Regulation by operators		
or mine operators.		
2. The complaints shall be duly substantiated		
and contain sufficient evidence of the alleged		
breach and of the injury resulting therefrom.		

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consonation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
3. Where it becomes apparent that the		
complaint does not provide sufficient evidence		
to justify pursuing an investigation, the		
competent authorities shall inform the		
complainant of the reasons for their decision not		
to pursue an investigation. This paragraph		
shall not apply where complaints that are not		
sufficiently substantiated are repeatedly		
lodged and for that reason deemed abusive		
by the competent authorities.		
4. Without prejudice to the rules applicable		
pursuant to national law and paragraph 3, the		
competent authorities shall keep the		
complainant informed of the steps taken in the		
procedure and, where applicable, inform them		
of appropriate alternative forms of redress, such		
as recourse to national courts or any other		
national or international complaints procedure.		

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• •		
Presidency compromise text	Drafting Suggestions	Comments
5. Without prejudice to the rules applicable		
pursuant to national law and on the basis of		
comparable procedures, the competent		C*/
authorities shall establish and make publicly		
available indicative periods to take a decision on		
complaints.		
Article 8		
Titlee 0		
Verification activities and verification		
statement		
1		
1. Verifiers shall assess the conformity of the		
emissions reports submitted to them by		
operators or mine operators in accordance with		
this Regulation. They shall assess the		
conformity of the reports with the requirements		
laid down in this Regulation and review all data		
sources and methodologies used in order to		
assess their reliability, credibility and accuracy,		

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Presidency compromise text	Drafting Suggestions	Comments
in particular the following points:		
(a) the choice and employment of emission		
factors;		
(b) the methodologies, calculations, samplings,		
statistical distributions and levels of materiality		
leading to the determination of methane		
emissions;		
(c) any risks of inappropriate measuring or		
reporting;		
(d) any quality control or quality assurance		
systems applied by the operators or mine		
operators.		
2. In carrying out the verification activities		
referred to in paragraph 1, verifiers shall use		
free and publicly available European or		

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Presidency compromise text	Drafting Suggestions	Comments
international standards for methane emissions		
quantification as made applicable by the		
Commission in accordance with paragraph 5.		
Until such date where the applicability of those		
standards is determined by the Commission,		
verifiers shall use existing European or		
international standards for quantification and		
verification of greenhouse gas emissions.		
Where no international or European		
standards are available, operators shall		
provide information to the verifiers on the		
standards or methodologies used by the		
operators, for the purpose of verification		
activities.		
Verifiers may conduct site checks to determine		
the reliability, credibility and accuracy of the		
data sources and methodologies used.		
3. Verifiers shall issue a verification		

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Presidency compromise text	Drafting Suggestions	Comments
statement verifying the conformity of the		
emissions report and specifying the verification		
work carried out, once their assessment		
concludes with reasonable assurance that the		
emissions report complies with the requirements		
of this Regulation.		
The verifiers shall only issue the verification		
statement where reliable, credible and accurate		
data and information enable the methane		
emissions to be determined with a reasonable		
degree of certainty and provided the reported		
data is coherent with the estimated data,		
complete and free of inconsistencies.		
Where the assessment concludes that the		
emissions report does not comply with the		
requirements of this Regulation, the verifiers		
shall inform the operator or the mine operator		
thereof and provide reasoned feedback to the		

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Presidency compromise text	Drafting Suggestions	Comments
operator or the mine operator in light of		
recognized standards. Tthe operator or the		
mine operator shall submit a revised emissions		C*/
report to the verifier without delay.		
4. Operators and mine operators shall		
provide the verifiers with all the assistance		
necessary to enable or facilitate the performance		
of the verification activities, notably as regards		
access to the premises sites and the presentation		
of documentation or records.		
5. The Commission shall be empowered to		
adopt delegated acts in accordance with Article		
31 to supplement this Regulation by		
incorporating and setting out the applicability of		
European or international standards on methane		
emissions quantification and measurement for		
the purposes of this Regulation.		

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Presidency compromise text	Drafting Suggestions	Comments
Article 9		
Independence and accreditation of verifiers		~ <i>//</i>
1. Verifiers shall be independent from the		
operators and mine operators and shall carry out		
the activities required under this Regulation in		
the public interest. For that purpose, neither the		
verifiers nor any part of the same legal entity		
shall be an operator or mine operator, the owner		
of an operator or mine operator, or be owned by		
them, nor shall the verifiers have relations with		
operators or mine operators that could affect		
their independence and impartiality.		
2. Verifiers shall be accredited by a national		
accreditation body pursuant to Regulation (EC)		
No 765/2008.		
3. Where no specific provisions concerning		

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Presidency compromise text	Drafting Suggestions	Comments
the accreditation of verifiers are laid down in		
this Regulation, the relevant provisions of		
Regulation (EC) No 765/2008 shall apply.		C*/
Article 10		
International Methane Emissions		
Observatory		
1. Provided the interest of the Union is		
protected, In performing their obligations and		
exercising their powers under this		
Regulation, verifiers, the competent		
authorities and the Commission shall		
consider the information made available by		
the International Methane Emissions		
Observatory shall be attributed a verification		
role with respect to methane emissions data, in		
particular with regard to the following tasks:, in		
particular with regards to the following:		

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Presidency compromise text	Drafting Suggestions	Comments
r residency compromise text	Draiting Suggestions	Comments
(a) aggregation of methane emissions data in		
accordance with appropriate statistical methods;		C*/

(b) verification validation of methodologies		
and statistical processes employed by		
companies to quantify methane emissions data;		
(c) development of data aggregation and		
analysis methodologies in accordance with		
scientific and statistical good practice to ensure		
a higher level of accuracy of emission estimates,		
with appropriate characterization of the		
uncertainty;		
(d) publication of aggregated company		
reported data by core source and by level of		
reporting, elassified by operated and non-		
operated assets, in compliance with competition		
and confidentiality requirements;		
<u> </u>		

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consolution of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
(e) reporting of findings on major		
discrepancies between data sources,		C*/
contributing to build more robust scientific		
methodologies.		
2. The Commission may submit methane		
emissions data to the International Methane		
Emissions Observatory, as made available to it		
by the competent authorities in accordance with		
this Regulation.		
3. The information produced by the		
International Methane Emissions Observatory		
shall be made available to the public and the		
Commission.		
Chapter 3		
Methane emissions in the oil and gas sectors		

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Presidency compromise text	Drafting Suggestions	Comments
Article 11		
Scope		
This Chapter applies to the activities within the		
EU referred to in points (a) and (b) of Article		
1(2).		
Article 12		
Monitoring and reporting		
1. By [182 months from the date of entry		
into force of this Regulation], operators shall		
submit a report to the competent authorities		
containing the quantification of source-level		
methane emissions estimated using at least generic but source-specific emission factors for		

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Presidency compromise text	Drafting Suggestions	Comments
all sources. Operators may choose to submit		
at that stage a report according to the		
requirements in paragraph 2.		
2. By [24 months from the date of entry		
into force of this Regulation], operators shall		
also submit a report to the competent authorities		
containing direct measurements quantification		
of source-level methane emissions for operated		
assets. Reporting at such level may involve the		
use of source-level measurement and sampling		
as the basis for establishing specific emission		
factors used for emissions estimation		
quantification.		
3. By [36 months from the date of entry	3. By [36 months from the date of entry	
into force of this Regulation] and by 30 March	into force of this Regulation] and by 30 March	
31 May every year thereafter, operators shall	31 May every year thereafter, operators shall	
submit a report to the competent authorities	submit a report to the competent authorities	
containing direct measurements quantification	containing <u>updated</u> direct measurements	

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Presidency compromise text	Drafting Suggestions	Comments
of source-level methane emissions for operated	quantification-of source-level methane	
assets referred to in paragraph 2, complemented	emissions for operated assets referred to in	
by measurements of site-level methane	paragraph 2, complemented by measurements of	
emissions, thereby allowing assessment and	site-level methane emissions, thereby allowing	
verification of the source-level estimates	assessment and verification of the source-level	
aggregated by site.	estimates aggregated by site.	
Before submission to the competent authorities,		
operators shall ensure that the reports set out in		
this paragraph are assessed by a verifier and		
include a verification statement issued in		
accordance with Articles 8 and 9.		
4. By [36 months from the date of entry		
into force of this Regulation], undertakings		
established in the Union shall submit a report to		
the competent authorities of the Member State		
where the asset is located containing-direct		
measurements quantification of source-level		
methane emissions for non-operated assets		

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Presidency compromise text	Drafting Suggestions	Comments
provided these have not already been		
reported by an operator in response to the		
obligation under paragraph 2. Reporting at		
such level may involve the use of source-level		
measurement and sampling as the basis for		
establishing specific emission factors used for		
emissions estimation.		
5. By [48 months from the date of entry	5. By [48 months from the date of entry	
into force of this Regulation] and by 30 March	into force of this Regulation] and by 30 March	
31 May every year thereafter, undertakings	31 May every year thereafter, undertakings	
established in the Union shall submit a report to	established in the Union shall submit a report to	
the competent authorities of the Member State	the competent authorities of the Member State	
where the asset is located containing direct	where the asset is located containing updated	
measurements quantification of source-level	direct measurements quantification of source-	
methane emissions for non-operated assets as	level methane emissions for non-operated assets	
set out in paragraph 4, provided these have not	as set out in paragraph 4, provided these have	
already been reported by an operator in	not already been reported by an operator in	
response to the obligation under paragraph 3	response to the obligation under paragraph 3	
complemented by measurements of site-level	complemented by measurements of site-level	

