

Brussels, 17 February 2023

WK 2489/2023 INIT

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CONTRIBUTION

From:	General Secretariat of the Council
To:	Working Party on Energy
Subject:	HU comments on the Gas Directive (ST 6125/23)

Delegations will find in the annex the HU comments on the Gas Directive (ST 6125/23).

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
2021/0425 (COD)		
Proposal for a		
DIRECTIVE OF THE EUROPEAN		<u>- " // </u>
PARLIAMENT AND OF THE COUNCIL		
eoneerning ⊗ on ⊗ common rules for the		
internal markets in ⊠renewable and ⊠ natural		
gases ⊠and in hydrogen ∕ and repealing		
Directive 2003/55/EC (recast)		
THE EUROPEAN PARLIAMENT AND THE		
COUNCIL OF THE EUROPEAN UNION,		
Having regard to the Treaty establishing the		
European Community → on the Functioning of		
the European Union ⇐ , and in particular		
Article 47(2) and Articles 55 and 95 → Article		
$194(2) \boxtimes \text{ thereof},$		

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Presidency compromise text	Drafting Suggestions	Comments
Having regard to the proposal from the		
After transmission of the draft legislative act		
to 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 <u>procedure laid</u>		
down in Article 251 of the Treaty³-₩ the		
ordinary legislative procedure ⊴ ,		

OJ C 211, 19.8.2008, p. 23.

² OJ C 172, 5.7.2008, p. 55.

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Whereas:		
⊕ new		
(1) Directive 2009/73/EC of the European		
Parliament and of the Council ⁴ has been		
substantially amended several times ⁵ . Since		
further amendments are to be made, that		
Directive should be recast in the interests of		
clarity.		
▼ 2009/72/EC Recital 1 (adapted)		

Opinion of the European Parliament of 9 July 2008 (not yet published in the Official Journal), Council Common Position of 9 January 2009 (OJ C 70 E, 24.3.2009, p. 37) and Position of the European Parliament of 22 April 2009 (not yet published in the Official Journal). Council Decision of 25 June 2009.

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).

See Annex III, Part A.

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Presidency compromise text	Drafting Suggestions	Comments
(2) The internal market in natural gas, which		
has been progressively implemented throughout		
the Community ⊠ Union ⊠ since 1999, aims		C.//
to deliver real choice for all consumers of the		
European Union, be they citizens or businesses,		
new business opportunities and more cross-		
border trade, so as to achieve efficiency gains,		
competitive prices, and higher standards of		
service, and to contribute to security of supply		
and sustainability.		
◆ 2009/73/EC Recital 2 (adapted)		
⇒ new		
(3) Directive 2003/55/EC of the European		
Parliament and of the Council of 26 June 2003		

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Deadline: 17 February 2023

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eoncerning common rules for the internal		
market in natural gas ⁶ ⊠ and Directive		
2009/73/EC of the European Parliament and of		<u>_ " // </u>
the Council ⊠ <u>havehas</u> made a significant		
contribution towards the creation of such an		
internal market in natural gas.		
new		
(4) As part of the Package "Clean Energy		
for all Europeans" proposed by the Commission		
on 30 November 2016, Regulation (EU)		
2019/943 ⁷ and Directive (EU) 2019/944 ⁸		
brought about a further step in the development		
of the internal market for electricity with		

⁶ OJ L 176, 15.7.2003, p. 57.

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

Directive (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ L 158, 14.6.2019, p. 125).

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Presidency compromise text	Drafting Suggestions	Comments
citizens at its core and contributing to the		
Union's objectives of transition to a clean		
energy system and reducing greenhouse gas		_"//
emissions. The internal market in natural gas		
should be built on those same principles and, in		
particular, ensure an equal level of consumer		
protection.		
(5) The Union has aims to cut greenhouse		
gas emissions. It has therefore adopted a set of		
initiatives to reach that goal, including the		
energy system integration strategy and the		
hydrogen strategy published by the Commission		
in July 2020, which set out how to update the		
energy markets, including the decarbonisation		
of gas markets as well as Regulation (EU)		
2018/1999 and Regulation (EU) 2021/1119.		
This Directive should contribute to achieving		
these goals, ensuring security of supply and a		
well-functioning internal market for gases,		

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including for hydrogen.		
(5a) This Directive should be seen in		
conjunction with other policy instruments,		
notably those proposed under the Green		
Deal. Many of these other proposed		
instruments, such as the extension of the		
EU's [Emission Trading System, the Effort		
Sharing Regulation, the Reneweble Energy		
Directive, the Energy Efficiency Directive,		
the ReFuelEU initiatives and the proposed		
revision of the Energy Taxation Directive		
seek to incentivise the decarbonisation of the		
EU's economy and ensure its remains on a		
trajectory towards a climate neutral EU by		
2050, as mandated by the European Climate		
Law]. The main objective of this Directive is		
however not to incentivise the transition but		
to enable and facilitate it by ensuring the		
continuing existence of efficient markets for		

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gases.		
(6) This Directive aims to facilitate the		
penetration of renewable and low-carbon gases		
into the energy system enabling a shift from		
fossil gas and to allow these new gases to play		
an important role towards achieving the EU's		
2030 climate objectives and climate neutrality in		
2050. The Directive aims also to set up a		
regulatory framework which enables and		
incentivises all market participants to take the		
transitional role of fossil gas into account while		
planning their activities to avoid lock-in effects		
and ensure gradual and timely phase-out of		
fossil gas notably in all relevant industrial		
sectors and for heating purposes.		
(6a) In the trajectory for the European		
Union to achieve climate neutrality by 2050,		
energy saving and direct electrification are		

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expected to present the most cost-effective		
and energy-efficient decarbonisation option		
in many cases. There will however remain a		
number of end-use applications where this		
might not be feasible or have higher costs. In		
such cases, it may be relevant to use		
renewable or low-carbon gases and fuels,		
including biomethane and renewable and		
low-carbon hydrogen . The incentives created		
by the European Green Deal Package are		
thus expected to result in a fundamental		
change in the structure of energy demand in		
general and that for gases in particular. For		
instance, where today natural gas is widely		
used for space heating purposes, this demand		
is expected to be met largely by other energy		
carriers, such as through electrified space		
heating appliances, in the future. The future		
use-cases for hydrogen are expected to		
primarily be in otherwise hard to		

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decarbonise sectors. These include a number		
of industrial processes, but also transport		
modes such as long haul heavy duty road		
transport, aviation and maritime. As the		
precise decarbonisation trajectories, role of		
energy carriers and their use cases will also		
depend on local starting points, endowments		
and circumstances, they should not be		
prescribed in detail. Efficient markets will		
ensure that, given local endowment and		
cirsumstances, consumers incentivised by		
other policy instruments are empowered to		
choose the decarbonisation options most		
suited to their particular use-case.		
(7) The EU hydrogen strategy recognises		
that, as EU Member States have different		
potential for the production of renewable		
hydrogen, an open and competitive EU market		
with unhindered cross-border trade has		

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Presidency compromise text	Drafting Suggestions	Comments
important benefits for competition, affordability,		
and security of supply. Moreover, it stresses that		
moving towards a liquid market with		C*//
commodity-based hydrogen trading would		
facilitate entry of new producers and be		
beneficial for deeper integration with other		
energy carriers. It would create viable price		
signals for investments and operational		
decisions. The rules laid down in this Directive		
should thus be conducive for hydrogen markets,		
commodity-based hydrogen trading and liquid		
trading hubs to emerge and any undue barriers		
in this regard should be eliminated by Member		
States. Whilst recognising the inherent		
differences, existing rules that enabled efficient		
commercial operations developed for the		
electricity and gas markets and trading should		
be rendered applicable to Union hydrogen		
markets to the extent appropriate and within a		
suitable time frame.		

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Dungidon av go manus miss tout	Duastina Suggestions	Comments
Presidency compromise text	Drafting Suggestions	Comments
(8) In line with the EU Hydrogen Strategy,		
renewable hydrogen is expected to be deployed		<u>- '//</u>
on a large-scale from 2030 onwards for the		
purpose of decarbonising certain sectors,		
ranging from aviation and shipping to hard-to-		
decarbonise industrial sectors. All final		
customers connected to hydrogen systems will		
benefit from basic consumer rights applicable to		
final customers connected to the natural gas		
system such as the right to switch supplier and		
accurate billing information. In those instances		
where customers are connected to the hydrogen		
network, e.g. industrial customers, they will		
benefit from the same consumer protection		
rights applicable to natural gas customers.		
However, consumer provisions designed to		
encourage household participation on the		
market such as price comparison tools, active		
customers and citizen energy communities do		

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not apply to the hydrogen system.		
(9) In line with the EU Hydrogen Strategy,		- //
the priority for the EU is to develop renewable		
hydrogen produced using mainly wind and solar		
energy. Renewable hydrogen is the most		
compatible option with the EU's climate		
neutrality and zero pollution goal in the long		
term and the most coherent with an integrated		
energy system. However, low-carbon fuels		
(LCFs) such as low-carbon hydrogen (LCH)		
may play a role in the energy transition,		
particularly in the short and medium term to		
rapidly reduce emissions of existing fuels, and		
support the uptake of renewable fuels such as		
renewable hydrogen. In order to support the		
transition, it is necessary to establish a threshold		
for greenhouse gas emission reductions for low-		
carbon hydrogen and synthetic gaseous fuels.		
Such threshold should become more stringent		

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for hydrogen produced in installations starting		
operations from 1 January 2031 to take into		
account technological developments and better		
stimulate the dynamic progress towards the		
reduction of greenhouse gas emissions from		
hydrogen production. The EU Energy System		
Integration strategy highlighted the need to		
deploy an EU-wide certification system to also		
cover low-carbon fuels with the aim to enable		
Member States to compare them with other		
decarbonisation options and consider them in		
their energy mix as a viable solution. In order to		
ensure that LCF have the same decarbonisation		
impact as compared to other renewable		
alternatives it is important that they are certified		
by applying a similar methodological approach		
based on a life cycle assessment of their total		
greenhouse gas ('GHG') emissions. This would		
allow deploying a comprehensive EU-wide		
certification system, covering the whole Union		

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energy mix. Taking into consideration that LCF		
and LCH are not renewable fuels, their		
terminology and certification could not be		<u></u>
included in the proposal for the revision of		
Directive (EU) 2018/2001 of the European		
Parliament and of the Council ⁹ . Therefore, their		
inclusion in this Directive fills in this gap.		
▼ 2009/73/EC Recital 3		
(10) The freedoms which the Treaty		
guarantees the citizens of the Union — inter		
alia, the free movement of goods, the freedom		
of establishment and the freedom to provide		
services — are achievable only in a fully open		
market, which enables all consumers freely to		
choose their suppliers and all suppliers freely to		

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

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deliver to their customers.		
(10a) Member States should, in respect of a		
fully open market, still be able to plan their		
energy mix. Member States are able to		
choose to strategically close and adjust part		
of their distribution system in order to phase		
out households to ensure the transition into a		
sustainable and effective system.		
◆ 2009/73/EC Recital 4		
(4) However, at present, there are obstacles		
to the sale of gas on equal terms and without		
discrimination or disadvantages in the		
Community. In particular, non-discriminatory		
network access and an equally effective level of		
regulatory supervision in each Member State do		
not yet exist.		

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Presidency compromise text Drafting Suggestions Comments	D :1	D 61: C	C .
(5) The Communication of the Commission of 10 January 2007 entitled 'An Energy Policy for Europe' highlighted the importance of completing the internal market in natural gas and of creating a level playing field for all natural gas undertakings established in the Community. The Communications of the Community. The Communications of the Commission of 10 January 2007 entitled 'Prospects for the internal gas and electricity market' and 'Inquiry pursuant to Article 17 of Regulation (EC) No 1/2003 into the European gas and electricity sectors (Final Report)' showed that the present rules and measures do not provide the necessary framework for achieving the objective of a well-functioning	Presidency compromise text	Drafting Suggestions	Comments
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'Prospects for the internal gas and electricity market' and 'Inquiry pursuant to Article 17 of Regulation (EC) No 1/2003 into the European gas and electricity sectors (Final Report)' showed that the present rules and measures do not provide the necessary framework for achieving the objective of a well-functioning	Community. The Communications of the		
market' and 'Inquiry pursuant to Article 17 of Regulation (EC) No 1/2003 into the European gas and electricity sectors (Final Report)' showed that the present rules and measures do not provide the necessary framework for achieving the objective of a well-functioning	Commission of 10 January 2007 entitled		
Regulation (EC) No 1/2003 into the European gas and electricity sectors (Final Report)' showed that the present rules and measures do not provide the necessary framework for achieving the objective of a well-functioning	'Prospects for the internal gas and electricity		
gas and electricity sectors (Final Report)' showed that the present rules and measures do not provide the necessary framework for achieving the objective of a well-functioning	market' and 'Inquiry pursuant to Article 17 of		
showed that the present rules and measures do not provide the necessary framework for achieving the objective of a well-functioning	Regulation (EC) No 1/2003 into the European		
not provide the necessary framework for achieving the objective of a well-functioning	gas and electricity sectors (Final Report)'		
achieving the objective of a well-functioning	showed that the present rules and measures do		
	not provide the necessary framework for		
internal market.	achieving the objective of a well-functioning		
	internal market.		

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▼ 2009/73/EC recital 48 (adapted)		
⇒ new		
(11) Consumer interests should be at the heart		
of this Directive and quality of service should be		
a central responsibility of natural gas and		
hydrogen undertakings. Existing rights of		
consumers		
energy services, including energy, and		
safeguarding against energy poverty, as stated in		
the European Pillar of Social Rights		
communication \leftarrow need to be strengthened and		
guaranteed, and should include greater		
transparency. Consumer protection should		
ensure that all consumers in the wider remit of		
the Community ⊠ Union ⊠ benefit from a		
competitive ⋈ gas ⋈ market. Consumer rights		
should be enforced by Member States or, where		
a Member State has so provided, the regulatory		

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authorities.		
↓ new		
(12) The European Pillar of Social Rights		
places energy among the essential services		
everyone shall have access to and calls for		
support measures for those in need (principle		
20). UN Sustainable Development Goal number		
7 (SDG7) also calls for ensuring access to		
affordable, reliable, sustainable and modern		
energy for all.		
◆ 2009/73/EC recital 47 (adapted)		
(13) The Ppublic service requirements and		
the common minimum standards that follow		
from them need to be further strengthened to		
make sure that all consumers, especially		

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vulnerable ones, can benefit from competition		
and fair prices. The public service requirements		
should be defined at national level, taking into		
account national circumstances; Community		
✓ Union ✓ law should, however, be		
respected by the Member States. The citizens of		
the Union and, where Member States deem it to		
be appropriate, small-enterprises, should be able		
to enjoy public service obligations, in particular		
with regard to security of supply and reasonable		
tariffs.		
⊕ new		
(14) Member States should have a wide		
discretion to impose public service obligations		
on gas undertakings in pursuing objectives of		
general economic interest. However, public		
service obligations in the form of price setting		
for the supply of natural gas constitute a		

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Presidency compromise text	Drafting Suggestions	Comments
	Draining Suggestions	Commences
fundamentally distortive measure that often		
leads to the accumulation of tariff deficits, the		
limitation of consumer choice, poorer incentives		_ '//
for energy saving and energy efficiency		
investments, lower standards of service, lower		
levels of consumer engagement and satisfaction,		
and the restriction of competition, as well as to		
there being fewer innovative products and		
services on the market. Consequently, Member		
States should apply other policy tools, in		
particular targeted social policy measures, to		
safeguard the affordability of natural gas supply		
to their citizens. Public interventions in price		
setting for the supply of natural gas should be		
carried out only as public service obligations		
and should be subject to specific conditions. A		
fully liberalised, well-functioning retail natural		
gas market would stimulate price and non-price		
competition among existing suppliers and		
provide incentives to new market entrants,		

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Presidency compromise text	Drafting Suggestions	Comments
thereby improving consumer choice and		
satisfaction.		
(15) Public service obligations in the form of		
price setting for the supply of natural gas should		
be used without overriding the principle of open		
markets in clearly defined circumstances and		
beneficiaries and should be limited in duration.		
In order to mitigate the distortive effects of		
public service obligations in price setting for the		
supply of natural gas, Member States applying		
such interventions should put in place additional		
measures, including measures to prevent		
distortions of price setting in the wholesale		
market. Member States should ensure that all		
beneficiaries of regulated prices are able to		
benefit fully from the offers available on the		
competitive market when they choose to do so.		
To that end, they should be directly and		
regularly informed of the offers and savings		

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Presidency compromise text available on the competitive market, and should be provided with assistance to respond to and benefit from market-based offers. (16) Public interventions in price setting for the supply of natural gas should not lead to direct cross-subsidisation between different categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. ■ 2009/73/EC recital 49 (adapted) ⇒ new			
be provided with assistance to respond to and benefit from market-based offers. (16) Public interventions in price setting for the supply of natural gas should not lead to direct cross-subsidisation between different categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer.	Presidency compromise text	Drafting Suggestions	Comments
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(16) Public interventions in price setting for the supply of natural gas should not lead to direct cross-subsidisation between different categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. \$\Psi\$ 2009/73/EC recital 49 (adapted)	be provided with assistance to respond to and		
the supply of natural gas should not lead to direct cross-subsidisation between different categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. \$\Psi\$ 2009/73/EC recital 49 (adapted)	benefit from market-based offers.		<u></u> ,
the supply of natural gas should not lead to direct cross-subsidisation between different categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. \$\Psi\$ 2009/73/EC recital 49 (adapted)			
direct cross-subsidisation between different categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. 4 2009/73/EC recital 49 (adapted)	(16) Public interventions in price setting for		
categories of customer. According to that principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. \$\Psi\$ 2009/73/EC recital 49 (adapted)	the supply of natural gas should not lead to		
principle, price systems must not explicitly make certain categories of customer bear the cost of price interventions that affect other categories of customer. \$\Psi\$ 2009/73/EC recital 49 (adapted)	direct cross-subsidisation between different		
make certain categories of customer bear the cost of price interventions that affect other categories of customer. \$\Psi\$ 2009/73/EC recital 49 (adapted)	categories of customer. According to that		
cost of price interventions that affect other categories of customer.	principle, price systems must not explicitly		
categories of customer.	make certain categories of customer bear the		
V 2009/73/EC recital 49 (adapted)	cost of price interventions that affect other		
	categories of customer.		
⇒ new	◆ 2009/73/EC recital 49 (adapted)		
⇒ new			
	⇒ new		
(17) Clear and comprehensible information	(17) Clear and comprehensible information		
should be made available to consumers	should be made available to consumers		

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Presidency compromise text	Drafting Suggestions	Comments
concerning their rights in relation to the energy		
sector. The Commission should establish		
➤ has established , after consulting		
relevant stakeholders including Member States,		~
national regulatory authorities, consumer		
organisations and natural gas undertakings, an		
accessible, user-friendly energy consumer		
checklist providing consumers with practical		
information about their rights. That energy		
consumer checklist should be ⇒ maintained to		
date, \leftarrow provided to all consumers and should be		
made publicly available.		
↓ new		
(18) Member States should take into account		
the fact that the successful transition requires		
enhanced investment in education and skills for		
workers in the gas industry, including in relation		
to infrastructure development. Such mention		

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Presidency compromise text	Drafting Suggestions	Comments
would be in line with the proposal for a revision		
of EED (2021/0203 (COD).		
(19) Market rules should protect and		
empower customers to make low carbon		
choices, in order for new renewable and low		
carbon gases to be fully embedded in the energy		
transition.		
(20) Natural gas still plays a key role in		
energy supply, as household energy		
consumption from natural gas is still higher than		
from electricity. Although electrification is a		
key element of the green transition, in the future		
there will still be household natural gas		
consumption including increasing volumes of		
renewable gas.		
(21) As the natural gas sector, including the		

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Presidency compromise text	Drafting Suggestions	Comments
natural gas retail market was not part of the		
Clean Energy for all Europeans Package, the		
related provisions on consumer engagement and		~*//
protection have not been adapted to the needs of		
the energy transition, which corresponds instead		
to the situation of over a decade ago when the		
Third Energy Package was adopted.		
(22) The natural gas market witnesses poor		
customer satisfaction and engagement as well as		
slow uptake of new renewable and low-carbon		
gases, which all reflect limited competition in		
many Member States. <i>Unlike falling prices in</i>		
wholesale markets, nNatural gas prices for		
household customers rose in the last decade		
resulting in household consumers paying two or		
three times more for their natural gas		
consumption than industrial customers.		
(23) As in the electricity sector, market		

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Presidency compromise text	Drafting Suggestions	Comments
flexibilities and an adequate Union consumer		
rights' legal framework in the natural gas sector		
are essential to ensure that consumers can		<u>- " // </u>
participate in the energy transition		
and benefit from affordable prices, good		
standards of service, and effective choice of		
offers mirroring technological developments.		
(24) The switch from fossil gas to renewable		
alternatives will concretise if energy from		
renewable sources becomes an attractive, non-		
discriminatory choice for consumers based on		
truly transparent information where the		
transition costs are fairly distributed among		
different groups of consumers and market		
players.		
(25) To address the current gaps in the retail		
gas market, it is necessary to tackle the existing		
competition and technical barriers to the		

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Presidency compromise text	Drafting Suggestions	Comments
emergence of new services, better levels of		
service, and lower consumer prices, whilst		
ensuring the protection of energy poor and		<u></u>
vulnerable consumers.		
(26) In order to ensure a high level of		
consumer protection and empowerment		
consistently across energy sectors, the		
legislative framework in the decarbonised gas		
market legislation should reflect the electricity		
market customer protection and where relevant		
its empowerment provisions.		
(27) To be coherent and effective, this		
mirroring approach should be encompass all		
consumer protection and empowerment		
provisions, whenever feasible and adaptable to		
the gas market. This should go from basic		
contractual rights to rules for billing		
information, switching energy provider, having		

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Presidency compromise text	Drafting Suggestions	Comments
at disposal reliable comparison tools, protecting		
vulnerable and energy poor consumers, ensuring		
adequate data protection for smart meters and		<u></u>
data management, and efficient alternative		
dispute resolution rules.		
(28) In pursuing the consistency of provisions		
across sectors, burdens for national		
administrations and businesses should be		
limited and proportionate by also building on		
the experience with the Clean Energy for All		
Europeans Package.		
(29) The modernisation of the gas sector is		
expected to lead to substantial economic and		
environmental benefits in terms of both		
improved retail competition and its social and		
distributional benefits and customer		
empowerment, including strengthened		
contractual rights and better available		

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Presidency compromise text	Drafting Suggestions	Comments
information on consumption and energy sources		
leading to greener choices. Energy		
communities-of-interest should contribute to the		<u></u>
uptake of renewable gas.		
(30) Switching is an important indicator of		
consumer engagement as well as in-an		
important tool to boost competition on both, the		
natural gas and hydrogen markets. Switching		
rates remain inconsistent among Member States		
and consumers are discouraged from switching		
by exit and termination fees. Although		
removing such fees might limit consumer choice		
by eliminating products based on rewarding		
consumer loyalty, restricting their use further		
should improve consumer welfare, consumer		
engagement and competition in the market.		
(31) Shorter switching times are likely to		
encourage customers to search for better energy		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
deals and switch supplier. With the increased		
deployment of information technology, by the		
year 2026, the technical switching process of		
registering a new supplier in a metering point at		
the market operator should typically be possible		
to complete within 24 hours on any working		
day. Ensuring that it is possible by that date for		
the technical process of switching to take place		
within 24 hours would minimise switching		
times, helping to increase consumer engagement		
and retail competition.		
(32) Several factors impede consumers from		
accessing, understanding and acting upon the		
various sources of market information available		
to them. It follows that the comparability of		
offers should be improved and barriers to		
switching should be minimised to the greatest		
practicable extent without unduly limiting		
consumer choice.		

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Presidency compromise text	Drafting Suggestions	Comments
(22) Independent companies at tools including		
(33) Independent comparison tools, including		
websites, are an effective means for smaller		
customers to assess the merits of the different		
energy offers that are available on the market.		
They should aim to include the broadest		
possible range of available offers, and to cover		
the market as completely as is feasible so as to		
give the customer a representative overview. It		
is crucial that smaller customers have access to		
at least one comparison tool and that the		
information given on such tools be trustworthy,		
impartial and transparent. To that end, Member		
States could provide for a comparison tool that		
is operated by a national authority or a private		
company.		
(34) Final customers should also be able to		
consume, to store and to sell self-generated		
renewable gas and participate in all natural gas		

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Presidency compromise text	Drafting Suggestions	Comments
markets by providing ancillary services to the		
system, for instance through energy storage.		
Member States should be able to have different		<u>-"//</u>
provisions in their national law with respect to		
taxes and levies for individual and jointly-acting		
active customers.		
(35) Recognising the role they can play in		
decarbonizing the energy system, certain		
categories of citizen energy initiatives should be		
recognised in the natural gas market at the		
Union level as 'citizen energy communities'.		
These communities should facilitate the use of		
renewable gas in the natural gas system. In		
order to provide them with an enabling		
framework, fair treatment, a level playing field		
and a well-defined catalogue of rights and		
obligations should be laid down which generally		
reflects the membership structure, governance		
requirements and purpose of citizen energy		

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Presidency compromise text	Drafting Suggestions	Comments
communities in Directive (EU) 2019/944.		
(35a) Renewable energy communities,		- //
pursuant to Directive (EU) 2018/2001, and		
citizen energy communities, under Directive		
(EU) 2019/944 and under this Directive, can		
contribute to the production, storage and		
supply of renewable gas, helping to		
decarbonize the energy system. In particular,		
renewable energy communities can help		
contribute to the development of a local		
circular economy, particularly in rural		
regions. Citizen energy communities can help		
mobilise private capital investments for the		
decarbonisation of energy supply and use of		
farms and villages, increase transparency		
and acceptance of renewable gas offers, and		
help connect rural supply potential with		
demand of consumer members. There is a		
need to provide a level playing field so that		
need to provide a level playing neid so that		

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Presidency compromise text	Drafting Suggestions	Comments
renewable gases, such as biomethane,		
produced by citizen energy communities can		
be integrated into the natural gas system.		
(36) The provisions on citizen energy		
communities do not preclude the existence of		
other citizen initiatives such as Renewable		
Energy Communities in Directive (EU)		
2018/2001 or those stemming from private law		
agreements. Membership of citizen energy		
communities should be open to all categories of		
entities. However, the decision-making powers		
within a citizen energy community should be		
limited to those members or shareholders that		
are not engaged in large-scale commercial		
activity and for which the energy sector does not		
constitute a primary area of economic activity.		
This means that citizen energy communities and		
individual members or shareholders need to be		
financially and economically independent from		

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Presidency compromise text	Drafting Suggestions	Comments
entities engaged in such activities,		
notwithstanding the possibility for citizen		
energy communities to delegate the		<u>-"/</u>
management of the installations required for		
their activities, including installation, operation,		
data handling and maintenance.		
(36a) The provisions on citizen energy		
communities should not preclude the		
existence of other citizen initiatives such as		
Renewable Energy Communities in Directive		
(EU) 2018/2001 or those stemming from		
private law agreements. Membership of		
citizen energy communities should be open to		
all categories of entities. It is appropriate that		
effective control, in line with definition		
Article 2 (51) of this Directive, and thus		
decisive influence over decision-making, sits		
with small enterprises, local authorities and		
natural persons. In order to limit the risk of		

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Presidency compromise text	Drafting Suggestions	Comments
decisive influence over decision-making by		
private undertakings that are engaged in		
large-scale commercial activity and for which		
the gas sector constitute a primary area of		
economic activity, these undertakings should		
not have any decision making power meaning		
they should not hold any voting rights, hold		
majority of the shares, or have an exclusive		
commercial contract. To further mitigate the		
risk of corporate capture, Member States		
should monitor compliance of these		
initiatives with the governance and		
participation criteria set out in this Directive		
to ensure effective control sits with local		
authorities, citizens and small enterprises in		
accordance with Article 72 (1) (d) of this		
<u>Directive.</u>		
(37) Bills and billing information are an		
important means to inform and empower final		

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Presidency compromise text	Drafting Suggestions	Comments
customers. Energy bills remain the most		
common consumer concern and source of		
consumer complaints, a factor that contributes		<u></u>
to the persistently low levels of consumer		
satisfaction and engagement in the gas sector.		
Provisions for billing information in the gas		
sector also lag behind rights granted to		
consumers in the electricity sector. It is		
therefore necessary to align them and to set		
minimum requirements for bills and billing		
information in the gas sector, so that consumers		
have access to transparent, easy to understand		
information. Bills should convey information to		
the final consumers on their consumption and		
costs, thus facilitating comparison between		
offers and switching supplier, as well as		
information on their consumer rights (such as on		
alternative dispute resolution). In addition, bills		
should be a tool to actively engage consumers in		
the market, so that consumers can manage their		

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Presidency compromise text	Drafting Suggestions	Comments
consumption patterns and make greener choices.		
It is important to provide comprehensive and		
accurate information to consumers to ensure		<u></u>
they are aware of their environmental impact		
and, thus, consumers can express their		
preference for the most sustainable energy		
carriers.		
(38) The regular provision of accurate billing		
information based on actual gas consumption,		
facilitated by smart metering, is important to		
help customers to control their gas consumption		
and costs. Nevertheless, customers, in particular		
household customers, should have access to		
flexible arrangements for the actual payment of		
their bills.		
▼ 2009/73/EC recital 47 (adapted)		

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Presidency compromise text	Drafting Suggestions	Comments
⇒ new		
(39) A key aspect in supplying customers is		~ //
access to objective and transparent consumption		
data. Thus, consumers should have access to		
their consumption data and associated prices		
and services costs so that they can invite		
competitors to make an offer based on those		
data ★ that information ★ . Consumers		
should also have the right to be properly		
informed about their energy consumption.		
Prepayments should not place a		
disproportionate disadvantage on their users,		
while ← reflect the likely consumption of		
natural gas and different payment systems		
should be non-discriminatory. Information on		
energy costs provided to consumers frequently		
enough will ⊠ should ⊠ create incentives for		
energy savings because it will give customers		
direct feedback on the effects of investment in		

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Presidency compromise text	Drafting Suggestions	Comments
energy efficiency and change of behaviour.		
◆ 2009/73/EC recital 52 (adapted)		
⇒ new		
(40) ⇒ When deciding at national level on		
the deployment of natural gas smart metering		
systems, $\leftarrow \underline{\mathbf{Hi}}$ t should be possible to		
base ⊠ such decision ⊠ the introduction of		
intelligent metering systems on an economic		
assessment. ⇒ That economic assessment		
should take into account the long-term benefits		
of the deployment of smart metering systems to		
consumers and the whole value chain. ← Should		
that assessment conclude that the introduction of		
such metering systems is economically		
reasonable and cost-effective only for		
consumers with a certain amount of		

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Presidency compromise text	Drafting Suggestions	Comments
⇒ natural ⇔ gas consumption, Member States		
should be able to take this into account when		
implementing intelligent metering systems		<u></u>
□ proceeding with deployment □.		
⇒ However, such assessments should be		
reviewed regularly in response to significant		
changes in the underlying assumptions, or at		
least every four years, given the fast pace of		
technological developments. ←		
⊕ new		
(41) In order to assist final customers' active		
participation in the market, the smart metering		
systems to be deployed should have due regard		
to the use of relevant available standards,		
including those enabling interoperability on the		
level of the data model and the application		
layer, to best practices and the importance of the		
development of data exchange, to future and		

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Presidency compromise text	Drafting Suggestions	Comments
innovative energy services. Moreover, the smart		
metering systems that are deployed should not		
represent a barrier to switching supplier in the		<u></u>
case of natural gas consumers, and should be		
equipped with fit-for-purpose functionalities		
that allow final customers to have timely access		
to their consumption data, to modulate their		
energy behaviour, be rewarded for it, and obtain		
savings in their bills.		
(42) Member States that do not		
systematically deploy smart metering in the		
natural gas system should allow consumers to		
benefit from the installation of a smart meter,		
upon request, and under fair and reasonable		
conditions while bearing the associated costs,		
and should provide them with all the relevant		
information.		
(43) Currently, different models for the		

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Presidency compromise text	Drafting Suggestions	Comments
management of data have been developed or are		
under development in Member States following		
deployment of smart metering systems.		<u></u>
Independently of the data management model it		
is important that Member States put in place		
transparent rules that data can be accessed under		
non-discriminatory conditions and ensure the		
highest level of cybersecurity and data		
protection as well as the impartiality of the		
entities which process data.		
▶ 2009/73/EC recital 51 (adapted)		
(44) Greater consumer protection is		
guaranteed by the availability of effective means		
of dispute settlement for all consumers. Member		
States should introduce ⊠ provide for ⊠		
speedy and effective complaint handling		
procedures.		

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Presidency compromise text	Drafting Suggestions	Comments
Ψ 2009/73/EC recital 50 (adapted)		
(50) Energy poverty is a growing problem in		
the Community. Member States which are		
affected and which have not yet done so should,		
therefore, develop national action plans or other		
appropriate frameworks to tackle energy		
poverty, aiming at decreasing the number of		
people suffering such situation. In any event,		
Member States should ensure the necessary		
energy supply for vulnerable customers. In		
doing so, an integrated approach, such as in the		
framework of social policy, could be used and		
measures could include social policies or energy		
efficiency improvements for housing. At the		
very least, this Directive should allow national		
policies in favour of vulnerable customers.		
		<u>l</u>

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Presidency compromise text	Drafting Suggestions	Comments
□ new		
(45) Member States should take appropriate		
measures, such as providing benefits by means		
of their social security systems, to ensure the		
necessary supply to vulnerable customers, or		
providing for support for energy efficiency		
improvements, to address energy poverty where		
identified pursuant to Article 3(3), point (d) of		
Regulation (EU) 2018/1999 of the European		
Parliament and of the Council ¹⁰ , including in the		
broader context of poverty. Such measures		
could differ according to the particular		
circumstances in the Member States in question		
and could include social or energy policy		

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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Presidency compromise text	Drafting Suggestions	Comments
measures relating to the payment of any gases		
bills, to investment in the energy efficiency of		
residential buildings, or to consumer protection		<u></u>
such as disconnection safeguards.		
(46) Pursuant to Regulation (EU) 2018/1999		
and Directive (EU) 2019/944 of the European		
Parliament and of the Council ¹¹ , the		
Commission provided indicative guidance ¹² on		
appropriate indicators for measuring energy		
poverty and defining a 'significant number of		
households in energy poverty'.		
(47) The simplification and streamlining of		
administrative permit granting processes and		
clear time limits for decisions to be taken by the		

Directive (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ L 158, 14.6.2019, p. 125).