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Presidency compromise text	Drafting Suggestions	Comments
methane emissions, thereby allowing	methane emissions, thereby allowing	
assessment and verification of the source-level	assessment and verification of the source-level	
estimates aggregated by site.	estimates aggregated by site.	
Before submission to the competent authorities,		
undertakings shall ensure that the reports set out		
in this paragraph are assessed by a verifier and		
include a verification statement issued in		
accordance with Articles 8 and 9.		
6. The reports provided for in this Article		
shall cover the last available calendar year		
period and include at least the following		
information:		
(a) emission source type and location;		
(b) data per detailed, <i>individual</i> , emission source		
type;		

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Presidency compromise text	Drafting Suggestions	Comments
(c) detailed information on the quantification		
methodologies employed to measure methane		
emissions;		
(d) all methane emissions for operated assets;		
(e) share of ownership and methane emissions		
from non-operated assets multiplied by the share		
of ownership;		
(f) a list of the entities with operational control		
of the non-operated assets.		
The Commission shall, by means of		
implementing acts, lay down a reporting		
template for the reports under paragraphs 2, 3, 4		
and 5 taking into account the national		
inventory reports already in place and the		
OGMP 2.0 technical guidance documents		
and reporting templates. Those implementing		

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Presidency compromise text	Drafting Suggestions	Comments
acts shall be adopted in accordance with the		
procedure referred to in Article 32(2). [Until the		
adoption of the relevant implementing acts,		C*/
operators shall may use the technical		
guidance documents and reporting templates		
of the Oil and Gas Methane Partnership OGMP		
2.0, for upstream and for mid and		
downstream operations, as applicable.]		
7. For site-level measurements referred to in		
paragraphs 3 and 5, appropriate quantification		
best available technologies shall be used which		
ean provide such measurements.		
8. In the case of significant discrepancies		
between the emissions quantified using source-		
level methods and those resulting from site-level		
measurement, additional measurements shall be		
earried out within the same reporting period.		
operators shall provide justification for the		

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Presidency compromise text	Drafting Suggestions	Comments
discrepancy. Where the discrepancy is not		
due to the uncertainty of the quantification		
technology used, competent authorities may		<u>_"</u> //
request an additional measurement within		
the same reporting period.		
	The Commission shall lay down, by means of	"significant discrepancies" is vague and not
	implementing acts, a threshold for significant	defined, therefore COM should define by means
	discrepancies between emissions and the	of an IA the relevant threshold of deviation.
	methodologies for additional measurements	
	referred to in paragraph 8. Those	
	implementing acts shall be adopted in	
	accordance with the procedure referred to in	
	Article 32(2).	
9. Methane emissions measurements or		
quantification for gas infrastructure shall be		
conducted according to appropriate European		
(CEN) or international (ISO) standards for		
methane emissions quantification.		
10. Where information is kept confidential in		

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Presidency compromise text	Drafting Suggestions	Comments
accordance with Directive (EU) 2016/943 of the		
European Parliament and of the Council ³³ ,		
operators shall indicate in the report the type of		C1 //
information that has been withheld and the		
reason thereof.		
11. The competent authorities shall make the		
reports set out in this Article available to the		
public and the Commission, within three months		
from submission by operators and in accordance		
with Article 5(4).		
1.1.12		
Article 13		
General mitigation obligation		
Operators shall take all appropriate mitigation		
measures available to them to prevent and		

Directive (EU) 2016/943 of the European Parliament and of the Council of 8 June 2016 on the protection of undisclosed know-how and business information (trade secrets) against their unlawful acquisition, use and disclosure (OJ L 157, 15.6.2016)

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Presidency compromise text	Drafting Suggestions	Comments
minimise methane emissions in their operations.		
Article 14		LU supports the new approach proposed by
		COM based on a dual survey structure covering
		remote and contact source-level LDAR surveys
		and the related timelines and thresholds.
Leak detection and repair		
1. By [36 months from the date of entry		
into force of this Regulation], operators shall		
submit a leak detection and repair programme to		
the competent authorities which shall detail the		
contents of the surveys to be carried out in		
accordance with -the requirements in this		
Article.		
The competent authorities may require the		
operator to amend the programme taking into		
account the requirements of this Regulation.		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
2. By [612 months from the date of entry		
into force of this Regulation], operators shall		C*//
carry out a survey of all relevant components		
under their responsibility in accordance with the		
leak detection and repair programme referred in		
paragraph 1.		
Thereafter, leak detection and repair surveys	Thereafter, leak detection and repair surveys	It needs to be ensure that the continuous
shall be repeated every [three months]. In lieu	shall be repeated every [three months]. In lieu	monitoring systems that the competent
of, or in combination with leak detection and	of, or in combination with leak detection and	authorities are improving are as effective in
repair surveys, operators may use continuous	repair surveys, operators may use-continuous	their results as the prescribed inspections every
monitoring systems, provided the competent	monitoring systems, provided the operator	3/9 month.
authorities approve its use in the context of	can prove to the competent authorities that	
the leak detection and repair programme	such programs will reduce emissions as	
referred to in paragraph 1 and in accordance	effectively as a program of [quarterly/every	
with the elements set out in Part 1 of Annex I.	nine month inspections and approves its use	
	in the context of the leak detection and repair	
	programme referred to in paragraph 1 and	
	in accordance with the elements set out in	
with the elements set out in Part 1 of Annex 1.	in the context of the leak detection and repair programme referred to in paragraph 1 and	

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Presidency compromise text	Drafting Suggestions	Comments
	Part 1 of Annex I.	
3. In carrying out the periodic surveys or in		- //
using a continuous monitoring system,		
operators shall use measuring devices <i>that</i>		
allow detection of loss of methane from		
components with a minimum detection limit of		
500 parts per million[3/10] kg/h or [4200/10]		
l/h of methane at standard temperature and		
pressure or more, or any visible emission from		
a fugitive emissions component observed using		
optical gas imaging, in compliance with the		
manufacturer specifications for operation		
and maintenance.		
4. Operators shall repair or replace all	4. Operators shall repair or replace all	
components found to be emitting 500 parts per	components found to <u>leaking</u> be emitting 500	
million[3] kg/h or [4200] l/h or more of	parts per million[3] kg/h or [4200] l/h or more	
methane at standard temperature and	of methane at standard temperature and	
pressure.	pressure.	

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Presidency compromise text	Drafting Suggestions	Comments
The repair or replacement of the components		
referred to in the first subparagraph shall take		
place immediately after detection, or as soon as		
possible thereafter but no later than five days		
for a first attempt and 30 days for a complete		
repair, after detection, provided operators can		
demonstrate that safety or technical		
considerations do not allow immediate action		
and provided operators establish a repair and		
monitoring schedule.		
Safety and technical considerations-that do not		
allow immediate action, as referred to in the		
second subparagraph, shall be limited to taking		
into account safety to personnel and humans in		
proximity, scheduled maintenance,		
environmental impacts, significant		
deterioration of the gas supply situation		
likely to lead to a situation as established in		

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Presidency compromise text	Drafting Suggestions	Comments
Article 11(1) of Regulation (EU) 2017/1938 ³⁴ ,		
permitting processes requirement,		
concentration of methane loss, accessibility to		C*/
component, availability of replacement of the		
component. Environmental impact		
considerations may include instances whereby		
repair could lead to a higher level of methane		
emissions than in the absence of the repair.		
Where a system shutdown is required before the		
repair or replacement can be undertaken,		
operators shall attempt to minimise the leak		
within one day of detection and shall repair the		
leak by the end of the next scheduled system		
shutdown or within a year, whichever is sooner,		
unless carrying out an earlier repair would		
lead to a worse environmental outcome in		
terms of emissions, that is a situation where		

Regulation (EU) 2017/1938 of the European Parliament and of the Council of 25 October 2017 concerning measures to safeguard the security of gas supply and repealing Regulation (EU) No 994/2010 (OJ L 280, 28.10.2017, p. 1–56)

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Presidency compromise text	Drafting Suggestions	Comments
the amount of methane inevitably vented		
during repair operations would be higher		
than the amount of methane that would leak		
in the absence of a repair. Such action shall		
be included in the repair and monitoring		
schedule set out in Part 2 of Annex I and		
shall be approved by the competent		
authorities.		
5. Notwithstanding paragraph 2, operators		
shall survey components that were found to be		
emitting:		
a. 500 parts per million [3] kg/h or [4200] l/h	a. 500 parts per million [3] kg/h or [4200] l/h	Even with the new thresholds, the re-survey
or more of methane at standard temperature	or more of methane at standard temperature	should not be done longer than 1 month later.
and pressure during any of the previous	and pressure during any of the previous	
surveys as soon as possible after the repair	surveys as soon as possible after the repair	
carried out pursuant to paragraph 4, and no later	carried out pursuant to paragraph 4, and no later	
than 15 days thereafter two months thereafter	than 15 days thereafter two one months	
to ensure that the repair was successful; and-	thereafter to ensure that the repair was	

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Presidency compromise text	Drafting Suggestions	Comments
	successful; and-	
b. Notwithstanding paragraph 2, operators		- //
shall survey components that were found to be		
emitting below 500 parts per million[3] kg/h or		
[4200] I/h of methane at standard temperature		
and pressure, no later than three months after		
the emissions were detected, to check whether		
the size of loss of methane has changed.		
Where a higher risk to safety or a higher risk of		
methane losses is identified, the competent		
authorities may recommend that surveys of the		
relevant components take place more frequently.		
6. Without prejudice to the reporting		
obligations pursuant to paragraph 7, operators		
shall record all identified leaks, irrespective of		
their size, and shall <i>continually</i> periodically		
survey them to-and ensure that they are repaired		

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consonation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
in accordance with paragraph 4.		
Operators shall keep the record for at least ten		
years and shall provide that information to		
competent authorities upon their request.		
7. Within one three months after each		
survey, or every three months if using a		
continuous monitoring system, operators shall		
submit a report with the results of the surveys		
summarizing the leaks that could not be		
repaired and the corresponding-and-a repair		
and monitoring schedule to the competent		
authorities of the Member State where the		
relevant assets are located. The report shall		
include at least the elements set out in Part 2 of		
Annex I.		
The competent authorities may require the		
operator to amend the report or the repair and		

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Presidency compromise text	Drafting Suggestions	Comments
monitoring schedule taking into account the		
requirements of this Regulation.		
8. Operators may delegate any of the tasks		
set out in this Article. Delegated tasks shall not		
affect the responsibility of operators and shall		
not impact the effectiveness of supervision by		
the competent authorities.		
9. Member States shall ensure that		
certification, accreditation schemes or		
equivalent qualification schemes, including		
suitable training programmes, are available for		
service providers and for operators with		
respect to the surveys.		
10. The Commission [may/shall] issue a		
mandate to the European standardisation		
body concerned to establish technical		
specifications, European standards or		

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Presidency compromise text	Drafting Suggestions	Comments
harmonised European standards on leak		
detection and repair instruments and		
methodologies.		<u>_`//</u>
Harmonised standards or parts thereof the		
references of which have been published in		
the Official Journal of the European Union		
shall be presumed to be in conformity with		
the requirements referred to in this Article.		
Article 15		
Limits to venting and flaring		
1. Venting shall be prohibited except in the		
circumstances provided for this Article. Routine		
flaring shall be prohibited.		
2. Venting and flaring shall only be allowed		
in the following situations:		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
(a) in case of an emergency or malfunction; and		
(b) where unavoidable and strictly necessary for		
the operation, construction, repair,		
maintenance, decommissioning or testing of		
components or equipment and subject to the		
reporting obligations set out in Article 16.		
3. Venting and flaring under point (b) of		
paragraph 2 shall include the following specific		
situations where venting or flaring, as		
applicable, cannot be completely eliminated:		
(a) during normal operations of eertain		
components designed to vent, including but		
not limited to pneumatic controllers and		
pumps, compressors, atmospheric pressure		
storage tanks, sampling for measurement		
devices and dry gas seals, provided that the		

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Presidency compromise text	Drafting Suggestions	Comments
equipment meets all the specified equipment		
standards and it is properly maintained and		
regularly inspected to minimise methane losses		
the standards set out in accordance with		
[relevant Article];		
(b) to unload or clean-up liquid holdup in a well		
to atmospheric pressure;		
(c) during gauging or sampling a storage tank or		
other low-pressure vessel, provided that the		
tank or vessel meets the standards set out in		
accordance with [relevant Article];		
(d) during loading out liquids from a storage		
tank or other low-pressure vessel to a transport		
vehicle in compliance with applicable standards		
, provided that the tank or vessel meets the		
standards set out in accordance with [relevant		
Article];		

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Presidency compromise text	Drafting Suggestions	Comments
(e) during repair, <i>and</i> -maintenance and		
decommissioning, including blowing down and		<u>-"//</u>
depressurizing equipment to perform repair and		
maintenance;		
(f) during a bradenhead test;		
(g) during a packer leakage test;		
(h) during a production test lasting less than 24		
hours;		
(i) where methane does not meet the <i>gathering</i>		
pipeline specifications, provided the operator		
analyses methane samples twice per week to		
determine whether the specifications have been		
achieved and routes the methane into a		
gathering pipeline as soon as the pipeline		
specifications are met;		

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		_
Presidency compromise text	Drafting Suggestions	Comments
(j) during commissioning of pipelines,		
equipment or facilities, only for as long as		C*/
necessary to purge introduced impurities from		
the pipeline or equipment;		
(k) during pigging, blow-down to repair,		
decommissioning or purging a gathering		
pipeline for repair or maintenance, and only		
where the gas cannot be contained or redirected		
into an unaffected portion of the pipeline.		
4. Where venting is allowed pursuant to		
paragraphs 2 and 3, operators shall vent only		
where flaring is not technically feasible or risks		
endangering safety of operations or personnel.		
In such a situation, as part of the reporting		
obligations set out in Article 16, operators shall		
demonstrate to the competent authorities the		
necessity to opt for venting instead of flaring.		

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Presidency compromise text	Drafting Suggestions	Comments
5. Flaring shall only be allowed where either		
re-injection, utilisation on-site or dispatch of the		
methane to a market are not feasible for reasons		
other than economic considerations. In such a		
situation, as part of the reporting obligations set		
out in Article 16, operators shall demonstrate to		
the competent authorities the necessity to opt for		
flaring instead of either re-injection, utilisation		
on-site or dispatch of the methane to a market.		
6. Where a site is built, replaced or	6. Where a site is built, replaced or	
refurbished in whole, operators shall utilise	refurbished in whole or in part, operators	
only zero-emitting controllers and pumps.	shall utilise only zero-emitting controllers	
Where a site is replaced or refurbished in	and pumps. No later than two years after entry	
part, operators shall utilise in said part only	into force of this Regulation all controllers and	
zero-emitting controllers and pumps.	pumps shall be replaced by Where a site is	
	replaced or refurbished in part, operators	
	shall utilise in said part only available-zero-	
	emitting technologies controllers and pumps	

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Presidency compromise text	Drafting Suggestions	Comments
Article 16		
		~ <i>//</i>
Reporting of venting and flaring events		
Operators shall notify the competent		
authorities of venting and flaring events:		
(a) caused by an emergency or a malfunction; or		
(b) lasting a total of 8 hours or more within a 24		
hour period from a single event, excluding		
controlled flaring that occurs during		
shutdowns, which shall be reported in the		
annual report.		
The notification referred to in the first		
subparagraph shall be made without delay after		
the event and at the latest within 48 hours from		

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Presidency compromise text	Drafting Suggestions	Comments
the start of the event or the moment the operator		
became aware of it, in accordance with the		
elements set out in Annex II.		
2. Operators shall submit to the competent		
authorities-quarterly reports of all venting and		
flaring referred to in paragraph 1 and in Article		
15 in accordance with the elements set out in		
Annex IIinformation on all venting and		
flaring referred to in paragraph 1 and in		
Article 15 in accordance with the elements set		
out in Annex II, as part of each report		
referred to in Article 12.		
3. The competent authorities shall make the		
reports set out in this Article available to the		
public and the Commission annually and in		
accordance with Article 5(4).		
Article 17		

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Presidency compromise text	Drafting Suggestions	Comments
Requirements for flaring standards		
		- //
1. Where a site <i>facility</i> is built, replaced or		
refurbished in whole or in part, or where new		
flare stacks or other combustion devices are		
installed, operators shall install only only		
combustion devices with an auto-igniter or		
continuous pilot and at least 98% a complete		
destruction destruction and removal efficiency		
for hydrocarbons.		
2. Operators shall ensure that all flare stacks		
or other combustion devices used in normal		
operations comply with the requirements of		
paragraph 1 by [182 months from the date of		
entry into force of this Regulation].		
3. Operators shall conduct <i>weekly</i> monthly		
inspections of flare stacks in accordance with		

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Presidency compromise text	Drafting Suggestions	Comments
the elements set out in Annex III, except for		
flares that are not used in normal operations,		
which operators shall inspect before each use.		
In As an alternative to monthly inspections of		
a flare stack, operators may use continuous		
monitoring devices on that flare stack, in		
accordance with the elements set out in		
Annex III.		
4. Where auto-igniters or continuous		
pilots are used, flame supervision equipment		
shall be used to continuously monitor the		
main flare flame or the pilot flame to ensure		
that venting does not occur due to a flame-		
out condition.		
Article 18		
Inactive wells, temporarily plugged wells and		

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Presidency compromise text	Drafting Suggestions	Comments
permanently plugged and abandoned wells		
1. By [12 months from the date of entry		
into force of this Regulation], Member States		
shall establish and make publicly available an		
inventory of all inactive wells, temporarily		
plugged wells and permanently plugged and		
abandoned wells on their territory or under		
their jurisdiction, including at least the elements		
set out in Part 1 of Annex IV.		
2. By [18 months of the date of entry into		
force of this Regulation], equipment		
for measurement of methane emissions shall be		
installed on all inactive wells.		
Where five subsequent measurements [at yearly		
intervals] of inactive wells prove no methane		
emissions, they shall be considered emission-		
free and no further quantifications and reports		