¹² Commission Recommendation of 14.10.2020 on energy poverty, C(2020) 9600 final

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Presidency compromise text	Drafting Suggestions	Comments
	Druing Suggestions	(
authorities competent for issuing an		
authorisation should ensure that the deployment		
of hydrogen production facilities and hydrogen		
system infrastructure can occur at an adequate		
pace. Member States should be requested to		
report on progress made. Grandfathering of		
authorisations (such as licences, permissions,		
concessions or approvals), granted under		
national law for the construction and operation		
of existing natural gas pipelines and other		
network assets, is needed once the transported		
gaseous energy carrier in a gas pipeline changes		
from natural gas to (pure) hydrogen. This should		
prevent undue delay in repurposing existing		
natural gas pipelines and other networks assets		
for hydrogen transport. It should be avoided that		
conditions for granting authorisations for		
hydrogen system infrastructure are materially		
different unless sufficiently justified. Technical		
safety considerations might justify a		

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Presidency compromise text	Drafting Suggestions	Comments
differentiated approach in grandfathering		
existing or issuing new authorisations. The		
provisions on authorisation procedures should		<u></u> ,//
apply without prejudice to international and		
Union law, including provisions to protect the		
environment and human health. Where duly		
justified on the grounds of extraordinary		
circumstances, it should be possible to extend		
the time limits for authorisation procedures by		
up to one year.		
(48) Providing guidance to applicants		
throughout their administrative permit		
application and granting processes by means of		
an administrative contact point is intended to		
reduce complexity for project developers and		
increase efficiency and transparency. The		
availability for applicants to submit relevant		
documents in digital form and the availability of		
a manual of procedures for applicants could		

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Presidency compromise text	Drafting Suggestions	Comments
contribute to efficiency. Member States should		
ensure that the authorities implementing		
authorisation procedures are actively involved		
in the tackling of remaining barriers, including		
non-financial ones such as insufficient		
knowledge, digital and human resources that		
hinder their processing of a growing number of		
authorisation procedures.		
¥ 2009/73/EC Recital 6		
(49) Without effective separation of networks		
from activities of production and supply		
(effective unbundling), there is a risk of		
discrimination not only in the operation of the		
network but also in the incentives for vertically		
integrated undertakings to invest adequately in		
their networks.		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Drafting Suggestions	Comments
◆ 2009/73/EC Recital 7		
(50) The rules on legal and functional		- //
unbundling as provided for in Directive		
2003/55/EC have not, however, led to effective		
unbundling of the transmission system		
operators. At its meeting on 8 and 9 March		
2007, the European Council therefore invited		
the Commission to develop legislative proposals		
for the 'effective separation of supply and		
production activities from network operations'.		
◆ 2009/73/EC Recital 8 (adapted)		
(51) Only the removal of the incentive for		
vertically integrated undertakings to		
discriminate against competitors as regards		
network access and investment can ensure		
effective unbundling. Ownership unbundling,		

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Presidency compromise text	Drafting Suggestions	Comments
which implies the appointment of the network		
owner as the system operator and its		
independence from any supply and production		<u></u>
interests, is clearly an effective and stable way		
to solve the inherent conflict of interests and to		
ensure security of supply. For that reason, the		
European Parliament, in its resolution of 10 July		
2007 on prospects for the internal gas and		
electricity market ¹³ referred to ownership		
unbundling at transmission level as the most		
effective tool by which to promote investments		
in infrastructure in a non-discriminatory way,		
fair access to the network for new entrants and		
transparency in the market. Under ownership		
unbundling, Member States should therefore be		
required to ensure that the same person or		
persons are not entitled to exercise control over		
a production or supply undertaking and, at the		

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Presidency compromise text	Drafting Suggestions	Comments
same time, exercise control or any right over a		
transmission system operator or transmission		
system. Conversely, control over a transmission		
system or transmission system operator should		
preclude the possibility of exercising control or		
any right over a production or supply		
undertaking. Within those limits, a production		
or supply undertaking should be able to have a		
minority shareholding in a transmission system		
operator or transmission system.		
▼ 2009/73/EC Recital 9		
(52) Any system for unbundling should be		
effective in removing any conflict of interests		
between producers, suppliers and transmission		
system operators, in order to create incentives		
for the necessary investments and guarantee the		
access of new market entrants under a		
transparent and efficient regulatory regime and		

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Presidency compromise text	Drafting Suggestions	Comments
should not create an overly onerous regulatory		
regime for national regulatory authorities.		
◆ 2009/73/EC Recital 10		
(53) The definition of the term 'control' is		
taken from Council Regulation (EC)		
No 139/2004 of 20 January 2004 on the control		
of concentrations between undertakings (the EC		
Merger Regulation) ¹⁴ .		
▼ 2009/73/EC Recital 11		
(54) Since ownership unbundling requires, in		
some instances, the restructuring of		
undertakings, Member States that decide to		
implement ownership unbundling should be		

OJ L 24, 29.1.2004, p. 1.

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Presidency compromise text	Drafting Suggestions	Comments
granted additional time to apply the relevant		
provisions. In view of the vertical links between		
the electricity and gas sectors, the unbundling		C*/
provisions should apply across the two sectors.		
↓ new		
(55) In contrast, with regard to the hydrogen		
sector, the emergence of vertically integrated		
undertakings could be avoided in the first place		
by setting clear up-front rules. This is preferable		
over costly ex-post unbundling requirements		
that would take time to implement.		
◆ 2009/73/EC Recital 12		
(56) Under ownership unbundling, to ensure		
full independence of network operation from		
supply and production interests and to prevent		

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Presidency compromise text	Drafting Suggestions	Comments
exchanges of any confidential information, the		
same person should not be a member of the		
managing boards of both a transmission system		
operator or a transmission system and an		
undertaking performing any of the functions of		
production or supply. For the same reason, the		
same person should not be entitled to appoint		
members of the managing boards of a		
transmission system operator or a transmission		
system and to exercise control or any right over		
a production or supply undertaking.		
♥ 2009/73/EC Recital 13		
(57) The setting up of a system operator or a		
transmission operator that is independent from		
supply and production interests should enable a		
vertically integrated undertaking to maintain its		
ownership of network assets whilst ensuring an		
effective separation of interests, provided that		

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Presidency compromise text	Drafting Suggestions	Comments
such independent system operator or such		
independent transmission operator performs all		
the functions of a system operator and detailed		<u>- " // </u>
regulation and extensive regulatory control		
mechanisms are put in place.		
◆ 2009/73/EC Recital 14 (adapted)		
(58) Where, on 3 September 2009, an		
undertaking owning a transmission system		
is ⊠ was ⊠ part of a vertically integrated		
undertaking, Member States should therefore be		
given a choice between ownership unbundling		
and setting up a system operator or transmission		
operator which is independent from supply and		
production interests.		
◆ 2009/73/EC Recital 15 (adapted)		

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Presidency compromise text	Drafting Suggestions	Comments
(59) To ⊠ fully ⊠ preserve fully the		
interests of the shareholders of vertically		
integrated undertakings, Member States should		<u>-"//</u>
have the choice of implementing ownership		
unbundling either by direct divestiture or by		
splitting the shares of the integrated undertaking		
into shares of the network undertaking and		
shares of the remaining supply and production		
undertaking, provided that the requirements		
resulting from ownership unbundling are		
complied with.		
_		
◆ 2009/73/EC Recital 16 (adapted)		
(60) The full effectiveness of the independent		
system operator or independent transmission		
operator solutions should be ensured by way of		
specific additional rules. The rules on the		
independent transmission operator provide an		
appropriate regulatory framework to guarantee		

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Presidency compromise text	Drafting Suggestions	Comments
r residency compromise text	Draiting Suggestions	Comments
fair competition, sufficient investment, access		
for new market entrants and the integration of		
gas markets. Effective unbundling through the		<u></u>
independent transmission operator provisions		
should be based on a pillar of organisational		
measures and measures relating to the		
governance of transmission system operators		
and on a pillar of measures relating to		
investment, connecting new production		
capacities to the network and market integration		
through regional cooperation. The independence		
of the transmission operator should also, inter		
alia, be ensured through certain 'cooling-off'		
periods during which no management or other		
relevant activity giving access to the same		
information as could have been obtained in a		
managerial position is exercised in the vertically		
integrated undertaking. The independent		
transmission operator model of effective		
unbundling is in line with the requirements laid		

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Presidency compromise text	Drafting Suggestions	Comments
down by the European Council at its meeting on		
8 and 9 March 2007.		
◆ 2009/73/EC Recital 17		
⇒ new		
(61) In order to develop competition in the		
internal market in gas, large non-household		
customers ⇒, engaged in large-scale		
commercial activities, \Leftarrow should be able to		
choose their suppliers and enter into contracts		
with several suppliers to secure their gas		
requirements. Such customers should be		
protected against exclusivity clauses, the effect		
of which is to exclude competing or		
complementary offers.		
◆ 2009/73/EC recital 18 (adapted)		

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Drafting Suggestions	Comments
	<u>- " // </u>
	Drafting Suggestions

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Comments

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		-
Presidency compromise text	Drafting Suggestions	Comments
system operators or the transmission systems		
and the production or supply undertakings. With		
regard to ownership unbundling and the		<u></u>
independent system operator solution, provided		
that the Member State in question is able to		
demonstrate that the requirement is complied		
with, two separate public bodies should be able		
to control production and supply activities on		
the one hand and transmission activities on the		
other.		
♦ 2009/73/EC recital 21(adapted) (adapted)		
(65) Fully effective separation of network		
activities from supply and production activities		
should apply throughout the Community		
☑ Union ☑ to both Community ☑ Union ☑		
and non-Community ⊠ non-Union ⊠		
undertakings. To ensure that network activities		
and supply and production activities throughout		

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Presidency compromise text	Drafting Suggestions	Comments
	Druiting Suggestions	
the Community ⊠ Union ⊠ remain		
independent from each other, regulatory		
authorities should be empowered to refuse		<u></u>
certification to transmission system operators		
that do not comply with the unbundling rules.		
To ensure the consistent application of those		
rules across the Community ⊠ Union ⊠, the		
regulatory authorities should take utmost		
account of the Commission's opinion when the		
former take decisions on certification. To		
ensure, in addition, respect for the international		
obligations of the Community ⊠ Union ⊠ and		
solidarity and energy security within the		
Community ➤ Union ☒, the Commission		
should have the right to give an opinion on		
certification in relation to a transmission system		
owner or a transmission system operator which		
is controlled by a person or persons from a third		
country or third countries.		

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Presidency compromise text	Drafting Suggestions	Comments
□ new		
(66) Pipeline networks for hydrogen should		
constitute an important means of efficient and		
sustainable transport for hydrogen, both onshore		
and offshore. As a result of the high capital		
expenditure required for their construction,		
hydrogen pipeline networks could constitute		
natural monopolies. Experience with the		
regulation of natural gas markets has shown the		
importance of ensuring open and non-		
discriminatory access to pipeline networks with		
a view to safeguarding competition on		
commodity markets. Therefore, well-established		
principles of network operation, such as third-		
party access, should be applicable to onshore		
and offshore hydrogen networks in the Union.		
(67) The operation of hydrogen networks		
should be separated from activities of energy		

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Presidency compromise text	Drafting Suggestions	Comments
production and supply in order to avoid the risk		
of conflicts of interest on behalf of the network		
operators. The structural separation of		
ownership of hydrogen networks and		
participations in energy production and supply		
guarantees the absence of such conflicts of		
interest. Member States should be able to rely		
on the alternative unbundling model of		
"integrated hydrogen network operator" until		
2030 to provide a transitional period for existing		
vertically integrated hydrogen networks.		
Member States should also be able to allow the		
use of the "independent hydrogen network		
operator" model to allow vertically integrated		
owners of hydrogen networks to retain		
ownership of their networks while ensuring the		
non-discriminatory operation of such networks		
after 2030.		
(68) Whereas the joint operation of hydrogen		

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Presidency compromise text	Drafting Suggestions	Comments
networks and gas or electricity grids can create		
synergies and should thus be allowed, activities		
of hydrogen network operation should be		<u></u> ,//
organised in a separate legal entity in order to		
ensure transparency regarding financing and the		
use of access tariffs.		
(69) The operation of hydrogen networks		
should be separated from the activities of		
energy production and supply in order to avoid		
the risk of conflicts of interest on behalf of the		
network operators. The structural separation		
of ownership of hydrogen networks and		
participation in energy production and		
supplies should guarantee the absence of such		
conflicts of interest. Member States should be		
able to rely on the alternative unbundling		
model of integrated hydrogen network operator		
until 2030 to provide a transitional period for		
existing vertically integrated hydrogen		

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Presidency compromise text	Drafting Suggestions	Comments
networks. Member States should also be able		
to offer the use of an independent hydrogen		
network operator to allow vertically integrated		<u>- ' //</u>
owners of hydrogen networks to retain		
ownership of their networks while ensuring the		
non-discriminatory operation of such networks		
after 2030.		
(70) In order to ensure transparency with		
regard to the costs and financing of regulated		
activities, activities of hydrogen network		
operation should be separated from other		
network operation activities for other energy		
carriers at least in relation to the legal form and		
accounts of network operators. For the sake of		
legal unbundling of hydrogen network		
operators, the creation of a subsidiary or a		
separate legal entity within the group structure		
of the gas transmission or distribution system		
operator should be considered sufficient,		

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Presidency compromise text	Drafting Suggestions	Comments
without the need for a functional unbundling		
of governance or separation of management or		
staff. Transparency with regard to the costs		<u></u>
and financing of regulated activities is thus		
achieved without losing the synergies and cost-		
advantages that operating several networks		
may be able to bring.		
(71) Hydrogen networks should be subject to		
third-party access in order to ensure competition		
and a level playing field in the market for		
hydrogen supply. Regulated third-party access		
on the basis of regulated access tariffs should be		
the default rule in the long-term. In order to		
ensure the necessary flexibility for operators and		
to reduce administrative costs during the ramp-		
up phase of the hydrogen market, Member		
States should have the option to allow the use of		
negotiated third-party access until 2030.		
		1

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Presidency compromise text	Drafting Suggestions	Comments
(72) The availability of large-scale		
underground hydrogen storage facilities is		
limited and distributed unevenly across Member		<u></u>
States. In view of the potentially beneficial role		
for the functioning of hydrogen transport and		
markets, the access to such large-scale		
underground storages should be subject to		
regulated third party access in order to ensure a		
level playing field for market participants.		
(72a) It is to be expected that hydrogen and		
hydrogen derivatives (like amonia or liquid		
organic hydrogen carriers) will be imported		
into the EU. However, it is as yet uncertain		
by what means and in what form hydrogen		
will be imported whilst various means and		
forms are likely to coexist and compete with		
each other. This Directive provides a		
regulatory framework for infrastructure and		
markets for gaseous hydrogen. Consequently,		

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Presidency compromise text Drafting Suggestions only where other forms of hydrogen or	Comments
only where other forms of hydrogen or	
derivatives and the facilities that handle them	
are relevant to ensure the emergence of a	C*//
competive market for gaseous hydrogen-is	
the role and the rules that may apply to them	
defined in this Directive.	
(73) Terminals for the conversion of liquid	
hydrogen or liquid ammonia into gaseous	
hydrogen constitute a means of hydrogen	
import, but they compete with other means of	
hydrogen transport. While third-party access to	
such terminals should be ensured, Member	
States should have the choice of imposing a	
system of negotiated third-party access with a	
view to reducing administrative costs for	
operators and regulatory authorities.	
(74) Existing vertically integrated hydrogen	
networks should be integrated into the	

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Presidency compromise text	Drafting Suggestions	Comments
regulatory framework following a transition		
period.		
(75) Localised hydrogen clusters should be		
an important building block of the European		
hydrogen economy. Such clusters could benefit		
from simplified regulatory requirements during		
the ramp-up phase of the hydrogen market.		
(76) Pipeline interconnectors with third		
countries can serve as a means of transport for		
imports or exports of hydrogen. The operating		
rules for such hydrogen interconnectors with		
third countries and rules on the certification of		
renewable and low-carbon hydrogen, should be		
enshrined in an intergovernmental agreement to		
ensure a coherent regulatory framework and its		
consistent application for the entire		
infrastructure.		

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Presidency compromise text	Drafting Suggestions	Comments
(77) To ensure the efficient operation of the		
European hydrogen networks, hydrogen		
network operators should be responsible for the		
operation, maintenance and development of the		
hydrogen transport network in close cooperation		
with other hydrogen network operators as well		
as with other system operators to which their		
networks are or can be connected with,		
including to facilitate energy system integration.		
(78) Hydrogen network operators should be		
tasked with building sufficient cross-border		
capacity for the transportation of hydrogen		
accommodating all economically reasonable and		
technically feasible demands for such capacity,		
thereby enabling market integration.		
(79) In some cases, depending among others		

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Presidency compromise text	Drafting Suggestions	Comments
on the topography of hydrogen networks and the		
population of end-users connected to the		
hydrogen networks, hydrogen quality		<u></u>
management by hydrogen network operators		
could become necessary (e.g. purification).		
Therefore, regulatory authorities can task		
hydrogen network operators with ensuring		
efficient hydrogen quality management in their		
networks where necessary for system		
management. When undertaking such activities,		
hydrogen network operators should comply with		
applicable hydrogen quality standards.		
(80) Where system operators for natural gas		
or hydrogen network operators refuse requests		
for access or connection due to a lack of		
capacity, should refusals should be duly		
substantiated, and operators should be required		
to enhance their system in order to enable the		
requested connections or access where it is		

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Presidency compromise text	Drafting Suggestions	Comments
economic to do so.		
♦ (EU) 2019/692 recital 3 (adapted)		
(81) This Directive seeks to address		
(0.1)		
Oobstacles to the completion of the internal		
market in natural gas which result from the non-		
application of Union market rules to gas		
transmission lines to and from third countries		
igtimes should also be adressed $igtimes$. The		
amendments introduced by this Directive ⊠ It		
is necessary 🖾 are intended to ensure that the		
rules applicable to gas transmission lines		
connecting two or more Member States are also		
applicable, within the Union, to gas		
transmission lines to and from third countries.		
This will ⊠ should ⊠ establish consistency of		
the legal framework within the Union while		
avoiding distortion of competition in the internal		
energy market in the Union and negative		

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Presidency compromise text	Drafting Suggestions	Comments
impacts on the security of supply. It will		
provide legal certainty to market participants, in		<u></u>
particular investors in gas infrastructure and		
system users, as regards the applicable legal		
regime.		
new		
(82) Member States and the Contracting		
Parties to the Treaty establishing the Energy		
Community ¹⁵ should cooperate closely on all		
matters concerning the development of an		
integrated gas market and its decarbonisation		
and should take no measures that endanger the		
further integration of gas markets or the security		
of supply of Member States and Contracting		
Parties. This could include cooperation on		

OJ L 198, 20.7.2006, p. 18.