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Presidency compromise text	Drafting Suggestions	Comments
will be required.		
32. Reports containing <i>the</i> -information on		
measurements or quantification and pressure		
monitoring of methane emissions from all		
inactive wells <u>and</u> temporarily plugged wells		
and wells that do not meet the requirements		
set out in paragraph 3, referred to in		
paragraph 2 shall be submitted to the competent		
authorities by [24 months of the date of entry		
into force of this Regulation] and by 30		
March31 May every year thereafter and cover		
the last available calendar year.		
The reports set out in this Article shall		
include methane emissions to air and to		
water, as applicable. Where operators or		
Member States report methane emissions-to		
water within the framework of international		
or regional agreements to which the Union or		

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Presidency compromise text	Drafting Suggestions	Comments
the relevant Member State is a party, the		
reports set out in this Article may include the		
information reported thereunder.		
3. Where [five] consecutive measurements		
quantification and pressure monitoring of		
methane emissions from an onshore		
temporarily plugged well, at yearly intervals,		
prove no methane emissions, this paragraph 2		
shall cease to apply to that well.		
Where [two] consecutive measurements		
quantification and pressure monitoring of		
methane emissions from an offshore		
temporarily plugged well, every two years,		
prove no methane emissions, this paragraph 2		
shall cease to apply to that well.		
4. Where an inactive well or a temporarily		
plugged well becomes a permanently plugged		

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Presidency compromise text	Drafting Suggestions	Comments
and abandoned well as defined in this		
Regulation, this paragraph shall cease to apply		
to it, unless, a third party provides the		
competent authorities are provided with		
reliable evidence of material methane		
emissions in such well. In such case,		
permanently plugged and abandoned well,		
the obligations set out in this Article for		
temporarily plugged wells shall apply to that		
well.		
5. Before submission to the competent		
authorities, tThe reports set out in this		
paragraph Article shall be assessed by a verifier		
and include a verification statement issued in		
accordance with Articles 8 and 9.		
46. The competent authorities shall make the		
reports set out in this Article available to the		
public and the Commission, within three months		

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Presidency compromise text	Drafting Suggestions	Comments
from submission by operators and in accordance		
with Article 5(4).		
57. Member States shall be responsible for		
fulfilling the obligations laid down in		
paragraphs 2 and 3-to 4, except where a		
responsible party can be identified and can		
provide adequate financial assurance to fulfil		
those obligations, in which case that party shall		
bear responsibility.		
68. By [24 months from the date of entry		
into force of this Regulation], Member States		
or the responsible party, in accordance with		
paragraph 7, shall develop <i>and implement</i> a		
mitigation plan to remediate, reclaim and		
permanently plug inactive wells and		
temporarily plugged wells located in their		
territory including at least the elements set out		
in Part 2 of Annex IV and setting out an		

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Presidency compromise text	Drafting Suggestions	Comments
implementation period starting no later than		
12 months after the first reports referred to		
in paragraph 2.		
Mitigation plans shall use the inventories		
referred to in paragraph 1 and the reports		
referred to in paragraph 2 to determine		
priority for activities including:		
(a) remediating, reclaiming and permanently		
plugging wells;		
(b) reclaiming related access roads or the		
surrounding soil under water, as applicable;		
(c) restoring land, water, seabed and habitat		
impacted by wells and the prior operations;		
(d) yearlyregular checks to ensure plugged		
wells temporarily plugged wells and, where		

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Presidency compromise text	Drafting Suggestions	Comments
deemed applicable, permanently plugged and		
abandoned wells are not longer a source of		
methane emissions.		C*//
Chapter 4		
Methane emissions in the coal sector		
Section I		
Monitoring and reporting in operating mines		
Article 19		
Article 19		
Caona		
Scope		
1 This Section applies to energing		
This Section applies to operating underground and surface coal mines.		
underground and surface coal fiffics.		

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Drafting Suggestions	Comments
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
(a) methane emissions occurring at the coal		
mine during the mining process;		
(b) methane emissions occurring during post-		
mining activities and within the area of the		
mine.		
Article 20		
Monitoring and reporting		
1. For underground coal mines, mine	1. For underground coal mines, mine	In case of underground coal mines methane
operators shall perform continuous ventilation	operators shall perform continuous ventilation	emissions are more concentrated, as one knows
air methane emissions source level direct	air methane emissions source level direct	where the exits are, hence direct source
measurement or and and quantification on all	measurement or and and quantification on all	measures should be undertaken here.
exhaust ventilation shafts used by the. mine	exhaust ventilation shafts used by the. mine	
Mine operators shall report to the competent	Mine operators shall report to the competent	
authorities methane releases per ventilation	authorities methane releases per ventilation	
shaft per year in kt of methane, using	shaft per year in kt of methane, using	
equipment and methodologies resulting in a	equipment and methodologies resulting in a	

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Presidency compromise text	Drafting Suggestions	Comments
measurement accuracy with a tolerance of	measurement accuracy with a tolerance of	
[+/- 5% of the reported amount] or [+/- 0.5	[+/- 5% of the reported amount] or [+/- 0.5	
kt] of methane whichever value is lower	kt] of methane] whichever value is lower	C1 //
apparatus with a methane concentration	apparatus with a methane concentration	
sensitivity threshold of at least 100 parts per	sensitivity threshold of at least 100 parts per	
million. They shall also take monthly sample-	million. They shall also take monthly sample-	
based source level measurements or	based source level measurements or	
quantification.	quantification.	
2. Drainage stations operators shall perform	2. Drainage stations operators shall perform	
continuous source level direct measurements	continuous source level direct measurements	
orand quantifications of volumes total	or <u>and quantifications</u> of volumes total	
releases of vented and flared methane,	releases of vented and flared methane,	
regardless of the reasons for such venting and	regardless of the reasons for such venting and	
flaring activity.	flaring activity.	
3. As regards surface coal mines, mine		
operators shall use deposit-specific coal mine		
methane emission factors to quantify emissions		
resulting from mining operations. Mine		

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Presidency compromise text	Drafting Suggestions	Comments
operators shall establish those emission factors		
on a quarterly basis, in accordance with		
appropriate scientific standards and take into		∠ * <i>≫</i>
account methane emissions from surrounding		
strata.		
4. The measurements and quantification		
referred to in paragraphs 1 to 3 shall be		
undertaken in accordance with an appropriate		
European or international standards. Until such		
standards become available, best practices		
established in the context of measurement		
campaigns co-funded by the Union or the		
United Nations Environmental Programme		
may also guide operators in performing		
source level measurements.		
As regards continuous source level direct	As regards continuous source level direct	
measurements or and quantifications referred	measurements or and quantifications referred	
to in paragraphs 1 and 2, where part of the	to in paragraphs 1 and 2, where part of the	

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Presidency compromise text	Drafting Suggestions	Comments
measuring equipment is not operating for a	measuring equipment is not operating for a	
period, readings taken during periods when the	period, readings taken during periods when the	
equipment was operating may be used to	equipment was operating may be used to	C* //
estimate data on a pro rata basis for the period	estimate data on a pro rata basis for the period	
that the equipment was not operating.	that the equipment was not operating.	
The equipment used for continuous source level	The equipment used for continuous source level	
direct measurements or and quantifications	direct measurements orand quantifications	
referred to in paragraphs 1 and 2 shall operate	referred to in paragraphs 1 and 2 shall operate	
for more than 90% of the period for which it is	for more than 90% of the period for which it is	
used to monitor an emission, excluding	used to monitor an emission, excluding	
downtime taken for re-calibration.	downtime taken for re-calibration.	
5. Mine operators shall estimate coal post-		
mining emissions using coal post-mining		
emission factors, updated annually, based on		
deposit-specific coal samples and in accordance		
with appropriate scientific standards.		
6. By [12 months from the date of entry		

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Presidency compromise text	Drafting Suggestions	Comments
into force of this Regulation] and by 30 March		
31 May every year thereafter, mine operators		
and drainage station operators shall submit a		
report to the competent authorities containing		
yearly source-level methane emissions data in		
accordance with the provisions of this Article.		
The report shall cover the last available calendar		
year period and include the elements set out in		
Part 1 of Annex V for operating underground		
coal mines, Part 2 of Annex V for operating		
surface coal mines and Part 3 of Annex V for		
drainage stations.		
Before submission to the competent authorities,		
mine operators and drainage stations operators		
shall ensure that the reports set out in this		
paragraph are assessed by a verifier and include		
a verification statement issued in accordance		
with Articles 8 and 9.		

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Presidency compromise text	Drafting Suggestions	Comments
7. The competent authorities shall make the		
reports set out in this Article available to the		C"/
public and the Commission, within three months		
from submission by operators and in accordance		
with Article 5(4).		
Section II		
MITIGATION OF METHANE EMISSIONS		
FROM OPERATING UNDERGROUND COAL		
MINES		
Article 21		
Scope		
This Section applies to the methods emissions		
This Section applies to the methane emissions		
from underground coal mines referred to in		

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Presidency compromise toyt	Duesting Suggestions	Comments
Presidency compromise text	Drafting Suggestions	Comments
Article 19(2).		
Article 22		- //
	•	
Mitigation measures		
1. Venting and f Flaring with a destruction		
and removal efficiency below 98% and		
venting of methane from drainage stations shall		
be prohibited from [1 January 2025], except in		
the case of an emergency, a malfunction or		
where unavoidable and strictly necessary for		
maintenance. In such cases, drainage station		
operators shall vent only if flaring is not		
technically feasible or risks endangering safety		
of operations or personnel. In such a situation,		
as part of the reporting obligations set out in		
Article 23, drainage station operators shall		
demonstrate to the competent authorities the		
necessity to opt for venting instead of flaring.		

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Presidency compromise text	Drafting Suggestions	Comments
2. Venting of methane through ventilation		
shafts in coal mines emitting more than 0.53		
tonnes of methane/kilotonne of coal mined,		
other than coking coal mines, shall be prohibited		
from 1 January 2027.		
3. By [three five years from the date of		
entry into force of this Regulation] the		
Commission shall adopt a delegated act in		
accordance with Article 31 to supplement this		
Regulation by setting out restrictions on venting		
methane from ventilation shafts for coking coal		
mines.		
Article 23		
Reporting of venting and flaring events		
1. From [1 January 2025], drainage station		

Important: In order to guarantee that your comments appear accurately, please do not modify the table format by adding/removing/adjusting/merging/splitting cells and rows. This would hinder the consolidation of your comments.

consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
operators shall notify the competent authorities		
of all venting events and flaring events with a		
destruction and removal efficiency below		
98%:		
(a) caused by an emergency or a malfunction,		
(b) occurring unavoidably due to maintenance		
of the drainage system.		
That notification shall be made without delay		
after the event and at the latest within 48 hours		
from the start of event or the moment the		
operator became aware of it, in accordance with		
the elements set out in Annex VI.		
2. The competent authorities shall make the		
information submitted to them pursuant to this		
Article available to the public and the		
Commission annually and in accordance with		

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Presidency compromise text	Drafting Suggestions	Comments
Article 5(4).		
Section III		
METHANE EMISSIONS FROM CLOSED AND		
ABANDONED UNDERGROUND COAL MINES		
Article 24		
Scope		
This Section applies to the following methane		
emissions from closed and abandoned-and		
<i>closed</i> underground coal mines where coal		
production has been discontinued:		
(a) methane emissions from all ventilation shafts		
which continue emitting methane;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) methane emissions from coal mining		
equipment, use of which has been discontinued;		
(c) methane emissions from other well-defined		
point emission sources as outlined in Part 1 of		
Annex VII.		
Article 25		
Monitoring and reporting		
1. By [12 months from the date of entry		
into force of this Regulation] Member States		
shall set up and make publicly available an		
inventory of all closed coal mines-and		
abandoned underground coal mines in their		
territory or under their jurisdiction, in		
accordance with the methodology and including		
at least the elements set out in Part 1 of Annex		
VII.		

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Presidency compromise text	Drafting Suggestions	Comments
2. From [18 24 months from the date of entry into force of this Regulation], methane emissions shall be measured in all closed and abandoned underground coal mines where operations have ceased since [50 years prior to the date of entry into force of this Regulation]. mMeasurement equipment shall be installed on all elements listed in point (v) of Part 1(v) of Annex VII which were found to emit above 0,5 tonnes of methane per year based on the inventory in Paragraph 1. for	2. From [18 24-months from the date of entry into force of this Regulation], methane emissions shall be measured in all closed and abandoned underground coal mines where operations have ceased since [50 years prior to the date of entry into force of this Regulation]. mMeasurement equipment shall be installed on all elements listed in point (v) of Part 1(v) of Annex VII which were found to emit above 0,5 tonnes of methane per year based on the inventory in Paragraph 1. for	18 month as suggested by COM is more appropriate and would reflect the M&R requirements for the gas and oil industry (Art 12).
closed coal mines and abandoned coal mines where operations have ceased since [50 years prior to the date of entry into force of this Regulation].	closed coal mines and abandoned coal mines where operations have ceased since [50 years prior to the date of entry into force of this Regulation].	
The equipment shall perform Methane concentration source level direct measurements or quantifications shall be taken in accordance	The equipment shall perform Methane concentration source level direct measurements or quantifications shall be taken in accordance	

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consortation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
with appropriate scientific standards and at least	with appropriate scientific standards and at least	
on an hourly basis and of sufficient quality to	on an hourly basis and of sufficient quality to	
allow for a representative estimation of	allow for a representative estimation of	C*/
yearly methane emissions from all elements	yearly methane emissions from all elements	
listed in part 1(vi) of Annex VII which were	listed in part 1(vi) of Annex VII which were	
found to emit methane.	found to emit methane.	
The measurement equipment must operate		
for more than 90% of the period for which it		
is used to monitor the emissions, excluding		
downtime taken for re-calibration.		
2a. If the observed annual methane release		
of an element listed in part 1(v) of Annex VII		
is below 1 tonne of methane for six		
consecutive years in the case of flooded mines		
or twelve consecutive years in the case of dry		
mines, no further monitoring and reporting		
shall be taken for that specific element.		

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Presidency compromise text	Drafting Suggestions	Comments
3. Reports containing estimates of yearly		
source-level methane emissions data shall be		
submitted to the competent authorities by [24		C*/
months of the date of entry into force of this		
Regulation] and by 30 March-31 May every		
year thereafter.		
The reports shall cover the last available		
calendar year and include the elements set out in		
Part 23 of Annex VII.		
Before submission to the competent authorities,		
the reports set out in this paragraph shall be		
assessed by a verifier and include a verification		
statement issued in accordance with Articles 8		
and 9.		
4. Mine operators shall be responsible for the		
requirements referred to in paragraphs 2 and 3		
as regards closed mines. Member States shall be		

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Presidency compromise text	Drafting Suggestions	Comments
		(
responsible for the requirements referred to in		
paragraphs 2 and 3 as regards abandoned mines.		
		~ *//
5. The competent authorities shall make the		
reports set out in this Article available to the		
public and the Commission, within three months		
from submission by operators and in accordance		
with Article 5(4).		
Article 26		
Mitigation measures		
1. On the basis of the inventory referred to in		
Article 25, Member States shall develop and		
implement a mitigation plan to address methane		
emissions from closed and abandoned		
underground coal mines where operations		
have ceased since 50 years prior to the date of		
entry into force of this Regulation.		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
The mitigation plan shall be submitted to		
competent authorities by [36 months from the		
date of entry into force of this Regulation] and		
include at least the elements set out in Part 3 4		
of Annex VII.		
2. Venting and flaring from equipment		
referred to in Article 25(2) shall be prohibited		
from 1 January 2030, unless utilisation or		
mitigation is not technically feasible or risks		
endangering environmental safety or safety of		
operations or personnel. In such a situation, as		
part of the reporting obligations set out in		
Article 25, mine operators or Member States		
shall demonstrate the necessity to opt for		
venting or flaring instead of utilisation or		
mitigation.		
Chapter 5		

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Presidency compromise text	Drafting Suggestions	Comments
• •		
Mathematical and a second and a student		
Methane emissions occurring outside the Union		
A C 1 07		
Article 27		~
T		
Importer requirements		
1. By [9 months from the date of entry		
into force of the Regulation] and by 31		
December every year thereafter, importers shall		
provide the information set out in Annex VIII to		
the competent authorities of the importing		
Member State.		
		(4.11
Where importers fail to provide the		"all reasonable efforts" is very vague and risks
information set out in Annex VIII, in whole		watering down the objective.
or in part, they shall demonstrate to the		
competent authorities of the importing		
Member State that all reasonable efforts have		
been undertaken to acquire the information.		

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Presidency compromise text	Drafting Suggestions	Comments
The Commission shall be empowered to adopt		
delegated acts in accordance with Article 31 to		C
supplement amend this Regulation by		
amending or adding to the information to be		
provided by importers.		
2. By [12 months from the date of entry	2. By [12 months from the date of entry	
into force of the Regulation] and by 30 June	into force of the Regulation] and by 30 June	
every year thereafter, Member States shall	every year thereafter, Member States shall	
submit to the Commission the information	submit to the Commission the information	
provided to them by importers.	provided to them by importers covering all	
	imported gas, oil and gas to get a	
	comprehensive overview of related methane	
	<u>emissions</u> .	
The Commission shall make the information		
available in accordance with Article 28.		
3. By 31 December 2025, or earlier if the		
5. By 51 December 2025, or earner if the		

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Presidency compromise text	Drafting Suggestions	Comments
Commission considers that sufficient evidence		
is available, the Commission shall examine the		
application of this Article, considering in		C* >>
particular:		
(a) reporting of the available methane		
emissions data collected in the context of the		
global methane monitoring tool referred to in		
Article 29;		
(b) methane emission data analysis by the		
IMEO;		
(c) information on monitoring, reporting,		
verification and mitigation measures of		
operators located outside of the Union and from		
whom energy is imported into the Union; and		
(d) security of supply and the level playing		
field implications in case of possible additional		

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Presidency compromise text	Drafting Suggestions	Comments
obligations, including mandatory measures such		
as methane emission standards or targets, taking		
into account the oil, gas and coal sectors		
separately.		
Where appropriate and based on the necessary		
evidence to secure full compliance with the		
applicable international obligations of the		
Union, the Commission shall propose		
amendments to this Regulation to strengthen the		
requirements applicable to importers with the		
view to ensure a comparable level of		
effectiveness with respect to measurement <u>or</u>		
quantification or quantification, reporting and		
verification and mitigation of energy sector		
methane emissions.		
Article 28		
Methane transparency database		