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Presidency compromise text	Drafting Suggestions	Comments
storage capacities and invitation of experts to		
relevant regional gas risk groups.		
♦ (EU) 2019/692 recital 5		
(83) Pipelines connecting a third-country oil		
or gas production project to a processing plant		
or to a final coastal landing terminal within a		
Member State should be considered to be		
upstream pipeline networks. Pipelines		
connecting an oil or gas production project in a		
Member State to a processing plant or to a final		
coastal landing terminal within a third country		
should not be considered to be upstream		
pipeline networks for the purpose of this		
Directive, since such pipelines are unlikely to		
have a significant impact on the internal energy		
market.		

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Presidency compromise text	Drafting Suggestions	Comments
Ψ (EU) 2019/692 recital 6		
(84) Transmission system operators should be		
free to conclude technical agreements with		
transmission system operators or other entities		
in third countries on issues concerning the		
operation and interconnection of transmission		
systems, provided that the content of such		
agreements is compatible with Union law.		
♦ (EU) 2019/692 recital 7		
(85) Technical agreements regarding the		
operation of transmission lines between		
transmission system operators or other entities		
should remain in force provided that they		
comply with Union law and the relevant		
decisions of the <u>mational</u> regulatory authority.		

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Presidency compromise text	Drafting Suggestions	Comments
♦ (EU) 2019/692 recital 8		
(DO) 2013/1092 Feetan 0		
(86) When such technical agreements are in		
place, the conclusion of an international		
agreement between a Member State and a third		
country or of an agreement between the Union		
and a third country regarding the operation of		
the gas transmission line concerned is not		
required by this Directive.		
required by this Directive.		
♦ (EU) 2019/692 recital 9 (adapted)		
♦ (EU) 2019/092 fectial 9 (adapted)		
(87) The applicability of Directive		
$\frac{2009/73/EC}{\text{E}} \boxtimes \text{ this Directive } \boxtimes \text{ to gas}$		
transmission lines to and from third countries		
remains Should be confined to the		
territory of the Member States. As regards		
offshore gas transmission lines, Directive		
2009/73/EC \boxtimes this Directive \bigotimes should be		
EDUTE A SHOULD DE		

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Presidency compromise text	Drafting Suggestions	Comments
applicable in the territorial sea of the Member		
State where the first interconnection point with		
the Member States' network is located.		
♦ (EU) 2019/692 recital 10		
(88) It should be possible for existing		
agreements concluded between a Member State		
and a third country on the operation of		
transmission lines to remain in force, in		
accordance with this Directive.		
Ψ (EU) 2019/692 recital 11		
(89) With regard to agreements or parts of		
agreements with third countries which may		
affect common rules of the Union, a coherent		
and transparent procedure should be established		
by which to authorise a Member State, upon its		

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Presidency compromise text	Drafting Suggestions	Comments
request, to amend, extend, adapt, renew or		
conclude an agreement with a third country on		
the operation of a transmission line or an		<u>- " // </u>
upstream pipeline network between the Member		
State and a third country. The procedure should		
not delay the implementation of this Directive,		
should be without prejudice to the allocation of		
competence between the Union and the Member		
States, and should apply to existing and new		
agreements.		
▼ (EU) 2019/692 recital 12		
(90) Where it is apparent that the subject		
matter of an agreement falls partly within the		
competence of the Union and partly within that		
of a Member State, it is essential to ensure close		
cooperation between that Member State and the		
Union institutions.		

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Presidency compromise text	Drafting Suggestions	Comments
♥ (EU) 2019/692 recital 14 (adapted)		
(91) In order to ⋈ ensure uniform conditions		
for the implementation of this Directive,		
implementing powers should be conferred on		
the Commission to ☑ adopt decisions		
authorising or refusing to authorise a Member		
State to amend, extend, adapt, renew or		
conclude an agreement with a third country,		
implementing powers should be conferred on		
the Commission. Those powers should be		
exercised in accordance with Regulation (EU)		
No 182/2011 of the European Parliament and of		
the Council ¹⁶ .		
◆ 2009/73/EC recital 22 (adapted)		

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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		2
Presidency compromise text	Drafting Suggestions	Comments
⇒ new		
(92) The security of energy supply is an		
essential element of public security and is		
therefore inherently connected to the efficient		
functioning of the internal market in gas and the		
integration of the isolated gas markets of		
Member States. Gas can reach the citizens of the		
Union only through the network. Functioning		
open gas markets and, in particular, the		
networks and other assets associated with gas		
supply are essential for public security, for the		
competitiveness of the economy and for the		
well-being of the citizens of the Union. Persons		
from third countries should therefore only be		
allowed to control a transmission system or a		
transmission system operator if they comply		
with the requirements of effective separation		
that apply inside the Community ⊠ Union ⊠.		

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Presidency compromise text	Drafting Suggestions	Comments
Without prejudice to the international		
obligations of the Community ⊠ Union ⊠,		
the Community ⊠ Union ⊠ considers that the		<u>- " // </u>
gas transmission system sector is of high		
importance to the Community ⊠ Union ⊠ and		
therefore additional safeguards are necessary		
regarding the preservation of the security of		
supply of energy to the Community		
☑ Union ☑ to avoid any threats to public		
order and public security in the Community		
☑ Union ☑ and the welfare of the citizens of		
the Union. The security of supply of energy to		
the Community ⊠ Union ⊠ requires, in		
particular, an assessment of the independence of		
network operation, the level of the Community		
☑ Union ☑'s and individual Member States'		
dependence on energy supply from third		
countries, and the treatment of both domestic		
and foreign trade and investment in energy in a		
particular third country. Security of supply		

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Presidency compromise text	Drafting Suggestions	Comments
should therefore be assessed in the light of the		
factual circumstances of each case as well as the		
rights and obligations arising under international		
law, in particular the international agreements		
between the Community ⊠ Union ⊠ and the		
third country concerned. Where appropriate the		
Commission ⇒should		
submit recommendations to negotiate relevant		
agreements with third countries addressing the		
security of supply of energy to the Community		
☑ Union ☑ or to include the necessary issues		
in other negotiations with those third countries.		
◆ 2009/73/EC recital 23		
(93) Further measures should be taken in		
order to ensure transparent and non-		
discriminatory tariffs for access to transport.		
Those tariffs should be applicable to all users on		
a non-discriminatory basis. Where a storage		

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Presidency compromise text	Drafting Suggestions	Comments
facility, linepack or ancillary service operates in		
a sufficiently competitive market, access could		
be allowed on the basis of transparent and non-		<u>- " // </u>
discriminatory market-based mechanisms.		
↓ 2009/73/EC recital 24 (adapted)		
(94) It is necessary to ensure the		
independence of storage system operators in		
order to improve third-party access to storage		
facilities that are technically and/or		
economically necessary for providing efficient		
access to the system for the supply of		
customers. It is therefore appropriate that		
storage facilities are operated through legally		
separate entities that have effective decision-		
making rights with respect to assets necessary to		
maintain, operate and develop storage facilities.		
It is also necessary to increase transparency in		
respect of the storage capacity that is offered to		

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Presidency compromise text	Drafting Suggestions	Comments
third parties, by obliging Member States to		
define and publish a non-discriminatory, clear		
framework that determines the appropriate		<u>-"/</u>
regulatory regime applicable to storage		
facilities. That obligation should not require a		
new decision on access regimes but should		
improve the transparency regarding the access		
regime to storage. Confidentiality requirements		
for commercially sensitive information are		
particularly important where data of a strategic		
nature are concerned or where there is only a		
single user of a storage facility.		
◆ 2009/73/EC recital 25 (adapted)		
(95) Non-discriminatory access to the		
distribution network determines downstream		
access to customers at retail level. The scope for		
discrimination as regards third party access and		
investment, however, is less significant at		

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Presidency compromise text	Drafting Suggestions	Comments
Trestacticy compromise text	Draiting Suggestions	Comments
distribution level than at transmission level		
where congestion and the influence of		
production interests are generally greater than at		<u></u>
distribution level. Moreover, legal and		
functional unbundling of distribution system		
operators was required, pursuant to Directive		
2003/55/EC, only from 1 July 2007 and its		
effects on the internal market in natural gas still		
need to be evaluated. The rules on legal and		
functional unbundling currently in place can		
lead to effective unbundling provided they are		
more clearly defined, properly implemented and		
elosely monitored. To ereate ⊠ lay down ⊠ a		
level playing field at retail level, the activities of		
distribution system operators should therefore		
be monitored so that they are prevented from		
taking advantage of their vertical integration as		
regards their competitive position on the market,		
in particular in relation to household and small		
non-household customers		

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Presidency compromise text	Drafting Suggestions	Comments
◆ 2009/73/EC recital 26		
(96) Member States should take concrete		
measures to assist the wider use of biomethane ,		
or other types of gases, that can technically		
and safely be injected into, and transported		
through, the natural gas system, biogas and		
gas from biomass, the producers of which		
should be granted non-discriminatory access to		
the gas system, provided that such access is		
compatible with the relevant technical rules and		
safety standards on an ongoing basis.		
₿ new		
(97) Producers of renewable and low-carbon		
gases are often connected to the distribution		
grid. To facilitate their uptake and market		

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Presidency compromise text	Drafting Suggestions	Comments
1 residency compromise text	Draiting Suggestions	Comments
integration, it is essential that they obtain		
unhindered access to the wholesale market and		
the relevant virtual trading points. Participation		<u></u>
in the wholesale market is determined by the		
way in which the entry-exit systems are defined.		
In several Member States, producers connected		
to the distribution grid are not part of the entry-		
exit system. Therefore, the access of renewable		
and low-carbon gases to the wholesale market		
should be facilitated by providing a definition of		
an entry-exit system and ultimately ensuring		
that production facilities connected to the		
distribution system are part of it. In addition,		
Regulation [the recast Gas regulation as		
proposed in COM(2021)**** 804] provides that		
distribution system operators and transmission		
system operates are to work together to enable		
reverse flows from the distribution to the		
transmission network or alternative means to		
facilitate the market integration of renewable		

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Presidency compromise text	Drafting Suggestions	Comments
and low carbon gases.		
▶ 2009/73/EC recital 27 (adapted)		
(98) To avoid imposing a disproportionate		
financial and administrative burden on small		
distribution system operators, Member States		
should be able, where necessary, to exempt the		
undertakings concerned from the legal		
distribution unbundling requirements.		
A 2000/72/FC: (4-1-20 (-1-4-1)		
◆ 2009/73/EC recital 28 (adapted)		
(99) Where a closed distribution system is		
used to ensure the optimal efficiency of an		
integrated energy supply requiring specific		
operational standards, or a closed distribution		
system is maintained primarily for the use of the		
owner of the system, it should be possible to		

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exempt the distribution system operator from		
obligations which would constitute an		
unnecessary administrative burden because of		
the particular nature of the relationship between		
the distribution system operator and the users of		
the system. Industrial, commercial or shared		
services sites such as train station buildings,		
airports, hospitals, large camping sites with		
integrated facilities or chemical industry sites		
ean ⊠ could ⊠ include closed distribution		
systems because of the specialised nature of		
their operations.		
↓ new		
(100) With the integration of growing volumes		
of renewable and low-carbon gases in the		
natural gas system, the quality of gases		
transported and consumed in Europea will		
change. To ensure the efficient operation of the		

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Presidency compromise text	Drafting Suggestions	Comments
natural gas system, transmission system		
operators should be responsible for gas quality		
management in their facilities. Where the		
injection of renewable and low-carbon gases		
takes place at distribution level and where		
necessary to manage their impact on gas quality,		
regulatory authorities can task distribution		
system operators with ensuring the efficient gas		
quality management in their facilities. When		
undertaking gas quality management tasks,		
transmission and distribution system operators		
should comply with applicable gas quality		
standards.		
▼ 2009/73/EC recital 29 (new)		
▼ 2005/13/EC Tectual 25 (new)		
(29) Directive 2003/55/EC introduced a		
requirement for Member States to establish		
regulators with specific competences. However,		
experience shows that the effectiveness of		
experience snows that the effectiveness of		

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Presidency compromise text	Drafting Suggestions	Comments
regulation is frequently hampered through a lack		
of independence of regulators from government,		
and insufficient powers and discretion. For that		L*//
reason, at its meeting on 8 and 9 March 2007,		
the European Council invited the Commission		
to develop legislative proposals providing for		
further harmonisation of the powers and		
strengthening of the independence of national		
energy regulators. It should be possible for those		
national regulatory authorities to cover both the		
electricity and the gas sectors.		
◆ 2009/73/EC recital 30 (adapted)		
(101) Energy regulators need to be able to take		
decisions in relation to all relevant regulatory		
issues if the internal market in natural gas is to		
function properly, and to be fully independent		
from any other public or private interests. This		
precludes neither judicial review nor		

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parliamentary supervision in accordance with		
the constitutional law of the Member States. In		
addition, approval of the budget of the regulator		<u>-"/</u>
by the national legislator does not constitute an		
obstacle to budgetary autonomy. The provisions		
relating to autonomy in the implementation of		
the allocated budget of the regulatory authority		
should be implemented within the framework		
defined by national budgetary law and rules.		
While contributing to the independence of the		
national regulatory authority from any political		
or economic interest through an appropriate		
rotation scheme, it should be possible for		
Member States to take due account of the		
availability of human resources and of the size		
of the board.		
→ 2009/73/EC recital 31		
(102) In order to ensure effective market		

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access for all market players, including new		
entrants, non-discriminatory and cost-reflective		
balancing mechanisms are necessary. This		C*//
should be achieved through the setting up of		
transparent market-based mechanisms for the		
supply and purchase of gas, needed in the		
framework of balancing requirements. National		
<u>≢R</u> egulatory authorities should play an active		
role to ensure that balancing pricestariffs are		
non-discriminatory and cost-reflective. At the		
same time, appropriate incentives should be		
provided to balance the in-put and off-take of		
gas and not to endanger the system.		
◆ 2009/73/EC recital 32 (adapted)		
(103) National <u>#Regulatory</u> authorities should		
be able to fix or approve tariffs, or the		
methodologies underlying the calculation of the		
tariffs, on the basis of a proposal by the		

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Presidency compromise text	Drafting Suggestions	Comments
transmission system operator or distribution		
system operator(s) or liquefied natural gas		
(LNG) system operator, or on the basis of a		<u>- ' // </u>
proposal agreed between those operator(s) and		
the users of the network. In carrying out those		
tasks, national regulatory authorities should		
ensure that transmission and distribution tariffs		
are non-discriminatory and cost-reflective, and		
should take account of the long-term, marginal,		
avoided network costs from demand-side		
management measures.		
↓ new		
(104) Regulatory authorities should promote,		
in close cooperation with the Agency for the		
Cooperation of Energy Regulators (ACER),		
established by Regulation (EC)		

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		A
No 713 942/ 2009 2019 of the European		
Parliament and of the Council ¹⁷ , an open,		
competitive, secure and environmentally		<u>`//</u>
sustainable internal market in hydrogen with		
unhindered cross-border flows. Regulatory		
authorities need to be able to take decisions in		
relation to all relevant regulatory issues if the		
internal market in hydrogen is to function		
properly.		
◆ 2009/73/EC recital 33		
⇒ new		
(105) Energy regulators should have the power		
to issue binding decisions in relation to natural		
gas ⇒ or hydrogen ← undertakings and to		

See page 1 of this Official Journal.

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Presidency compromise text	Drafting Suggestions	Comments
impose effective, proportionate and dissuasive		
penalties on natural gas ⇒ or		
hydrogen		
with their obligations or to propose that a		
competent court impose such penalties on them.		
Energy regulators should also be granted the		
power to decide, irrespective of the application		
of competition rules, on appropriate measures		
ensuring customer benefits through the		
promotion of effective competition necessary		
for the proper functioning of the internal market		
in natural gas ⇒ and in hydrogen ←.The		
establishment of gas-release programmes is one		
of the possible measures that can be used to		
promote effective competition and ensure the		
proper functioning of the market. Energy		
regulators should also be granted the powers to		
eontribute to ensuring high standards of public		
service in compliance with market opening, to		
the protection of vulnerable customers, and to		

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the full effectiveness of consumer protection measures. Those provisions should be without projudice to both the Commission's powers concerning the application of competition rules including the examination of mergers with a Community dimension, and the rules on the internal market such as the free movement of capital. The independent body to which a party affected by the decision of a national regulator has a right to appeal could be a court or other tribunal empowered to conduct a judicial review.
measures. Those provisions should be without prejudice to both the Commission's powers concerning the application of competition rules including the examination of mergers with a Community dimension, and the rules on the internal market such as the free movement of capital. The independent body to which a party affected by the decision of a national regulator has a right to appeal could be a court or other tribunal empowered to conduct a judicial
prejudice to both the Commission's powers concerning the application of competition rules including the examination of mergers with a Community dimension, and the rules on the internal market such as the free movement of capital. The independent body to which a party affected by the decision of a national regulator has a right to appeal could be a court or other tribunal empowered to conduct a judicial
eoneerning the application of competition rules including the examination of mergers with a Community dimension, and the rules on the internal market such as the free movement of eapital. The independent body to which a party affected by the decision of a national regulator has a right to appeal could be a court or other tribunal empowered to conduct a judicial
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affected by the decision of a national regulator has a right to appeal could be a court or other tribunal empowered to conduct a judicial
has a right to appeal could be a court or other tribunal empowered to conduct a judicial
tribunal empowered to conduct a judicial
review
▼ 2009/73/EC recital 33 (adapted)
(106) Energy regulators should also be granted
the powers to contribute to ensuring high
standards of public service in compliance with
market opening, to the protection of vulnerable
customers, and to the full effectiveness of

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Presidency compromise text	Drafting Suggestions	Comments
consumer protection measures. Those		
provisions should be without prejudice to both		
the Commission's powers concerning the		C* //
application of competition rules including the		
examination of mergers with a Community		
☑ Union ☑ dimension, and the rules on the		
internal market such as the free movement of		
capital. The independent body to which a party		
affected by the decision of a national regulatory		
authority has a right to appeal could be a court		
or other tribunal empowered to conduct a		
judicial review.		
♥ 2009/73/EC recital 34		
(107) Any harmonisation of the powers of		
national regulatory authorities should include		
the powers to provide incentives to natural gas		
undertakings and to impose effective,		
proportionate and dissuasive penalties on		

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natural gas gas undertakings or to propose that a		
competent court impose such penalties.		
Moreover, regulatory authorities should have		<u>- " // </u>
the power to request relevant information from		
natural gas undertakings, make appropriate and		
sufficient investigations and settle disputes.		
 new		
(108) The regulatory authorities and ACER		
should provide information on the hydrogen		
market to ensure transparency, including aspects		
such as supply and demand, transport		
infrastructure, quality of service, cross-border		
trade, investments, consumer prices, market		
liquidity.		
(109) Transmission system operators play an		
important role in ensuring cost effective		

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Presidency compromise text	Drafting Suggestions	Comments
investments in gas networks. For an optimised		
planning across energy carriers and to bridge the		
gap between the diverse national and EU-wide		
network planning approaches, additional		
requirements for consistent planning are		
introduced. The network planning should also		
take account of the increased interlinkages		
between natural gas and electricity, as well as		
hydrogen.		
(110) When developing the network		
development plan, it is important that		
infrastructure operators take the energy		
efficiency first principle ¹⁸ into account, in		
particular, the expected consumption used for		
the joint scenario development.		

Commission Recommendation of 28.9/2021 on Energy Efficiency First: from principles to practice. Guidelines and examples for its implementation in decision-making in the energy sector and beyond, COM (2021) 7014 final

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Presidency compromise text	Drafting Suggestions	Comments
(111) The energy system integration strategy		
points out the importance of the coordinated		
planning and operation of the energy system in		<u>- '//</u>
achieving the decarbonisation objectives.		
Therefore it is necessary to draw up a network		
development plan based on a joint scenario		
developed on a cross-sectoral basis. While still		
keeping separate sectorial plans, infrastructure		
operators should work towards a higher level of		
integration taking into account system needs		
beyond specific energy carriers.		
(112) Network development plans are an		
important element to identify infrastructure gaps		
and provide information on infrastructure that		
either needs to be built or that can be		
decommissioned and could be used for other		
purposes, such as hydrogen transport. This is		
true irrespective of the unbundling model		
chosen for the network operators.		

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Presidency compromise text	Drafting Suggestions	Comments
(113) Providing information on infrastructure		
that can be decommissioned within the network		
development plan may mean either leaving the		
infrastructure unused, dismantling it or using it		
for other purposes, such as hydrogen transport.		
The objective of this increased transparency on		
infrastructure takes into account that repurposed		
infrastructure is comparatively cheaper than		
newly built infrastructure and hence should		
enable a cost effective transition.		
(114) In Member States where a hydrogen		
network will be developed, reporting on the		
development of hydrogen infrastructure should		
ensure that the construction of a hydrogen		
system is based on a realistic and forward-		
looking demand projections including potential		
needs from the perspective of the electricity		
system. If Member States decide to allow for		

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Presidency compromise text	Drafting Suggestions	Comments
dedicated charges as a means of co-funding new		
hydrogen infrastructure, the report should		
support the regulatory authority in its		
assessment of these charges. The report should		
be submitted to the regulatory authority on a		
regular basis to be decided by the regulatory		
authority. In light of the ramp-up character of		
the hydrogen market, a disproportionate and		
continuous sequencing of the reporting		
obligation should however be avoided.		
(115) Information contained in the network		
development plan should enable a forecast on		
the impacts on tariffs based on planning and		
decommissioning affecting the regulated asset		
base as mentioned in Article 51 of this		
Directive.		
(116) Instead of providing a national network		
development plan on individual Member State		

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Presidency compromise text	Drafting Suggestions	Comments
level, Member States should be allowed to		
choose to draw up a network development plan		
on regional level including more than one		<u></u>
Member State and in line with voluntary		
regional gas market integration.		
(117) In contrast to electricity, the role of		
natural gas is expected to decrease, which also		
affects the demand for infrastructure		
investments. The network development plan		
therefore needs to balance competition concerns		
and avoid stranded assets. Consequently,		
ownership unbundled transmission system		
operators should not be covered by Article 51		
(7).		
◆ 2009/73/EC recital 35 (adapted)		
⇒ new		

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Presidency compromise text	Drafting Suggestions	Comments
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(118) Investments in major new infrastructure		
should be strongly promoted while ensuring the		
proper functioning of the internal market ⇒ of		
gases \Leftarrow in natural gas. In order to enhance the		
positive effect of exempted infrastructure		
projects on competition and security of supply,		
market interest during the project planning		
phase should be tested and congestion		
management rules should be implemented.		
Where an infrastructure is located in the		
territory of more than one Member State, ACER		
should handle as a last resort the exemption		
request in order to take better account of its		
cross-border implications and to facilitate its		
administrative handling. Moreover, given the		
exceptional risk profile of constructing those		
exempted major infrastructure projects, it should		
be possible temporarily to grant partial ⇒ or		
full 🗢 derogations to undertakings with supply		

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Presidency compromise text	Drafting Suggestions	Comments
and production interests in respect of the		
unbundling rules for the projects concerned. The		
possibility of temporary derogations should		<u>"</u> //
apply, for security of supply reasons, in		
particular, to new pipelines within the		
Community □ Union □ transporting gas from		
third countries into the Community		
□ Union □ Exemptions □ and		
derogations ← granted under Directives		
2003/55/EC and 2009/73/EC with amendments		
scheduled expiry date as decided in the granted		
exemption decision \Rightarrow or derogation \Leftarrow .		
₽ new		
(119) It is necessary to progress towards		
interconnected hydrogen markets in the Union		
and thereby facilitate investments in cross-		
border hydrogen infrastructure. After December		

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Presidency compromise text	Drafting Suggestions	Comments
2030 when Under the regulated third-party		
access regime is applied comprehensively in_all		
Member States and, in the absence of cross-		
border transportation tariffs, after 31 December		
2030 a system of financial compensation should		
provide financial incentives for market		
participants to develop cross-border		
interconnectors.		
▼ 2009/73/EC recital 36 (adapted)		
(120) The internal market in natural gas suffers		
from a lack of liquidity and transparency		
hindering the efficient allocation of resources,		
risk hedging and new entry . Trust in the market,		
its liquidity and the number of market		
participants needs to increase, and, therefore,		
regulatory oversight of undertakings active in		
the supply of gas needs to be increased. Such		
requirements should be without prejudice to,		

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Presidency compromise text	Drafting Suggestions	Comments
and compatible with, existing		
Community ○ Union ○ law in relation to the		
financial markets. Energy regulators and		
financial market regulators need to cooperate in		
order to enable each other to have an overview		
of the markets concerned. Member States		
should be able to set the financial solidity of		
natural gas supply undertakings as a		
criterion to grant an authorisation for the		
sale, including resale, of natural gas. Such		
criterion should be fully transparant and		
non-discriminatory.		
◆ 2009/73/EC recital 37 (adapted)		
(121) Natural gas is mainly, and increasingly,		
imported into the Community ⊠ Union ⊠		
from third countries. Community ⊠ Union ⊠		
law should take account of the characteristics of		
natural gas, such as certain structural rigidities		

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Presidency compromise text	Drafting Suggestions	Comments
arising from the concentration of suppliers, the		
long-term contracts or the lack of downstream		
liquidity. Therefore, more transparency is		<u>- " // </u>
needed, including in regard to the formation of		
prices.		
◆ 2009/73/EC recital 38 (adapted)		
(122) Prior to the adoption by the Commission		
of G guidelines defining further the record-		
keeping requirements, the Agency ⊗ACER ⊗		
and the Committee of European Securities		
Regulators (the 'CESR'), established by		
Commission Decision 2009/77/EC ¹⁹ , should		
confer and advise the Commission in regard to		
their content. The Agency SACER ≤ and the		
CESR should also cooperate to investigate		
further and advise on whether transactions in		

OJ L 25, 29.1.2009, p. 18.

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Presidency compromise text	Drafting Suggestions	Comments
gas supply contracts and gas derivatives should		
be subject to pre- and/or post-trade transparency		
requirements and, if so, what the content of		<u></u>
those requirements should be.		
◆ 2009/73/EC recital 39		
(123) Member States or, where a Member		
State has so provided, the regulatory authority,		
should encourage the development of		
interruptible supply contracts.		
▶ 2009/73/EC recital 40 (adapted)		
(40) In the interests of security of supply, the		
balance between supply and demand in		
individual Member States should be monitored,		
and such monitoring should be followed by a		
report on the situation at Community level,		

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Presidency compromise text	Drafting Suggestions	Comments
taking account of interconnection capacity		
between areas. Such monitoring should be		
earried out sufficiently early to enable		<u>-"//</u>
appropriate measures to be taken if security of		
supply is compromised. The construction and		
maintenance of the necessary network		
infrastructure, including interconnection		
capacity, should contribute to ensuring a stable		
gas supply.		
Ψ 2009/73/EC recital 41 (adapted) ⇒ new		
(124) Member States should ensure that,		
taking into account the necessary quality		
requirements, biogas and gas from biomass,		
⇒ in particular biomethane, ⇔ biomethane or		
other types of gas are granted non-		
discriminatory access to the gas system,		
provided ⋈ that ⋈ such access is permanently		
compatible with the relevant technical rules and		

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consonation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
safety standards. Those rules and standards		
should ensure that those gases can technically		
and safely be injected into, and transported		<u>-"/</u>
through the natural gas system and should also		
address their chemical characteristics.		
◆ 2009/73/EC recital 42 (adapted)		
⇔ new		
(125) Long-term contracts will continue to		
be ☒ are ☒ an important part of the gas		
supply of Member States		
should not constitute a barrier to the entry of		
renewable and low carbon gases, which is why		
the duration of contracts for the supply of fossil		
gas will not be able to run beyond 2049. Such		
contracts shall always be in line with ⇔ and		
should be maintained as an option for gas		

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Presidency compromise text	Drafting Suggestions	Comments
supply undertakings in so far as they do not		
undermine the objective of this Directive and		
are compatible with the Treaty ⊠ TFEU ⊠,		<u></u>
including the competition rules. It is therefore		
necessary to take into account long-term		
contracts in the planning of supply and transport		
capacity of natural gas undertakings.		
◆ 2009/73/EC recital 43 (adapted)		
(126) In order to ensure the maintenance of		
high standards of public service in the		
☑ Union ☑ Community , all measures taken		
by Member States to achieve the objectives of		
this Directive should be regularly notified to the		
Commission. The Commission should regularly		
publish a report analysing measures taken at		
national level to achieve public service		
objectives and comparing their effectiveness,		
with a view to making recommendations as		

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Presidency compromise text	Drafting Suggestions	Comments
regards measures to be taken at national level to		
achieve high public service standards.		
◆ 2009/73/EC recital 44 (adapted)		
(127) Respect for the public service		
requirements is a fundamental requirement of		
this Directive, and it is important that common		
minimum standards, respected by all Member		
States, are specified in this Directive, which		
take into account the objectives of common		
protection, security of supply, environmental		
protection and equivalent levels of competition		
in all Member States. It is important that the		
public service requirements can be interpreted		
on a national basis, taking into account national		
circumstances and subject to the respect of		
Community ⊠ Union ⊠ law.		

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Presidency compromise text	Drafting Suggestions	Comments
▼ 2009/73/EC recital 45 (adapted)		
(128) It should be possible for measures		- //
implemented by Member States to achieve the		
objectives of social and economic cohesion to		
include, in particular, the provision of adequate		
economic incentives, using, where appropriate,		
all existing national and Community		
☑ Union ☑ tools. It should be possible for		
such tools to include liability mechanisms to		
guarantee the necessary investment.		
¥ 2009/73/EC recital 46 (adapted)		
(129) To the extent to which measures taken		
by Member States to fulfil public service		
obligations constitute State aid under		
Article $\frac{87(1)}{3} \boxtimes 107(1) \boxtimes$ of the Treaty, there		
is an obligation under Article 88(3)		

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Presidency compromise text	Drafting Suggestions	Comments
≥ 108(3) < of the Treaty to notify them to		
the Commission.		
→ 2009/73/EC recital 53		
(130) Market prices should give the right		
incentives for the development of the network.		
▼ 2009/73/EC recital 54		
⇒ new		
(131) Promoting fair competition and easy		
access for different suppliers should be of the		
utmost importance for Member States in order		
to allow consumers to take full advantage of the		
opportunities of a liberalised internal market in		
natural gas <u>es</u> .		

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Presidency compromise text	Drafting Suggestions	Comments
▶ 2009/73/EC recital 55 (adapted)		
(132) In order to contribute to security of		- //
supply whilst maintaining a spirit of solidarity		
between Member States, notably in the event of		
an energy supply crisis, it is important to		
provide ☒ for ☒ a framework for regional		
cooperation in a spirit of solidarity. Such		
cooperation may rely, if Member States so		
decide, first and foremost on market-based		
mechanisms. Cooperation for the promotion of		
regional and bilateral solidarity should not		
impose a disproportionate burden on or		
discriminate between market participants.		
◆ 2009/73/EC recital 56 (adapted)		
(133) With a view to creating an internal		
market in natural gas, Member States should		

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Presidency compromise text	Drafting Suggestions	Comments
foster the integration of their national markets		
and the cooperation of system operators at		
Community ○ Union and regional level,		<u>"</u> //
also incorporating the isolated systems forming		
gas islands that persist in the Community		
☑ Union ☑.		
↓ new		
(134) Voluntary regional markets integration,		
notably market mergers, can provide various		
benefits, depending on the specificities of the		
markets. Market integration may be an		
opportunity to make best use of infrastructure		
provided it does not negatively impact		
neighbouring markets, for instance by increased		
cross-border tariffs. It is also a chance to		
increase competition, liquidity and trade to the		
benefit of the end-consumers in the region, by		
attracting suppliers which otherwise would not		

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Presidency compromise text	Drafting Suggestions	Comments
come due to the small market size. Market		
integration allows also to create bigger zones		
accessing more supply sources. Such		<u></u>
diversification might have an impact on the		
wholesale market prices, thanks to an improved		
competition between sources, but may also		
improve security of supply if there is no		
remaining internal congestion in the new		
merged zone. Market integration could be a		
basis to further support the transformation of the		
natural gas market, including the deployment of		
renewable and low-carbon gases. Member		
States, regulatory authorities and transmission		
system operators should cooperate to facilitate		
regional integration.		
♥ 2009/73/EC recital 57 (adapted)		
(135) The development of a true internal		
market in natural gas, through a network		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
connected across the Community ⊠ Union ⊠,		
should be one of the main goals of this Directive		
and regulatory issues on cross border		<u></u>
interconnections and regional markets should,		
therefore, be one of the main tasks of the		
regulatory authorities, in close cooperation with		
◆ 2009/73/EC recital 58		
⇒ new		
(136) Securing common rules for a true		
internal market and a broad supply of gas should		
also be one of the main goals of this Directive.		
To that end, undistorted market prices would		
provide an incentive for cross-border ⇒ trade ⇔		
interconnections while leading, in the long term,		
to price convergence.		

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Presidency compromise text	Drafting Suggestions	Comments
The state of the s		
◆ 2009/73/EC recital 59		
(137) The regulatory authorities should also		~
provide information on the market to permit the		
Commission to exercise its role of observing		
and monitoring the internal market in natural		
gas and its short, medium and long-term		
evolution, including aspects such as supply and		
demand, transmission and distribution		
infrastructure, quality of service, cross-border		
trade, congestion management, investments,		
wholesale and consumer prices, market liquidity		
and environmental and efficiency		
improvements. National regulatory authorities		
should report to the competition authorities and		
the Commission those Member States in which		
prices impair competition and proper		
functioning of the market.		

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Presidency compromise text	Drafting Suggestions	Comments
¥ 2009/73/EC recital 60 (adapted)		
⇒ new		
(138) Since the objective of this Directive,		
namely the creation of a fully operational		
internal market in natural gas ⇒ and in		
hydrogen ←, cannot be sufficiently achieved by		
the Member States and ⊠ but ⊠ can therefore		
ĭ rather, by reason of the scale or effects of		
such an action, ≤ be better achieved at		
Community ○ Union ○ level, the Community		
☑ 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 Directive does not go beyond what		
is necessary in order to achieve that objective.		

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Presidency compromise text	Drafting Suggestions	Comments
◆ 2009/73/EC recital 61 (adapted)		
⇒ new		
(139) Under Regulation (EC) No 715/2009 of		
the European Parliament and of the Council $\frac{20}{20}$		
13 July 2009 on conditions for access to the		
<u>matural gas transmission networks²¹</u> , the		
Commission may adopt €guidelines ☒ or		
network codes ⟨▼ to achieve the necessary		
degree of harmonisation. Such		
Guidelines or network codes ⟨█, which		
constitute binding implementing measures		
⇒ rules adopted as Commission Regulations ⇔		
, are, also with regard to certain provisions of		

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

See page 36 of this Official Journal.