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Presidency compromise text	Drafting Suggestions	Comments
1. By [18 months after the date of entry		
into force of the Regulation] the Commission		C* //
shall establish and maintain a methane		
transparency database containing the		
information submitted to it pursuant to Article		
27 and Articles 12(11), 16(3), 18(4), 20(7),		
23(2) and 25(5).		
2. In addition to the information referred to		
in paragraph 1, the database shall include the		
following information:		
(a) a list of countries where fossil energy is		
produced and exported to the Union;		
(b) for each country referred in point (a)		
information about the following points:		
(i) whether it has mandatory regulatory		

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Presidency compromise text	Drafting Suggestions	Comments
measures in place on energy sector methane		
emissions, covering the elements set out in this		
Regulation regarding measurement-or		
quantification, reporting and verification and		
mitigation of energy sector methane emissions;		
(ii) whether it has signed the Paris Agreement		
on climate change;		
(iii) whether it is delivering national inventories		
in accordance with the requirements of the		
United Nations Framework Convention on		
Climate Change, where applicable;		
(iv) whether the national inventories submitted		
pursuant to the United Nations Framework		
Convention on Climate Change include tier 3		
reporting of energy methane emissions, where		
applicable;		

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Presidency compromise text	Drafting Suggestions	Comments
(v) the amount of energy sector methane		
emissions according to the national inventories		
submitted pursuant to the United Nations		<u></u>
Framework Convention on Climate Change,		
where applicable, and whether the data was		
subject to independent verification.		
(vi) the list of companies exporting fossil energy		
into the Union and whether they are part of		
any global methane reduction initiative		
(vii) a list of importers of fossil energy into the		
Union		
2 <u>3</u> . The transparency database shall be		
available to the public online, free of charge and		
at least in English.		
34. This Article shall apply without prejudice		
to the provisions of Directive (EU) 2016/943.		

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Presidency compromise text	Drafting Suggestions	Comments
r residency compromise text	Draiting Suggestions	Comments
Article 29		
		C.//
Methane emitters global monitoring tool		
1. By [two years after the date of entry		
into force of the Regulation], the Commission		
shall establish a global methane monitoring tool		
based on satellite data and input from several		
certified data providers and services, including		
the Copernicus component of the EU Space		
Programme.		
The tool shall be made available to the public		
and provide regular updates at least on the		
magnitude, recurrence and location of high		
methane-emitting sources of energy.		
2. The tool shall inform the Commission's		
bilateral dialogues with respect to methane		
and provide regular updates at least on the magnitude, recurrence and location of high methane-emitting sources of energy. 2. The tool shall inform the Commission's		

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Presidency compromise text	Drafting Suggestions	Comments
emissions policies and measures. Where the tool		
identifies a new major emission source, the		
Commission shall alert the relevant country with		C*/
a view to promoting awareness and remedial		
actions.		
3. This Article shall be subject to the		
provisions of Directive (EU) 2016/943.		
Chapter 6		
Final provisions		
Article 30		
Penalties		
1. Member States shall lay down the rules on		
penalties applicable to infringements of the		

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Presidency compromise text	Drafting Suggestions	Comments
provisions of this Regulation and shall take all		
measures necessary to ensure that they are		
implemented.		
2. The penalties provided for must be		
effective, proportionate and dissuasive and may		
include:		
(a) fines proportionate to the environmental		
damage, impact on human safety and public		
health, calculating the level of such fines in		
such way as to make sure that they effectively		
deprive those responsible of the economic		
benefits derived from their infringements and		
gradually increasing the level of such fines for		
repeated serious infringements;		
-		
(b) periodic penalty payments to compel		
operators to put an end to an infringement,		
comply with a decision ordering remedial		

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Presidency compromise text	Drafting Suggestions	Comments
actions or corrective measures, supply		
information or submit to an inspection, as		
applicable.		
Member States shall notify the rules on		
penalties to the Commission by [3-12 months		
from the date of entry into force of the		
Regulation]. In addition, Member States shall		
notify any subsequent amendment affecting		
such rules to the Commission without delay.		
3. At least the following infringements shall		
be subject to penalties:		
(a) failure of operators or mine operators to		
provide the competent authorities or the		
verifiers with the assistance necessary to enable		
or facilitate the performance of their tasks in		
accordance with this Regulation;		

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Presidency compromise text	Drafting Suggestions	Comments	
(b) failure of operators or mine operators to			
carry out the actions set out in the inspections			
report referred to in Article 6;			
(c) failure of operators of mine operators to			
submit the methane emissions reports as			
required by this Regulation, including the			
verification statement issued by independent			
verifiers in accordance with Articles 8 and 9;			
(d) failure of operators to carry out a leak			
detection and repair survey in accordance with			
Article 14;			
(e) failure of operators to repair or replace			
components, to continuous survey components			
and to record leaks in accordance with Article			
14;			
(f) failure of operators to submit a report in			

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		~
Presidency compromise text	Drafting Suggestions	Comments
accordance with Article 14;		
(g) venting or flaring by operators or mine		
operators beyond the situations provided for in		
Articles 15, 22 and 26, as applicable;		
, , , , , , , , , , , , , , , , , , , ,		
(h) routine flaring by operators;		
(i) failure of operators or mine operators to		
demonstrate the necessity to opt for venting		
instead of flaring and to demonstrate the		
necessity to opt for flaring instead of either re-		
injection, utilisation on-site or dispatch of the		
methane to a market, in the case of operators, or		
utilisation or mitigation, in the case of mine		
operators, in accordance with Articles 15, 22		
and 26;		
(j) failure of operators or mine operators to		
notify or report on venting and flaring events in		

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Presidency compromise text	Drafting Suggestions	Comments
accordance with Articles 16, 23 and 26, as		
applicable;		
(k) use of flare stacks or combustion devices		
in breach of the requirements laid down in		
Article 17;		
(l) failure of importers to provide the		
information required in accordance with Article		
27 and Annex VIII.		
4. Member States shall take into account at		
least the following indicative criteria for the		
imposition of penalties, as appropriate:		
(a) the duration or temporal effects, the nature		
and the gravity of the infringement;		
(b) any action taken by the undertaking,		
operator or mine operator to timely mitigate or		

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Presidency compromise text	Drafting Suggestions	Comments
remedy the damage;		
(c) the intentional or negligent character of		
the infringement;		
(d) any previous infringements by the		
undertaking, operator or mine operator;		
(e) the financial benefits gained or losses		
avoided directly or indirectly by the		
undertaking, operator or mine operator due to		
the infringement, if the relevant data are		
available;		
(f) the size of the undertaking, operator or		
mine operator;		
(g) the degree of cooperation with the		
authorit <u>yies</u> ;		

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consolution of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
(h) the manner in which the infringement		
became known to the authorityies, in particular		C*/
whether, and if so to what extent, the operator		
or mine operator timely notified the		
infringement;		
(i) any other aggravating or mitigating factor		
applicable to the circumstances of the case.		
5. Member States shall publish annually		
information on the type and the size of the		
penalties imposed under this Regulation, the		
infringements and the operators or mine		
operators upon which penalties have been		
imposed.		
Article 31		
Exercise of the delegation		

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Durani dan ara a manana ira dan d	Durge Constitution	Comment
Presidency compromise text	Drafting Suggestions	Comments
1. The power to adopt delegated acts is		
conferred on the Commission subject to the		C*/
conditions laid down in this Article.		
The power to adopt delegated acts referred		
to in Articles 8(5), 22(3) and 27(1) shall be		
conferred on the Commission for an		
indeterminate period of time from [date of		
entry into force of the Regulation].		
3. The delegation of power referred to in		
Articles 8(5), 22(3) and 27(1) 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 Official		
Journal of the European Union or at a later date		
specified therein. It shall not affect the validity		

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Presidency compromise text	Drafting Suggestions	Comments
of any delegated acts already in force.		
4. Before adopting a delegated act, the		~ *//
Commission shall consult experts designated by		
each Member State in accordance with the		
principles laid down in the Interinstitutional		
Agreement on Better Law-Making of 13 April		
2016.		
5. As soon as it adopts a delegated act, the		
Commission shall notify it simultaneously to the		
European Parliament and to the Council.		
6. A delegated act adopted pursuant to		
Articles 8(5), 22(3) and 27(1) shall enter into		
force only if no objection has been expressed		
either by the European Parliament or by the		
Council within a period of two months of		
notification of that act to the European		
Parliament and the Council or if, before the		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
expiry of that period, the European Parliament		
and the Council have both informed the		
Commission that they will not object. That		C* //
period shall be extended by two months at the		
initiative of the European Parliament or of the		
Council.		
Article 32		
Committee procedure		
1. The Commission shall be assisted by the		
Energy Union Committee established by		
Article 44 of Regulation (EU) 2018/1999.		
2. Where reference is made to this		
paragraph, Article 4 of Regulation (EU)		
No 182/2011 shall apply.		
Article 33		

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Presidency compromise text	Drafting Suggestions	Comments
v 1	0 00	
Review		
1. Every five years the Commission shall		
submit a report on the evaluation of this		
Regulation to the European Parliament and to		
the Council and shall, if appropriate, submit		
legislative proposals to amend this Regulation.		
The reports shall be made public.		
2. For the purpose of this Article, the		
Commission may request information from		
Member States and competent authorities and		
shall take into account notably the information		
provided by Member States in their integrated		
National Energy and Climate Plans, updates		
thereof and in their National Energy and		
Climate progress reports pursuant to Regulation		
(EU) 2018/1999.		

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Presidency compromise text	Drafting Suggestions	Comments
Article 34		
Amendments to Regulation (EU) 2019/942		~ <i>//</i>
In Article 15 of Regulation (EU) 2019/942 of		
the European Parliament and of the Council the		
following paragraph 5 is added:		
"5. Every three years ACER, after receiving		
input from Member States shall establish and		
make publicly available a set of indicators and		
corresponding reference values for the		
comparison of unit investment costs linked to		
measurement or quantification, reporting and		
abatement of methane emissions for comparable		
projects. It shall issue recommendations on		
indicators and reference values for unit		
investment costs for complying with the		
obligations under [this Regulation] pursuant to		
Article 3 of [this Regulation]".		

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Presidency compromise text	Drafting Suggestions	Comments
Article 35		
Entry into force		
This Regulation shall enter into force on the		
twentieth day following that of its publication in		
the Official Journal of the European Union.		
This Regulation shall be binding in its entirety		
and directly applicable in all Member States.		
Done at Brussels,		
For the Forman Denline and For the Council		
For the European Parliament For the Council		
The President The President		
ANNEX I		

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Presidency compromise text	Drafting Suggestions	Comments
Leak detection r Repair and monitoring		
schedules		
<u>Part 1</u>		
Approval of continuous monitoring		
For the purposes of the approval by the		
competent authorities of the use of continuous monitoring systems according to		
Article 14 of this Regulation, operators must		
provide the following:		
(i) the continuous monitoring device manufacturer information;		
(ii) the leak detection capabilities, reliability, and limitations of the continuous		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Drawing Suggestions	Comments
monitoring system, including, but not limited		
to, the ability to identify specific leaks or		
locations, detection limits, and any		<u>_ " // </u>
restrictions on use, as well as supporting		
data;		
(iii) a description of where, when, and how		
the continuous monitoring system will be		
used;		
(iv) documentation adequate to		
demonstrate the continuous monitoring		
system is as effective at reducing emissions as		
the quarterly surveys set out in Article 14.		
Part 2		
Repair schedule		
The repair and monitoring schedule referred to		

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Presidency compromise text	Drafting Suggestions	Comments
in Article 14 must include at least the following		
elements:		
(i) Inventory and identification of all		
components that have been checked		
(ii) Result of inspection in terms of whether		
methane loss has been detected and, if so, size		
of loss		
(iii) For components found to be emitting at or		
above the thresholds set out in Article 14(4)		
500 parts per million or more of methane,		
indication of whether repair was undertaken		
during the LDAR survey and if not why, taking		
into account the requirements as regards what		
elements can be taken into account for a delayed		
repair, as per Article 14, paragraph 4.		
(iv) For components found to be emitting at or		

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Presidency compromise text	Drafting Suggestions	Comments
above the thresholds set out in Article		
14(4)500 parts per million or more of methane,		
planned repair schedule indicating planned date		
of repair,		
(v) For components found to be emitting		
below the thresholds set out in Article		
14(4) <i>less than 500 parts per million</i> -in previous		
LDAR survey, but found to be emitting at or		
above such thresholds 500 parts per million or		
more of methane during post LDAR monitoring		
to check whether the size of loss of methane has		
evolved, indication whether repair was		
undertaken immediately and if not, why not (as		
per iii), and planned repair schedule indicating		
planned date of repair.		
This is to be followed by a post repair and		
monitoring schedule to indicate when repairs		
were effectively carried out.		

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Presidency compromise text	Drafting Suggestions	Comments
Monitoring schedule		
		- //
The repair and monitoring schedule referred to		
in Article 14 must include at least the following		
elements:		
(i) Inventory and identification of all		
components that have been checked		
(ii) Result of inspection in terms of whether		
methane loss has been detected and, if so, size		
of loss		
(iii) For components found to be emitting at or		
above the thresholds set out in Article 14(4)		
500 parts per million or more of methane,		
results of monitoring after repair to check if		
repair was successful		

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Presidency compromise text	Drafting Suggestions	Comments
	Drawing Suggestions	Comments
(iv) For components found to be emitting		
below the thresholds set out in Article 14(4)		
less than 500 parts per million of methane,		C*/
results of post LDAR monitoring to check		
whether the size of loss of methane has evolved		
and recommendation on the basis of finding.		
ANNEX II		
Reporting of venting and flaring events		
Pursuant to Article 16, operators must report to		
the competent authorities at least the following		
information regarding methane flared or vented:		
(i) name of the operator;		
Transition of the state of the		
(ii) location , name and type of asset;		
(ii) iocation, name and type of asset,		

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Presidency compromise text	Drafting Suggestions	Comments
(iii) equipment involved;		
(iv) date(s) and time(s) that venting or flaring		
was discovered or commenced and terminated;		
(v) measured <i>or estimated</i> volume of vented		
or flared natural gas methane. Where a		
measured volume is not available, a		
motivated estimation must be provided;		
(v1) flaring efficiency		
(vi) source and notions of vienting or floring:		
(vi) cause and nature of venting or flaring;		
(vii) steps taken to limit the duration and		
magnitude of venting or flaring;		
(viii) corrective actions taken to eliminate the		
cause and recurrence of venting or flaring;		

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Presidency compromise text	Drafting Suggestions	Comments
(ix) results of weekly monthly inspections of		
flare stacks and of the continuous monitoring		C. //
of flare stacks, as applicable, carrieds out in		
accordance with Article 17, where an issue has		
been identified		
ANNEX III		
Flare stack inspections		
Weekly-Monthly flare stack inspections must		
include a comprehensive Audio, Visual and		
Olfactory (AVO) inspection (including external		
visual inspection of flare stacks, listening for		
pressure and liquid leaks and smelling for		
unusual and strong odours).		
During the inspection the operator must inspect		
all components, including flare stacks, thief		

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Presidency compromise text	Drafting Suggestions	Comments
hatches, closed vent systems, pumps,		
compressors, pressure relief devices, valves,		
lines, flanges, connectors, and associated piping		
to identify defects, leaks and releases.		
The following observations must be included in		
the report:		
(i) In the case of lit flares: whether		
combustion is considered adequate or		
inadequate. Inadequate combustion being		
defined as a flare with visible emissions that		
exceed a total of five minutes during any two		
consecutive hours. Where flares are equipped		
with continuous monitoring, inadequate		
combustion being defined as a flare with		
visible emissions that exceed a total of five		
minutes during any two consecutive hours		
recorded on a live basis.		

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consolution of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
(ii) In the case of unlit flares: whether the		
unlit flare has a gas vent or not. If it does have a		
gas vent, an intervention to remedy it should		
take place within 6 hours or within 24 hours in		
the case of bad weather or other extreme		
conditions. Where flares are equipped with		
continuous monitoring, the emissions are		
calculated based on the flow rate and		
methane slip in case there is a gas vent. An		
intervention to remedy it must should take		
place within 6 hours or within 24 hours in the		
case of bad weather or other extreme		
conditions.		
ANNEX IV		
Inventories and mitigation plans forof		
inactive wells, temporarily plugged wells and		
permanently plugged and abandoned wells		

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Presidency compromise text	Drafting Suggestions	Comments
<u>Part 1</u>		
Pursuant to Article 18, inventories of inactive		
wells, temporarily plugged wells and		
permanently plugged and abandoned wells		
must include at least the following information:		
(i) name and address of the operator, owner		
or licensee, where applicable;		
(ii) name, type and address of well or well		
site, specifying whether it is an inactive well,		
temporarily plugged well or permanently		
plugged and abandoned well, as defined in		
this Regulation;		
(iii) where relevant, map showing borders of		
the well or well site;		

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Presidency compromise text	Drafting Suggestions	Comments
(iv) results of any methane concentration		
measurements or quantification of methane		
emissions to air and to water carried out		
prior to the inventory, if any.		
Pursuant to Article 18, with respect to		
permanently plugged and abandoned wells,		
inventories must also include:		
(i) the last known measurements or		
(i) the last known measurements or quantification of methane emissions to air		
and to water, if any;		
(ii) information showing that the relevant		
competent authority has attested that the well		
or well site in question fulfils the criteria set		
out in Article 2(2 <u>4a</u> 5);		
(iii) documentation adequate to		
demonstrate that there are no methane		

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Presidency compromise text	Drafting Suggestions	Comments
emissions from that well or well site <u>for all</u>		
wells permanently plugged and abandoned		
after the adoption of this Regulation, or		
where such documentation already exists		
prior to adoption.		
Part 2		
Pursuant to Article 18, mitigation plans must		
include at least the following information:		
(i) the schedule of addressing each inactive		
well and temporarily plugged well, including		
the actions to be performed;		
The medicals to be performed,		
(ii) name and address of the operator, owner		
or licensee of the inactive well or temporarily		
plugged well, where applicable;		
(iii) projected end date of all remediation,		

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Presidency compromise text	Drafting Suggestions	Comments
reclamation or plugging of inactive wells and		
temporarily plugged wells.		
		<u></u>
ANNEX V		
Reporting for operating coal mines		
Part 1		
Pursuant to Articles 19 and 20, the reports for		
operating underground mines must include at		
least the following information:		
(i) name and address of the mine operator;		
(ii) mine address;		
(iii) tonnage of each coal type produced by the		
mine;		