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Deadline: 17 February 2023

Presidency compromise text	Drafting Suggestions	Comments
this Directive, a useful tool which can be		
adapted quickly where necessary.		
▼ 2009/73/EC recital 62		
The measures necessary for the implementation		
of this Directive should be adopted in		
accordance with Council Decision 1999/468/EC		
of 28 June 1999 laying down the procedures for		
the exercise of implementing powers conferred		
on the Commission ²² -		
♥ 2009/73/EC recital 63		
(140) In particular, the Commission should be		
empowered to adopt the guidelines necessary		
for providing the minimum degree of		

² OH

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Presidency compromise text	Drafting Suggestions	Comments
harmonisation required to achieve the aim of		
this Directive. Since those measures are of		
general scope and are designed to amend non-		<u></u> ,//
essential elements of this Directive, by		
supplementing it with new non-essential		
elements, they must be adopted in accordance		
with the regulatory procedure with scrutiny		
provided for in Article 5a of Decision		
1999/468/EC.		
◆ 2009/73/EC recital 64 (adapted)		
In accordance with point 34 of the		
Interinstitutional Agreement on better law-		
making ²³ -Member States are encouraged to		
draw up, for themselves and in the interest of		
the Community, their own tables, illustrating, as		
far as possible, the correlation between this		

²³

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Presidency compromise text	Drafting Suggestions	Comments
Directive and the transposition measures, and to		
make them public.		
(141) In accordance with the Joint Political		
Declaration of 28 September 2011 of Member		
States and the Commission on explanatory		
documents, Member States have undertaken to		
accompany, in justified cases, the notification of		
their transposition measures with one or more		
documents explaining the relationship between		
the components of a directive and the		
corresponding parts of national transposition		
instruments. With regard to this Directive, the		
legislator considers the transmission of such		
documents to be justified, in particular		
following the judgment of the European Court		
of Justice in Case Commission vs Belgium		
(case C-543/17).		
◆ 2009/73/EC recital 65 (adapted)		

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Presidency compromise text	Drafting Suggestions	Comments
(65) Given the scope of the amendments		
made to Directive 2003/55/EC herein, it is		
desirable, for reasons of clarity and		
rationalisation, that the provisions in question		
should be recast by bringing them all together in		
a single text in a new Directive.		
▼ 2009/73/EC recital		
⇒ new		
, new		
(142) This Direction was set the few laws set 1		
(142) This Directive respects the fundamental		
rights, and observes the principles, recognised in		
particular by the Charter of Fundamental Rights		
of the European Union _₹ ⇔ Accordingly, this		
Directive should be interpreted and applied in		
accordance with those rights and principles, in		
particular the right to the protection of personal		

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Presidency compromise text	Drafting Suggestions	Comments
data guaranteed by Article 8 of the Charter. It is		
essential that any processing of personal data		
under this Directive comply with Regulation		
(EU) 2016/679 of the European Parliament and		
of the Council ²⁴ . ←		
↓ new		
(143) In order to provide the minimum degree		
of harmonisation required to achieve the aim of		
this Directive, the power to adopt acts in		
accordance with Article 290 TFEU should be		
delegated to the Commission in respect of non-		
essential elements of certain specific areas		
which are fundamental for achieving the		
objectives of this Directive. It is of particular		
importance that the Commission carries out		
appropriate consultations during its preparatory		

²⁴ OJ L 119, 4.5.2016, p. 1.

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Presidency compromise text	Drafting Suggestions	Comments
work, including at expert level, and that those		
consultations be conducted in accordance with		
the principles laid down in the Interinstitutional		<u></u>
Agreement of 13 April 2016 on Better Law-		
Making ²⁵ . 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		
systematically have access to meetings of		
Commission expert groups dealing with the		
preparation of the delegated acts.		
(144) In order to ensure uniform conditions for		
the implementation of this Directive,		
implementing powers should be conferred on		
the Commission to determine interoperability		
requirements and non-discriminatory and		

²⁵

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Presidency compromise text	Drafting Suggestions	Comments
transparent procedures for access to data. Those		
powers should be exercised in accordance with		
Regulation (EU) No 182/2011.		<u></u> ,
(145) The obligation to transpose this		
Directive into national law should be confined		
to those provisions which represent a		
substantive amendment as compared to the		
earlier Directive. The obligation to transpose the		
provisions which are unchanged arises under the		
earlier Directive.		
(146) In order to ensure a smooth and effective		
implementation of the provisions laid down in		
this Directive, the Commission supports		
Member States through the Technical Support		
Instrument ²⁶ providing tailor-made technical		

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, p.1).

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Presidency compromise text		
residency compromise text	Drafting Suggestions	Comments
expertise to design and implement reforms,		
including those promoting a competitive		
internal market in natural gas and in hydrogen,		_"//
enabling the integration of renewables and low		
carbon gases, and increasing cooperation and		
coordination among transmission and		
distribution system operators. The technical		
support, for example, involves strengthening of		
administrative capacity, harmonising the		
legislative frameworks, and sharing of relevant		
best practices.		
(147) This Directive should be without		
prejudice to the obligations of the Member		
States relating to the time-limits for the		
transposition into national law and the date of		
application of the Directives set out in Annex		
III, Part B.		
◆ 2009/73/EC (adapted)		

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Presidency compromise text	Drafting Suggestions	Comments
⇒ new		
HAVE ADOPTED THIS DIRECTIVE:		
Chapter I		
-		
Subject matter, scope and definitions		
Subject matter, scope and definitions		
A di L d		
Article 1		
Subject matter and scope		
1. This Directive establishes common rules		
for the transmission, distribution, supply and		
storage of ⇒ gases within the meaning of		
Article 2, point (2)(3) using the natural gas		
system defined in point (3) (4) of that Article ⇔		
natural gas. It lays down the rules relating to the		
and the same of th		

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Presidency compromise text	Drafting Suggestions	Comments
organisation and functioning of ⊠ that ⊠ the		
natural gas sector, access to the market, the		
criteria and procedures applicable to the		<u></u>
granting of authorisations for transmission,		
distribution, supply and storage of natural gas		
⇒ gases using the natural gas system ← and the		
operation of systems.		
2. The rules established by this Directive		
for natural gas, including LNG, shall also apply		
in a non-discriminatory way to biogas and gas		
from biomass or other types of gas in so far as		
such gases can technically and safely be injected		
into, and transported through, the natural gas		
system.		
↓ new		
2. This Directive establishes rules for the		

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Presidency compromise text	Drafting Suggestions	Comments
transport, supply and storage of natural gas and		
the transition of the natural gas system to a		
system based on renewable and low-carbon		<u></u>
gases.		
3. This Directive establishes common rules		
for the transport, supply and storage of		
hydrogen using the hydrogen system. It lays		
down the rules relating to the organisation and		
functioning of this sector, access to the market,		
the criteria and procedures applicable to the		
granting of authorisations for networks, supply		
and storage of hydrogen and the operation of		
systems.		
4. This Directive establishes rules for the		
progressive establishment of a Union-wide		
interconnected hydrogen system contributing to		
the reduction of net greenhouse gas emissions,		
including within of difficult to decarbonise		

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Presidency compromise text	Drafting Suggestions	Comments
sectors and thereby supporting to the		
decarbonisation of the EU energy system.		
		- //
◆ 2009/73/EC		
Article 2		
Definitions		
For the purposes of this Directive, the following		
definitions apply:		
□ new		
(1) 'natural gas' means all gases that		
primarily consist of methane, including biogas		
and gas from biomass, in particular		
biomethane, or other types of gas, that can		
technically and safely be injected into, and		

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Presidency compromise text	Drafting Suggestions	Comments
transported through, the natural gas system;		
(2) 'renewable gas' means biogas as defined		
in Article 2, point (28) of Directive (EU)		
2018/2001, including biomethane, and		
renewable gaseous fuels part of fuels of non-		
biological origins ('RFNBOs') as defined in		
Article 2, point (36) of that Directive;		
(3) 'gases' mean natural gas and hydrogen;		
(4) 'natural gas system' means a system of		
infrastructures, including pipelines, LNG		
terminals and storage facilities, which transports		
gases, that primarily consist of methane and		
include-biogas and gas from biomass, in		
particular biomethane, or other types of gas that		
can technically and safely be injected into, and		
transported through the natural gas pipeline		

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Presidency compromise text	Drafting Suggestions	Comments
system.		
(5) 'hydrogen system' means a system of		
infrastructure, including hydrogen networks,	· ·	
hydrogen storage, and hydrogen terminals,		
which contains hydrogen of a high grade of		
purity in line with applicable hydrogen quality		
standards for the hydrogen system,		
(6) 'hydrogen storage facility' means a		
facility used for the stocking of hydrogen of a		
high grade of purity:		
(a) including the part of an hydrogen		
terminal used for storage, but excluding the		
portion used for production operations, and		
facilities reserved exclusively for hydrogen		
network operators in carrying out their		
functions;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) including large, in particular		
underground, hydrogen storage but excluding		
smaller, easily replicable smaller hydrogen		
storage installations;		
(6a) 'hydrogen storage operator' means a		
natural or legal person who carries out the		
function of storage of hydrogen and is		
responsible for operating a hydrogen storage		
facility;		
(7) 'hydrogen linepack' means the storage		
of hydrogen of a high grade of purity by		
compression in hydrogen networks, excluding		
facilities reserved for hydrogen network		
operators carrying out their functions;		
(8) 'hydrogen terminal' means an		
		I .

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Presidency compromise text	Drafting Suggestions	Comments
installation used for the transformation of liquid		
hydrogen,including hydrogen compounds		
such as or liquid ammonia and liquid organic		<u></u>
hydrogen carriers, into gaseous hydrogen for		
injection into the hydrogen network or the		
liquefaction of gaseous hydrogen, including		
ancillary services and temporary storage		
necessary for the transformation process and		
subsequent injection into the hydrogen network,		
but not any part of the hydrogen terminal used		
for storage;		
(9) 'hydrogen quality' means hydrogen		
purity and contaminants in line with applicable		
hydrogen quality standards for the hydrogen		
system;		
(10) 'low-carbon hydrogen' means hydrogen		
the energy content of which is derived from		
non-renewable sources, which meets a		

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Presidency compromise text	Drafting Suggestions	Comments
greenhouse gas emission reduction threshold of		
70%;		
(11) 'low-carbon gas' means the part of		
gaseous fuels in recycled carbon fuels as		
defined in Article 2, point (35) of Directive		
(EU) 2018/2001, low-carbon hydrogen and		
synthetic gaseous fuels the energy content of		
which is derived from low-carbon hydrogen,		
which meet the greenhouse gas emission		
reduction threshold of 70%;		
(12) 'low-carbon fuels' means recycled		
carbon fuels as defined in Article 2 of Directive		
(EU) 2018/2001, low-carbon hydrogen and		
synthetic gaseous and liquid fuels the energy		
content of which is derived from low-carbon		
hydrogen, which meet the greenhouse gas		
emission reduction threshold of 70%;		

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Presidency compromise text	Drafting Suggestions	Comments
(13) 'hydrogen undertaking' means a natural		
or legal person carrying out at least one of the		
following functions: hydrogen production,		
hydrogen transport, supply, purchase or storage		
of hydrogen, or operating a hydrogen terminal,		
and which is responsible for the commercial,		
technical or maintenance tasks related to those		
functions, but not including final customers;		
, ,		
▼ 2009/73/EC (adapted)		
▼ 2009/13/EC (adapted)		
⇒ new		
(<u>14+</u>) 'natural gas undertaking' means a		
natural or legal person carrying out at least one		
of the following functions: production,		
transmission, distribution, supply, purchase or		
storage of natural gas, including LNG,		

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Presidency compromise text	Drafting Suggestions	Comments
and		
commercial, technical and/ or maintenance tasks		
related to those functions, but shall not include		<u></u> ,
including		
(<u>15</u> 2) 'upstream pipeline network' means any		
pipeline or network of pipelines operated and/or		
constructed as part of an oil or ⇒ natural ← gas		
production project, or used to convey natural		
gas from one or more such projects to a		
processing plant or terminal or final coastal		
landing terminal;		
$(\underline{163})$ 'transmission' means the transport of		
natural gas through a network, which mainly		
contains high-pressure pipelines, other than an		
upstream pipeline network and other than the		
part of high-pressure pipelines primarily used in		
the context of local distribution of natural gas,		
with a view to its delivery to customers, but not		

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Presidency compromise text	Drafting Suggestions	Comments
including supply;		
(<u>174</u>) 'transmission system operator' means a		
natural or legal person who carries out the		
function of transmission and is responsible for		
operating, ensuring the maintenance of, and, if		
necessary, developing the transmission system		
in a given area and, where applicable, its		
interconnections with other systems, and for		
ensuring the long-term ability of the system to		
meet reasonable demands for the transport of		
⇒ natural ← gas;		
$(\underline{18\$})$ 'distribution' means the transport of		
natural gas through local or regional pipeline		
networks with a view to its delivery to		
customers, but not including supply;		
$(\underline{196})$ 'distribution system operator' means a		

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Presidency compromise text	Drafting Suggestions	Comments
natural or legal person who carries out the		
function of distribution and is responsible for		
operating, ensuring the maintenance of, and, if		<u>_ " // </u>
necessary, developing the distribution system in		
a given area and, where applicable, its		
interconnections with other systems, and for		
ensuring the long-term ability of the system to		
meet reasonable demands for the distribution of		
⇒ natural ⇔ gas;		
IJ new		
(20) 'hydrogen network' means a network of		
pipelines used for the transport of hydrogen of a		
high grade of purity with a view to its delivery		
to customers, but not including supply;		
(21) 'hydrogen transport' means the transport		
of hydrogen through a hydrogen network with a		

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Presidency compromise text	Drafting Suggestions	Comments
view to its delivery to customers, but not		
including supply, irrespective of the pressure,		
the geographic coverage or the connected		<u></u>
customer group of the network;		
(22) 'hydrogen network operator' means a		
natural or legal person who carries out the		
function of hydrogen transport and is		
responsible for operating, ensuring the		
maintenance of, and, if necessary, developing		
the hydrogen network in a given area and,		
where applicable, its interconnections with other		
hydrogen networks, and for ensuring the long-		
term ability of the system to meet reasonable		
demands for the transport of hydrogen;		
¥ 2009/73/EC (adapted)		
⇒ new		

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Presidency compromise text	Drafting Suggestions	Comments
$(\underline{237})$ 'supply' means the sale, including		
resale, of natural gas, including LNG, ⇒ or		<u>_`//</u>
hydrogen, including liquid hydrogen ←, to		
customers;		
(248) 'supply undertaking' means any natural		
or legal person who carries out the function of		
supply;		
(<u>259</u>) 'storage facility' means a facility used		
for the stocking of natural gas and owned and/or		
operated by a natural gas undertaking, including		
the part of LNG facilities used for storage but		
excluding the portion used for production		
operations, and excluding facilities reserved		
exclusively for transmission system operators in		
carrying out their functions;		

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Presidency compromise text	Drafting Suggestions	Comments
(<u>2610</u>) 'storage system operator' means a		
natural or legal person who carries out the		
function of storage ⇒ of natural gas ⇔ and is		- "//
responsible for operating a storage facility;		
(2711) 'LNG facility' means a terminal which is		
used for the liquefaction of natural gas or the		
importation, offloading, and re-gasification of		
LNG, and includes ⊠ including ⊠ ancillary		
services and temporary storage necessary for the		
re-gasification process and subsequent delivery		
to the transmission system, but does not include		
including any part of LNG terminals		
used for storage;		
(2812) 'LNG system operator' means a natural		
or legal person who carries out the function of		
liquefaction of natural gas, or the importation,		
offloading, and re-gasification of LNG and is		
responsible for operating a LNG facility;		

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Presidency compromise text	Drafting Suggestions	Comments
(29 13) 'system' means any transmission		
networks, distribution networks, LNG facilities		
and/or storage facilities owned and/or operated		
by a natural gas undertaking, including linepack		
and its facilities supplying ancillary services and		
those of related undertakings necessary for		
providing access to transmission, distribution		
and LNG;		
(3014) 'ancillary services' means all services		
necessary for access to and the operation of		
transmission networks, distribution networks,		
LNG facilities, and/or storage facilities,		
including load balancing, blending, deblending		
and injection of inert gases, but not including		
facilities reserved exclusively for transmission		
system operators carrying out their functions;		

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Presidency compromise text	Drafting Suggestions	Comments
(3145) ' \Rightarrow natural gas \Leftarrow linepack' means the		
storage of ⇒ natural ← gas by compression in		
gas transmission and distribution systems, but		<u></u>
not including facilities reserved for transmission		
system operators carrying out their functions;		
(<u>3246</u>) 'interconnected system' means a number		
of systems which are linked with each other;		
♦ 2019/692 Art. 1.1		
(<u>3347</u>) 'interconnector' means a transmission		
line which crosses or spans a border between		
Member States for the purpose of connecting		
the national transmission system of those		
Member States or a transmission line between a		
Member State and a third country up to the		
territory of the Member States or the territorial		
sea of that Member State;		

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Presidency compromise text	Drafting Suggestions	Comments
new		
(34) 'hydrogen interconnector' means a		
hydrogen network which crosses or spans a		
border between Member States for the purpose		
of connecting the national hydrogen networks		
of those Member States, or a hydrogen		
network between a Member State and a third		
country up to the territory of the Member States		
or the territorial sea of that Member State;		
of the territorial sea of that Weinber State,		
M 2000/72/FG (1 , 1)		
♦ 2009/73/EC (adapted)		
⇒ new		
(3548) 'direct line' means a natural gas pipeline		
complementary to the interconnected system;		

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Presidency compromise text	Drafting Suggestions	Comments
(3619) 'integrated natural gas undertaking'		
means a vertically or horizontally integrated		
undertaking;		
(37 20) 'vertically integrated undertaking'		
means a natural gas undertaking or a group of		
natural gas undertakings ⇒ or a hydrogen		
undertaking or group of hydrogen		
undertakings ← where the same person or the		
same persons are entitled, directly or indirectly,		
to exercise control, and where the undertaking		
or group of undertakings perform at least one of		
the functions of transmission, distribution,		
⇒ hydrogen transport, hydrogen terminal		
operation, ← LNG or ⇒ natural gas or		
hydrogen ← storage, and at least one of the		
functions of production or supply of natural		
gas⇒ or of hydrogen ⇔;		
(38 21) 'horizontally integrated undertaking'		

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Presidency compromise text	Drafting Suggestions	Comments
means an undertaking performing at least one of the functions of production, transmission, distribution, supply or storage of natural gas, and a non- ⇒ natural ⇔ gas activity;		
(3922) 'related undertaking' means an affiliated undertaking, within the meaning of Article 41 of Seventh Council Directive 83/349/EEC of 13 June 1983 based on the Article 44(2)(g) ²⁷ of the Treaty on consolidated accounts and associated undertaking, within the meaning of		
Article 33(1) of that Directive as defined in point (12) of Article 2 of Directive 2013/34/EU		

^{27 &}lt;u>The title of Directive 83/349/EEC has been adjusted to take account of the renumbering of the Articles of the Treaty establishing the European Community in accordance with Article 12 of the Treaty of Amsterdam; the original reference was to Article 54(3)(g).</u>

OJ L 193, 18.7.1983, p. 1.