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Presidency compromise text	Drafting Suggestions	Comments
(iv) for all ventilation shafts utilised by the mine		
1) name (if any);		
2) period of use, if different from the reporting period;		
3) coordinates;		
4) purpose (intake, exhaust);		
5) technical specification of the measurement equipment apparatus used for measurement and quantification of methane emissions and optimum operating conditions specified by the producer;		

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Presidency compromise text	Drafting Suggestions	Comments
6) proportion of time when continuous		
measurement equipment apparatus was		
operating;		
7) choice of European or international standard		
for:		
- methane measurement equipment apparatus		
sampling position;		
- measurement of flow rates;		
- measurement of methane concentrations;		
8) methane emissions registered by the		
continuous measurement equipment apparatus		
(in tonnes);		
9) methane emissions registered through		

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Presidency compromise text	Drafting Suggestions	Comments
monthly sampling (in tonnes/hour) covering		
information on;		
- sampling date;		
- sampling technique;		
- readings of atmospheric conditions (pressure,		
temperature, humidity), taken at an appropriate		
distance to reflect conditions at which		
continuous measurement equipment apparatus		
is operating;		
11) if mine is joined to another mine by any		
means allowing for a flux of air between the		
mines, name of the mine;		
(v) post mining emission factors and		
description of method employed for their		
calculation;		

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Presidency compromise text	Drafting Suggestions	Comments
(vi) post-mining emissions (in tonnes).		
Part 2		
Pursuant to Articles 19 and 20, the reports for operating surface mines must include at least the following information:		
(i) name and address of the mine operator;		
(ii) mine address;		
(iii) tonnage of each coal type produced by the mine;		
(iv) map of all deposits utilised by the mine, outlining borders of these deposits;		

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Presidency compromise text	Drafting Suggestions	Comments
(v) for each coal deposit:		
1) name (if any)		
	*	
2) period of use, if different from the reporting		
period		
3) outline of the experimental method employed		
to determine methane emissions due to mining		
activities, including the choice of methodology		
to account for methane emissions from		
surrounding strata		
(vi) post mining emission factors and		
description of method employed for their		
calculation;		
(vii) post-mining emissions.		

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Presidency compromise text	Drafting Suggestions	Comments
Part 3		
Pursuant to Articles 19 and 20, the reports for		- //
drainage stations must include at least the		
following information:		
(i) name and address of the mine operator;		
(ii) tonnage of methane supplied by a		
mine/mines drainage system, per mine;		
(iii) tonnage of methane vented;		
(iv) tonnage of flared methane;		
(v) flare efficiency;		
(vi) use of methane captured.		

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Presidency compromise text	Drafting Suggestions	Comments
ANNEX VI		
Reporting of venting and flaring events in		
drainage stations		
Pursuant to Article 23, drainage station		
operators must report to the competent		
authorities at least the following information		
regarding methane flared or vented:		
(i) name and address of the operator;		
(ii) time when the event was first detected;		
(ii) time when the event was first detected,		
(iii) cause of the venting and/or flaring event;		
(iv) tonnage of methane vented and flared (or		
an estimate if quantification ora measurement		
is not possible).		

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Presidency compromise text	Drafting Suggestions	Comments
ANNEX VII		
Closed and abandoned mines		
Part 1		
Pursuant to Article 24 and 25, for each site, the		
inventory of closed and abandoned coal mines		
must include at least the following information,		
where available:		
(i) name and address of the operator, owner		
or licensee, where applicable;		
(ii) site address;		
(iii) map showing borders of the mine;		

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Presidency compromise text	Drafting Suggestions	Comments
(iv) schemes of mine workings and their status		
(v) results of <i>methane concentration-source</i>		
level direct measurement or quantification at		
the following elementspoint emission sources:		
1) all ventilation shafts utilised by the mine		
when operating, accompanied by:		
- shaft coordinates		
- shaft name (if any)		
- sealing status and sealing method, if known		
2) unused vent pipes		
3) unused gas drainage wells		

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Presidency compromise text	Drafting Suggestions	Comments
4) outcrops;		
5) identifiable strata fractures at the mine's		~ //
territory or linked to its former coal deposit;		
5) 6) other recorded potential point		
emission sources. 6) other recorded potential		
point emission sources.		
Part 2		
The measurements referred to in point (v) of		
Part labove must be performed in accordance		
_		
with the following principles:		
(i) measurements must be performed at		
atmospheric pressure allowing for potential		
methane leak to be detected, and according to		
the appropriate scientific standards:		

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Presidency compromise text	Drafting Suggestions	Comments
(ii) measurements must be performed using an		
equipment capable of estimating yearly		C*/
methane emissions at the level of at least 0,5		
tonnes or above from such source. apparatus		
with a sensitivity threshold of at least;		
(iii) measurements must be accompanied by an		
information on:		
1) date of the measurement:		
2) atmospheric pressure:		
3) technical details of the equipment used for		
the measurement;		
(iv) ventilation shafts historically utilised by		
two or more mines must be assigned to just one		

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Presidency compromise text	Drafting Suggestions	Comments
		() () () () () () () () () ()
mine, to avoid double-counting.		
Part 23		~ */
The report set out in Article 25(3) must include		
the following elements:		
(i) name and address of the operator, owner		
or licensee, where applicable;		
(ii) site address;		
(iii) methane emissions from all <i>elements</i>		
outlined in Article 25(3) point emission sources		
outlined in Part 1 including:		
1) type of <i>element</i> -point emission source;		
1) type of element point emission source,		
2) technical details of measurement equipment		
2) technical details of measurement equipment		

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Presidency compromise text	Drafting Suggestions	Comments
and method employed to estimate methane		
releases apparatus used for the measurement		
including sensitivity;		
3) proportion of time when measurement		
equipment apparatus was operating;		
4) methane concentration registered by the		
measurement equipment apparatus;		
5) estimates of methane emissions from the		
element point emission source.		
Part <u>3</u> 4		
The mitigation plan set out in Article 26(1) must		
include at least the following information:		
(i) list of all point emission sources outlined		

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Presidency compromise text	Drafting Suggestions	Comments
in Part 1 <i>elements covered in Article 25(3)</i> ;		
In 1 art retements covered in Article 25(5),		
(ii) technical feasibility of mitigation of		<u></u>
methane emissions from each point emission		
source <i>elements outlined in Article 25(3)</i> ;		
(iii) timeline of mitigation of methane		
emissions from each point emission		
source elements outlined in Article 25(3).;		
(iv) assessment of the efficiency of projects		
for collection of abandoned mine methane.		
ANNEX VIII		
Information to be provided by importers		
For the purposes of this Annex, 'exporter'		
means the contractual counterparty in each		

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Presidency compromise text	Drafting Suggestions	Comments
supply contract entered into by the importer for		
the delivery of fossil energy into the Union.		
Pursuant to Article 27, importers must provide	· ·	
the following information:		
(i) name and address of exporter and, if		
different from exporter, name and address of		
producer;		
(ii) countriesy and regions corresponding to		
the Union nomenclature of territorial units for		
statistics (NUTS) level 1 where the energy was		
produced and countries and regions		
corresponding to the Union nomenclature of		
territorial units for statistics (NUTS) level 1		
through which the energy was transported until		
it was placed on the Union market;		
(iii) as regards oil and fossil gas, whether the		

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Presidency compromise text	Drafting Suggestions	Comments
exporter is undertaking measurement and		
reporting of its methane emissions, either		
independently or as part of commitments to		
report national GHG inventories in line with		
United Nations Framework Convention on		
Climate Change (UNFCCC) requirements, and		
whether it is in compliance with UNFCCC		
reporting requirements or in compliance with		
Oil and Gas Methane Partnership 2.0 standards.		
This must be accompanied by a copy of the		
latest report on methane emissions, including,		
where available, the information referred to in		
Article 12(6). The method of quantification		
(such as UNFCCC tiers or OGMP <u>2.0</u> levels)		
employed in the reporting must be specified for		
each type of emissions;		
(iv) as regards oil and gas, whether the		
exporter applies regulatory or voluntary		
measures to control its methane emissions,		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
including measures such as leak detection and		
repair surveys or measures to control and		
restrict venting and flaring of methane. This		
must be accompanied by a description of such		
measures, including, where available, reports		
from leak detection and repair surveys and from		
venting and flaring events with respect to the		
last available calendar year;		
(v) as regards coal, whether the exporter is		
undertaking measurement and reporting of its		
methane emissions, either independently or as		
part of commitments to report national GHG		
inventories in line with United Nations		
Framework Convention on Climate Change		
(UNFCCC) requirements, and whether it is in		
compliance with UNFCCC reporting		
requirements or in compliance with an		
international or European standard for		
monitoring, reporting and verification of		

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Presidency compromise text	Drafting Suggestions	Comments
methane emissions. This must be accompanied		
by a copy of the latest report on methane		
emissions, including, where available the		C* //
information referred to in Article 20(6). The		
method of quantification (such as UNFCCC		
tiers or OGMP <u>2.0</u> levels) employed in the		
reporting must be specified for each type of		
emissions;		
(vi) as regards coal, whether the exporter		
applies regulatory or voluntary measures to		
control its methane emissions, including		
measures to control and restrict venting and		
flaring of methane. This must be accompanied		
by a description of such measures, including,		
where available, reports from venting and		
flaring events with respect to the last available		
calendar year;		
(vii) name of the entity that performed		

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Presidency compromise text	Drafting Suggestions	Comments
independent verification of the reports referred		
to in points (iii) and (v), if any.		
		~ //
	End	End