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Presidency compromise text	Drafting Suggestions	Comments
of the European Parliament and of the		
Council ²⁹ , ⋈ and/or an undertaking which		
belong ⊗ belongs ⊗ to the same shareholders;		
(4023) 'system user' means a natural or legal		
person supplying to, or being supplied by, the		
system;		
$(\underline{4124})$ 'customer' means a wholesale or final		
customer of natural gas ⇒ gases or a natural		
gas ⇒ or hydrogen ← undertaking which		
purchases natural gas ⇒ gases ⇔;		
$(\underline{4225})$ 'household customer' means a customer		
purchasing natural gas ⇒ gases ← for his own		
household consumption;		

Directive 2013/34/EU of the European Parliament and of the Council of 26 June 2013 on the annual financial statements, consolidated financial statements and related reports of certain types of undertakings, amending Directive 2006/43/EC of the European Parliament and of the Council and repealing Council Directives 78/660/EEC and 83/349/EEC (OJ L 182, 29.6.2013, p. 19).

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Presidency compromise text	Drafting Suggestions	Comments
(4326) 'non-household customer' means a		
customer purchasing natural gas ⇒ gases ⇔		<u>_ `//</u>
which <u>isare</u> not for his own household use;		
(4407) (7 1)		
$(\underline{4427})$ 'final customer' means a customer		
purchasing natural gas ⇒ gases ⇔ for his own		
use;		
(28) 'eligible customer' means a customer		
who is free to purchase gas from the supplier of		
his choice, within the meaning of Article 37;		
$(\underline{4529})$ 'wholesale customer' means a natural or		
legal person other than a transmission system		
operator or distribution system operator who		
purchases natural gas ⇒ gases ⇔ for the		
purpose of resale inside or outside the system		
where he is established;		

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Presidency compromise text	Drafting Suggestions	Comments
(46) 'microenterprise' means an enterprise		
which employs fewer than 10 persons and		
whose annual turnover and/or annual balance		
sheet total does not exceed EUR 2 million;		
(47) 'small enterprise' means an enterprise		
which employs fewer than 50 persons and		
whose annual turnover and/or annual balance		
sheet total does not exceed EUR 10 million;		
▼ 2009/73/EC (adapted)		
` '		
(30) 'long-term planning' means the planning		
of supply and transport capacity of natural gas		
undertakings on a long-term basis with a view to		
meeting the demand for natural gas of the		

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Presidency compromise text	Drafting Suggestions	Comments
system, diversification of sources and securing		
supplies to eustomers;		
		~ //
(31) 'emergent market' means a Member		
State in which the first commercial supply of its		
first long-term natural gas supply contract was		
made not more than 10 years earlier;		
(4832) 'security' means both security of supply		
of natural gas and technical safety;		
(33) 'new infrastructure' means an		
infrastructure not completed by 4 August 2003;		
(4934) 'gas supply contract' means a contract		
for the supply of natural gases, but does not		
include a gas derivative;		
,		
(50 35) 'gas derivative' means a financial		

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Presidency compromise text	Drafting Suggestions	Comments
instrument specified in points 5, 6 or 7 of		
Section C of Annex I to Directive 2004/39/EC		
of the European Parliament and of the Council		<u>_ '//</u>
of 21 April 2004 on markets in financial		
instruments ⊗ Section C of Annex I to		
Directive 2014/65/EU on market financial		
instruments $^{30} igotimes $, where that instrument relates		
to natural gas;		
$(\underline{5136})$ 'control' means any rights, contracts or		
any other means which, either separately or in		
combination and having regard to the		
considerations of fact or law involved, confer		
the possibility of exercising decisive influence		
on an undertaking, in particular by:		
(a) ownership or the right to use all		
or part of the assets of an undertaking;		

³⁰ OJ L $\underline{145, 30.4.2004, p. 1}$ \boxtimes 173, 12.6.2014, p. 349–496 \boxtimes .

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Presidency compromise text	Drafting Suggestions	Comments
(b) rights or contracts which confer		
decisive influence on the composition, voting or		<u>_"</u> //
decisions of the organs of an undertaking:		
↓ new		
(52) 'long-term contract' means a supply		
contract exceeding one year;		
contract exceeding one year;		
(53) entry-exit system' means <i>the</i>		
aggregation of all transmission and		
distribution systems or all hydrogen networks		
to which one specific balancing regime applies		
an access model for natural gas transmission		
and distribution systems where system users		
book capacity rights independently on entry-		
and exit points while only the tariffs for		
transmission level are set in accordance with		

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Presidency compromise text	Drafting Suggestions	Comments
the principles set out in Article 15 and the		
transmission capacity is allocated based on		
Commission Regulation (EU) 2017/459 [CAM		<u></u>
Network CodeJ;		
(54) 'balancing zone' means an entry-exit		
system to which a specific balancing regime is		
applicable and which may includes the		
transmission and distribution systems or part		
of such a system;		
(55) 'virtual trading point' means a non-		
physical commercial point within an entry-exit		
system where gases are exchanged between a		
seller and a buyer without the need to book		
transmission or distribution capacity;		
(55a) 'network user' means a customer or a		
potential customer of a system operator, and		

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Presidency compromise text	Drafting Suggestions	Comments
subject to booking procedures by network users;		
(59) 'virtual interconnection point' means		
two or more interconnection points which		
connect the same two adjacent entry-exit		
systems, integrated together for the purposes of		
providing a single capacity service;		
(60) 'market participant' means a natural or		
legal person who buys, sells or produces gases		
or who is an operator of storage services		
including through the placing of orders to trade		
in one or more gas markets including balancing		
markets;		
(61) 'contract termination fee' means a		
charge or penalty imposed on customers by		
suppliers or market participants, for terminating		
a gas supply or service contract;		

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Presidency compromise text	Drafting Suggestions	Comments
(62) 'switching-related fee' means a charge		
or penalty for changing suppliers or market		<u>-"//</u>
participants, including contract termination fees,		
that is directly or indirectly imposed on		
customers by suppliers, market participants or		
system operators;		
(63) 'billing information' means the		
information provided on a final customer's bill,		
apart from a request for payment;		
(64) 'conventional meter' means an analogue		
or electronic meter with no capability to both		
transmit and receive data;		
(65) 'smart metering system' means an		
electronic system that is capable of measuring		
gas fed into the grid or gas consumed from the		

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Presidency compromise text	Drafting Suggestions	Comments
grid, providing more information than a		
conventional meter, and that is capable of		
transmitting and receiving data for information,		<u></u>
monitoring and control purposes, using a form		
of electronic communication;		
(66) 'interoperability' means, in the context		
of smart metering, the ability of two or more		
energy or communication networks, systems,		
devices, applications or components to		
interwork to exchange and use information in		
order to perform required functions;		
(67) 'most recent available' means, in the		
context of smart metering data, that it is		
provided within a period matching the shortest		
settlement period in the national market;		
(68) 'best available techniques' means, in the		

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Presidency compromise text Context of data protection and security in a smart metering environment, the most effective, advanced and practically suitable techniques for providing, in principle, the basis for complying with the Union data protection and security rules; (69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European Parliament and of the Council;			
smart metering environment, the most effective, advanced and practically suitable techniques for providing, in principle, the basis for complying with the Union data protection and security rules; (69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	Presidency compromise text	Drafting Suggestions	Comments
advanced and practically suitable techniques for providing, in principle, the basis for complying with the Union data protection and security rules; (69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	context of data protection and security in a		
providing, in principle, the basis for complying with the Union data protection and security rules; (69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	smart metering environment, the most effective,		
with the Union data protection and security rules; (69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	advanced and practically suitable techniques for		<u></u>
rules; (69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	providing, in principle, the basis for complying		
(69) 'energy poverty' means energy poverty as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	with the Union data protection and security		
as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European	rules;		
as defined in point (49) of Article 2 of Directive (EU) 2021/0203 COD of the European			
(EU) 2021/0203 COD of the European	(69) 'energy poverty' means energy poverty		
	as defined in point (49) of Article 2 of Directive		
Parliament and of the Council;	(EU) 2021/0203 COD of the European		
	Parliament and of the Council;		
(70) 'citizen energy community' means a	(70) 'citizen energy community' means a		
legal entity that:	legal entity that:		
(a) is based on voluntary and open	(a) is based on voluntary and open		
participation and is effectively controlled by	participation and is effectively controlled by		
members or shareholders that are natural	members or shareholders that are natural		
persons, local authorities, including	persons, local authorities, including		

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Presidency compromise text	Drafting Suggestions	Comments
municipalities, or small enterprises;		
(b) has for its primary purpose to provide		
environmental, economic or social community		
benefits to its members or shareholders or to the		
local areas where it operates rather than to		
generate financial profits; and		
(c) engages in production, distribution,		
supply, consumption, or storage of renewable		
gas in the natural gas system, or provides energy		
efficiency services or maintenance services to		
its members or shareholders;		
(70a) 'citizen energy community' means a		
legal entity as defined in Article 2 (11) of		
<u>Directive (EU) 2019/944.</u>		
(71) 'active customer' means a final natural		

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Presidency compromise text	Drafting Suggestions	Comments
gas customer, or a group of jointly acting final		
natural gas customers, who consumes or stores		
renewable gas, produced within its premises		<u></u>
located within confined boundaries or, where		
permitted by a Member State, within other		
premises, or who sells self-produced renewable		
gas using the natural gas system, or participates		
in flexibility or participates in energy efficiency		
schemes, provided that those activities do not		
constitute its primary commercial or		
professional activity;		
◆ 2009/73/EC (adapted)		
⇒ new		
Chapter II		
General rules for the organisation of the sector		

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Presidency compromise text	Drafting Suggestions	Comments
	8 88	
■ market		
Article 3 <u>37</u>		
Market opening and		
reciprocity		
centred, flexible and non-discriminatory		
markets for gases ⊠		
1. Member States shall ensure that the		
eligible eustomers comprise: ⇒ all customers		
are free to purchase gases from the supplier of		
their choice and shall ensure that all customers		
are free to have more than one supply contract		
for natural gas or hydrogen at the same time,		
provided that the required connection and		
metering points are established. ←		
↓ new		

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Presidency compromise text	Drafting Suggestions	Comments
2. Member States shall ensure that their		
national law does not unduly hamper cross-		
border trade in gases, the functioning and		
emergence of liquid trading for gases, consumer		
participation, investments into, in particular,		
renewable and low carbon gases, or energy		
storage between Member States, and shall		
ensure that prices for gases reflect actual		
demand and supply.		
11.7		
3. Member States shall ensure that no		
undue barriers exist within the internal market		
for gases as regards market entry and exit,		
trading and operation.		
4. Member States shall ensure that energy		
undertakings are subject to transparent,		
proportionate and non-discriminatory rules, fees		

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Presidency compromise text	Drafting Suggestions	Comments
and treatment, in particular with respect to		
access to wholesale markets, access to data,		
switching processes and billing regimes and,		<u></u>
where applicable, licensing.		
5. Member States shall ensure that market		
participants from third countries, when		
operating within the internal market for gases,		
comply with applicable Union and national law		
including in the fields of environment and		
safety.		
◆ 2009/73/EC Article 37		
(a) until 1 July 2004, eligible		
eustomers as specified in Article 18 of Directive		
98/30/EC of the European Parliament and of the		

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Deadline: 17 February 2023

Presidency compromise text	Drafting Suggestions	Comments
Council of 22 June 1998 concerning common		
rules for the internal market in natural gas ³¹ .		
Member States shall publish, by 31 January		<u>-"//</u>
each year, the criteria for the definition of those		
eligible eustomers;		
(b) from 1 July 2004, all non-		
household customers;		
(e) from 1 July 2007, all customers.		
2. To avoid imbalance in the opening of the		
gas markets:		
(a) contracts for the supply with an		
eligible eustomer in the system of another		
Member State shall not be prohibited if the		

OJ L 204, 21.7.1998, p.

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Presidency compromise text	Drafting Suggestions	Comments
eustomer is eligible in both systems involved;		
and		
		- //
(b) where transactions as described		
in point (a) are refused because the customer is		
eligible in only one of the two systems, the		
Commission may, taking into account the		
situation in the market and the common interest,		
oblige the refusing party to execute the		
requested supply, at the request of one of the		
Member States of the two systems.		
Article 4		
Afficie 4		
Market based supply prices		
1. Suppliers shall be free to determine the		
Suppliers shall be free to determine the		

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Presidency compromise text	Drafting Suggestions	Comments
price at which they supply gases to customers.		
Member States shall take appropriate actions to		
ensure effective competition between suppliers.		<u></u>
2. Member States shall ensure the		
protection of energy poor and vulnerable		
household customers pursuant to Articles 25 by		
social policy or by other means than public		
interventions in the price setting for the supply		
of gases.		
3. By way of derogation from paragraphs 1		
and 2, Member States may apply public		
interventions in the price setting for the supply		
of natural gas to energy poor or vulnerable		
household customers. Such public interventions		
shall be subject to the conditions set out in		
paragraphs 4 and 5.		
	l	I

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Presidency compromise text	Drafting Suggestions	Comments
4. Public interventions in the price setting		
for the supply of natural gas shall:		
(a) pursue a general economic interest and		
not go beyond what is necessary to achieve that		
general economic interest;		
(b) be clearly defined, transparent, non-		
discriminatory and verifiable;		
(c) guarantee equal access for Union natural		
gas undertakings to customers;		
(d) be limited in time and proportionate as		
regards their beneficiaries;		
(e) not result in additional costs for market		
participants in a discriminatory way.		

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Presidency compromise text	Drafting Suggestions	Comments
5. Any Member State applying public		
interventions in the price setting for the supply		
of natural gas in accordance with paragraph 3 of		~*//
this Article shall also comply with of Article		
3(3), point (d) and with Article 24 of Regulation		
(EU) 2018/1999, regardless of whether the		
Member State concerned has a significant		
number of households in energy poverty.		
6. For the purpose of a transition period to		
establish effective competition for natural gas		
supply contracts between suppliers, and to		
achieve fully effective market-based retail		
pricing of gas in accordance with paragraph 1,		
Member States may apply public interventions		
in the price setting for the supply of natural gas		
to household customers and to microenterprises		
that do not benefit from public interventions		
pursuant to paragraph 3 and to		
microenterprises.		

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Presidency compromise text	Drafting Suggestions	Comments
7. Public interventions pursuant to		
paragraph 6 shall comply with the criteria set		<u>`//</u>
out in paragraph 4 and shall:		
to the state of th		
(a) be accompanied by a set of measures to		
achieve effective competition and a		
methodology for assessing progress with regard		
to those measures;		
(b) be set using a methodology that ensures		
non-discriminatory treatment of suppliers;		
(c) be set at a price that is above cost, at a		
level where effective price competition can		
occur;		
,		
(d) be designed to minimise any negative		
impact on the wholesale natural gas market;		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
(e) ensure that all beneficiaries of such		
public interventions have the possibility to		
choose competitive market offers and are		
directly informed at least every quarter of the		
availability of offers and savings in the		
competitive market, and shall ensure that they		
are provided with assistance to switch to a		
market-based offer;		
(f) ensure, in case smart metering systems		
are deployed in acccordance with ensure that,		
pursuant to Articles 18, and in so far as it is		
economically reasonable and technically		
feasible, and 19 all beneficiaries of such public		
interventions are entitled to, and are offered to,		
have smart meters installed at no extra upfront		
cost to the customer, are directly informed of		
the possibility of installing smart meters and are		
provided with necessary assistance;		

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Presidency compromise text	Drafting Suggestions	Comments
(g) not lead to direct cross-subsidisation		
between customers supplied at free market		
prices and those supplied at regulated supply		
prices.		
8. Member States shall notify the measures		
taken in accordance with paragraphs 3 and 6 to		
the Commission within one month after their		
adoption and may apply them immediately. The		
notification shall be accompanied by an		
explanation of why other instruments were not		
sufficient to achieve the objective pursued, of		
how the requirements set out in paragraphs 4		
and 7 are fulfilled and of the effects of the		
notified measures on competition. The		
notification shall describe the scope of the		
beneficiaries, the duration of the measures and		
the number of household customers affected by		
the measures, and shall explain how the		

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Presidency compromise text	Drafting Suggestions	Comments
regulated prices have been determined.		
9. From 15 March 2025, and every two		- //
years thereafter, as part of the integrated		
national energy and climate progress reports,		
Member States shall submit reports to the		
Commission on the implementation of this		
Article, the necessity and proportionality of		
public interventions under this Article, and an		
assessment of the progress towards achieving		
effective competition between suppliers and the		
transition to market-based prices. Member		
States that apply regulated prices in accordance		
with paragraph 6 shall report on the compliance		
with the conditions set out in paragraph 7,		
including on compliance by suppliers that are		
required to apply such interventions, as well as		
on the impact of regulated prices on the finances		
of those suppliers.		

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Presidency compromise text	Drafting Suggestions	Comments
10. The Commission shall review and		
submit a report to the European Parliament and		
to the Council on the implementation of this		<u>- ' //</u>
Article for the purpose of achieving market-		
based retail pricing of natural gas, together with		
or followed by a legislative proposal, if		
appropriate. This report may be combined with		
the report on the implementation of Article 5 of		
Directive (EU) 2019/944. That legislative		
proposal may include an end date for regulated		
prices.		
♦ 2009/73/EC (adapted)		
⇒ new		
Article <u>53</u>		
Public service obligations and eustomer		

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Presidency compromise text	Drafting Suggestions	Comments
protection		
1. Member States shall ensure, on the basis		- //
of their institutional organisation and with due		
regard to the principle of subsidiarity, that,		
without prejudice to paragraph 2, natural gas		
⇒ and hydrogen ← undertakings are operated in		
accordance with the principles of this Directive		
with a view to achieving a competitive, secure		
and environmentally sustainable market in		
$\frac{\text{natural gas}}{\text{pases}} \Rightarrow \text{gases} \Leftrightarrow \text{ and shall not}$		
discriminate between those undertakings as		
regards their rights or obligations.		
2. Having full regard to the relevant		
provisions of the ☒ TFEU ☒ Treaty , in		
particular Article 86 ⊠ Article 106 ⊠ thereof,		
Member States may impose		
and hydrogen ← undertakings operating in the		
gas sector, in the general economic interest,		

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Presidency compromise text	Drafting Suggestions	Comments
public service obligations which may relate to		
security, including security of supply, regularity,		
⇒ and ← quality and price of supplies, and		<u>-"//</u>
environmental protection, including energy		
efficiency, energy from renewable sources and		
climate protection and for natural gas price.		
Such obligations shall be clearly defined,		
transparent, non-discriminatory, verifiable and		
shall guarantee equality of access for natural gas		
⇒ undertakings and hydrogen ⇔ undertakings		
of the Community ⊠ Union ⊠ to national		
consumers. In relation to security of supply,		
energy efficiency/demand-side management and		
for the fulfilment of environmental goals and		
goals for energy from renewable sources, as		
referred to in this paragraph, Member States		
may introduce the implementation of long-term		
planning, taking into account the possibility of		
third parties seeking access to the system.		

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Presidency compromise text	Drafting Suggestions	Comments
□ new		
3. Public service obligations related to the		
security of gas supply shall not go beyond what		
is necessary to ensure complyiance with the gas		
supply standards pursuant to Article 6 of		
Regulation (EU) 2017/1938 and shall be		
coherent with the results of the national risk		
assessments carried out pursuant to Article 7(3),		
as detailed in the Preventive Action Plans		
prepared pursuant to Article 9(1), points (c),(d)		
and (k) of the same Regulation. Public service		
obligations going beyond what is necessary to		
ensure compliance with Article 6 of		
Regulation (EU) 2017/1938 shall be		
compliant with the criteria set out in Article		
8(1) of Regulation (EU) 2017/1938.		
4. Where financial compensation or other		
forms of compensation are granted by a		

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Presidency compromise text	Drafting Suggestions	Comments
Member State for the fulfilment of the		
obligations set out in this Article, it shall be		
done in a non-discriminatory and transparent		<u>-"//</u>
way.		
Ψ 2009/73/EC (adapted)		
⇒ new		
3. Member States shall take appropriate		
measures to protect final customers, and shall,		
in particular, ensure that there are adequate		
safeguards to protect vulnerable customers. In this context, each Member State shall define the		
,		
concept of vulnerable customers which may		
refer to energy poverty and, inter alia, to the		
prohibition of disconnection of gas to such		
customers in critical times. Member States shall		
ensure that rights and obligations linked to		

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Presidency compromise text	Drafting Suggestions	Comments
vulnerable customers are applied. In particular,		
they shall take appropriate measures to protect		
final customers in remote areas who are		<u></u> ,//
connected to the gas system. Member States		
may appoint a supplier of last resort for		
customers connected to the gas system. They		
shall ensure high levels of consumer protection,		
particularly with respect to transparency		
regarding contractual terms and conditions,		
general information and dispute settlement		
mechanisms. Member States shall ensure that		
the eligible customer is in fact able easily to		
switch to a new supplier. As regards at least		
household eustomers those measures shall		
include those set out in Annex I.		
4. Member States shall take appropriate		
measures, such as formulating national energy		
action plans, providing social security benefits		
to ensure the necessary gas supply to vulnerable		

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Presidency compromise text	Drafting Suggestions	Comments
customers, or providing for support for energy		
efficiency improvements, to address energy		
poverty where identified, including in the		<u></u> ,//
broader context of poverty. Such measures shall		
not impede the effective opening of the market		
set out in Article 37 and market functioning and		
shall be notified to the Commission, where		
relevant, in accordance with paragraph 11 of		
this Article. Such notification shall not include		
measures taken within the general social		
security system.		
5. Member States shall ensure that all		
customers connected to the gas network are		
entitled to have their gas provided by a supplier,		
subject to the supplier's agreement, regardless of		
the Member State in which the supplier is		
registered, as long as the supplier follows the		
applicable trading and balancing rules and		
subject to security of supply requirements. In		

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Presidency compromise text	Drafting Suggestions	Comments
this regard, Member States shall take all		
measures necessary to ensure that administrative		
procedures do not constitute a barrier for supply		
undertakings already registered in another		
Member State.		
6. Member States shall ensure that:		
(a) where a customer, while respecting the		
contractual conditions, wishes to change		
supplier, the change is effected by the		
operator(s) concerned within three weeks; and		
(b) customers are entitled to receive all		
relevant consumption data.		
Member States shall ensure that the rights		
referred to in points (a) and (b) of the first		
subparagraph are granted to customers in a non-		

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Presidency compromise text	Drafting Suggestions	Comments
discriminatory manner as regards cost, effort or		
time.		
7. Member States shall implement		
appropriate measures to achieve the objectives		
of social and economic cohesion and		
environmental protection, which may include		
means to combat climate change, and security of		
supply. Such measures may include, in		
particular, the provision of adequate economic		
incentives, using, where appropriate, all existing		
national and Community tools, for the		
maintenance and construction of necessary		
network infrastructure, including		
interconnection capacity.		
8. In order to promote energy efficiency,		
Member States or, where a Member State has so		
provided, the regulatory authority shall strongly		
recommend that natural gas undertakings		

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Presidency compromise text	Drafting Suggestions	Comments
optimise the use of gas, for example by		
providing energy management services,		
developing innovative pricing formulas or		<u></u>
introducing intelligent metering systems or		
smart grids where appropriate.		
9. Member States shall ensure the		
provision of single points of contact to provide		
consumers with all necessary information		
concerning their rights, current legislation and		
the means of dispute settlement available to		
them in the event of a dispute. Such contact		
points may be part of general consumer		
information points.		
Member States shall ensure that an independent		
mechanism such as an energy ombudsman or a		
consumer body is in place in order to ensure		
efficient treatment of complaints and out-of-		
court dispute settlements.		

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Presidency compromise text	Drafting Suggestions	Comments
10. Member States may decide not to apply		
the provisions of Article 4 with respect to		
distribution insofar as their application would		
obstruct, in law or in fact, the performance of		
the obligations imposed on natural gas		
undertakings in the general economic interest		
and insofar as the development of trade would		
not be affected to such an extent as would be		
contrary to the interests of the Community. The		
interests of the Community include, inter alia,		
competition with regard to eligible customers in		
accordance with this Directive and Article 86 of		
the Treaty.		
<u>511.</u> Member States shall, upon		
implementation of this Directive, inform the		
Commission of all measures adopted to fulfil		
public service obligations, including consumer		
and environmental protection, and their possible		

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Presidency compromise text	Drafting Suggestions	Comments
effect on national and international competition,		
whether or not such measures require a		
derogation from the provisions of this Directive.		C*/
They shall notify the Commission subsequently		
every two years of any changes to such		
measures, whether or not they require a		
derogation from this Directive.		
12. The Commission shall establish, in		
consultation with relevant stakeholders,		
including Member States, the national		
regulatory authorities, consumer organisations		
and natural gas undertakings, a clear and		
concise energy consumer checklist of practical		
information relating to energy consumer rights.		
Member States shall ensure that gas suppliers or		
distribution system operators, in cooperation		
with the regulatory authority, take the necessary		
steps to provide their consumers with a copy of		
the energy consumer checklist and ensure that it		

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Presidency compromise text	Drafting Suggestions	Comments
is made publicly available.		
Article <u>6</u>		
Promotion of regional cooperation ⊠ and		
integration 🗵		
1. Member States as well as the regulatory		
authorities shall cooperate with each other for		
the purpose of integrating their national markets		
at one and more regional levels, as a first step		
towards		
where Member States as well regulatory		
authorities so decided, and further towards ← the		
creation of a fully liberalised internal market. In		
particular, the regulatory authorities where		
Member States have so provided or Member		
States shall promote and facilitate the		
cooperation of ⇒ natural gas ← transmission		

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Presidency compromise text	Drafting Suggestions	Comments
system operators		
operators at a regional level, including on		
cross-border issues ⇒, ← with the aim of		
creating a competitive internal market		
gases \Leftrightarrow in natural gass, foster the consistency		
of their legal, regulatory and technical		
framework and facilitate integration of the		
isolated systems forming gas islands that persist		
in the Community ⊠ Union ⊠. The		
geographical areas covered by such regional		
cooperation shall include cooperation in		
geographical areas defined in accordance with		
Article $2812(3)$ of \boxtimes Recast Gas Regulation		
as proposed in COM(2021) 804 ≤ (EC)		
No 715/2009. Such cooperation may cover other		
geographical areas. ⇒ Where the Commission		
considers that the rules at Union level are		
relevant for the regional integration of markets		
for gases, it shall provide appropriate non-		
binding guidance taking into account the		

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Presidency compromise text	Drafting Suggestions	Comments
specificities of these markets and the impact on		
neighbouring markets. ←		
2. The 🖾 Agency for the Cooperation of		
Energy Regulators ('ACER ∕		
regulatory authorities and transmission system		
operators and hydrogen network operators to		
ensure the compatibility of regulatory		
frameworks between ⇒ and within ← the		
regions with the aim of creating a competitive		
internal market in natural gas ⇒ gases ⇔.		
Where ⋈ ACER ⋈ the Agency considers that		
binding rules on such cooperation are required,		
it shall make appropriate recommendations.		
3. Member States shall ensure, through the		
implementation of this Directive, that		
transmission system operators have one or more		
integrated system(s) at regional level covering		

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Presidency compromise text	Drafting Suggestions	Comments
two or more Member States for capacity		
allocation and for checking the security of the		
network.		
34. Where vertically integrated transmission		
system operators participate in a joint		
undertaking established for implementing such		
cooperation, the joint undertaking shall establish		
and implement a compliance programme which		
sets out the measures to be taken to ensure that		
discriminatory and anticompetitive conduct is		
excluded. That compliance programme shall set		
out the specific obligations of employees to		
meet the objective of excluding discriminatory		
and anticompetitive conduct. It shall be subject		
to the approval of \boxtimes ACER \boxtimes $\frac{\text{the Ageney}}{}$.		
Compliance with the programme shall be		
independently monitored by the compliance		
officers of the vertically integrated transmission		
system operators.		

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Presidency compromise text	Drafting Suggestions	Comments
Article <u>74</u>		
		-//
Authorisation procedure		
1. In circumstances where an authorisation		
(for example, <u>a</u> licence, permission, concession,		
consent or approval) is required for the		
construction or operation of natural gas facilities		
⇒, hydrogen production facilities and hydrogen		
system infrastructure \leftarrow , the Member States or		
any competent authority they designate shall		
grant authorisations to build and/or operate such		
facilities, ⇒ infrastructure, ⇔ pipelines and		
associated equipment on their territory, in		
accordance with paragraphs 2 to <u>10</u> <u>114</u> .		
Member States or any competent authority they		
designate may also grant authorisations on the		
same basis for the supply of natural gas		

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Presidency compromise text	Drafting Suggestions	Comments
⇒ gases ← and for wholesale customers.		
gases valid for wholesale customers.		
2. Where Member States have a system of		
authorisation, they shall lay down objective and		
non-discriminatory criteria which shall be met		
by an undertaking applying for an authorisation		
to ⇒ supply gases or to construct and/or		
operate		
facilities		
hydrogen system infrastructure ← or applying		
for an authorisation to supply natural gas. The		
non-discriminatory criteria and procedures for		
the granting of authorisations shall be made		
public. Member States shall ensure that		
authorisation procedures for ⋈ such ⋈		
facilities, ⇒ infrastructure, ⇔ pipelines and		
associated equipment take into account the		
importance of the project for the internal market		
in natural gas ⇒ for gases ⇔ where appropriate.		

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Presidency compromise text	Drafting Suggestions	Comments
 new		
V IICW		
3. The authorisation procedures for the		
activities referred to in paragraph 1 shall not		
exceed two years, including all relevant		
procedures of competent authorities. Where		
duly justified on the grounds of extraordinary		
circumstances, that two-year period may be		
extended by up to one year		
4. Member States shall assess which		
legislative and non-legislative measures are		
necessary to streamline authorisation		
procedures, including any procedural steps		
related to environmental impact assessment		
procedures. Member States shall report to the		
European Commission on the results of such an		
assessment as part of their integrated national		
energy and climate plans as referred to in, and in		
accordance with, the procedure set out in Article		

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Presidency compromise text	Drafting Suggestions	Comments
3 and Articles 7 to 12 of Regulation (EU)		
2018/1999, and as part of their integrated		
national energy and climate progress reports		<u></u>
pursuant to Article 17 of Regulation (EU)		
2018/1999.		
5. The deadlines established in paragraph 3		
shall apply without prejudice to obligations		
under applicable Union environmental law, to		
judicial appeals, remedies and other proceedings		
before a court or tribunal, and to alternative		
dispute resolution mechanisms, including		
complaints procedures, non-judicial appeals and		
remedies, and may be extended for the duration		
of such procedures.		
6. Member States shall set up or designate		
one or more contact points. Those contact points		
shall, upon request by the applicant, and free of		
charge, guide through and facilitate the entire		

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Presidency compromise text	Drafting Suggestions	Comments
authorisation procedure for the activities		
referred to in paragraph 1 up to the delivery by		
the responsible authorities at the end of the		<u></u>
procedure. The applicant shall not be required to		
contact more than one contact point for the		
entire process.		
7. Member States shall ensure that		
authorisations under national law for the		
construction and operation of natural gas		
pipelines system infrastructure and other		
network assets used for the transport of		
natural gas shall apply also to hydrogen system		
infrastructure.pipelines and network assets for		
the transport of hydrogen. Member States		
may decide to revoke these authorisations in		
the event of non-compliance with technical		
safety rules for hydrogen system		
infrastructure set out in Union or national		
law.		

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Presidency compromise text	Drafting Suggestions	Comments
8. Member States shall ensure that existing		
eontractual land-use rights for the construction		<u></u>
and operation of natural gas pipelines and other		
network assets shall be understood as		
encompassing also applied to pipelines and		
other network assets for the transport of		
hydrogen.		
8a. In the event of a transfer of		
infrastructure ownership within the same		
undertaking to meet the requirements of		
Article 63, the authorisations pertaining to that		
infrastructure shall equally be transferred to		
the new owner.		
↓ 2009/73/EC		
⇒ new		

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Presidency compromise text	Drafting Suggestions	Comments
$\underline{93}$. Member States shall ensure that the		
reasons for any refusal to grant an authorisation		
are objective and non-discriminatory and that		
they are given to the applicant. Reasons for such		
refusals shall be notified to the Commission for		
information. Member States shall establish a		
procedure enabling the applicant to appeal		
against such refusals.		
$\underline{104}$. For the development of newly supplied		
areas and efficient operation generally, and		
without prejudice to Article 3038, Member		
States may decline to grant a further		
authorisation to build and operate distribution		
pipeline systems		
particular area once such pipeline systems have		
been or are proposed ⇒ are authorised ⇔ to be		
built in that area and if existing or proposed		
capacity is not saturated.		

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Presidency compromise text	Drafting Suggestions	Comments
new		
Article 8		
Certification of renewable and low carbon		
fuels		
1. Renewable gases shall <i>comply with the</i>		
sustainability and greenhouse gas saving		
criteria set out in Article 29 of Directive (EU)		
2018/2001. Compliance with the sustainability		
and greenhouse gas saving criteria shall be		
demonstrated in accordance with Article 30 of		
that Directive be certified in accordance with		
Article 29 and 30 of Directive (EU) 2018/2001.		
2. In order to ensure that the greenhouse		
gas emissions savings from the use of low		
gas emissions savings from the use of low		

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Presidency compromise text	Drafting Suggestions	Comments
carbon fuels and low carbon hydrogen are at		
least 70% in accordance with the definitions in		
Article 2, points (10) and (12) under Article 2,		<u></u>
Member States shall require economic operators		
to show that this threshold and the requirements		
established in the methodology referred to in		
paragraph 5 of this Article have been complied		
with. For those purposes, they shall require		
economic operators to use a mass balance		
system in line with Article 30 (1) and (2) of		
Directive (EU) 2018/2001.		
3. Member States shall ensure that		
economic operators submit reliable information		
regarding the compliance with the 70%		
greenhouse gas emissions savings threshold set		
in paragraph 2 and with the greenhouse gas		
emissions saving methodology referred to in		
paragraph 5, and that economic operators make		
available to the relevant Member State, upon		

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Presidency compromise text	Drafting Suggestions	Comments
request, the data that were used to develop the		
information. Member States shall require		
economic operators to put in place an adequate		
standard of independent auditing of the		
information submitted, and to provide evidence		
that this has been done. The auditing shall verify		
that the systems used by economic operators are		
accurate, reliable and protected against fraud.		
4. The obligations laid down in paragraph 2		
shall apply regardless of whether low carbon		
fuels are produced within the Union or are		
imported. Information about the geographic		
origin and feedstock type of low carbon fuels or		
low carbon hydrogen per fuel supplier shall be		
made available to consumers on the websites of		
operators, suppliers or the relevant competent		
authorities and shall be updated on an annual		
basis.		

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Presidency compromise text	Drafting Suggestions	Comments
5. Within 12 months of entry into force of		
this Directive By 31 December 2024, the		
Commission shall adopt delegated acts in		L*//
accordance with Article 83 to supplement this		
Directive by specifying the methodology for		
assessing greenhouse gas emissions savings		
from low carbon fuels. The methodology shall		
ensure that credit for avoided emissions is not		
given for carbon dioxide the capture of which		
has already received an emission credit under		
other provisions of law and shall be consistent		
with the methodology for assessing greenhouse		
gas emissions savings from renewable liquid		
and gaseous transport fuels of non-biological		
origin and from recycled carbon fuels.		
6. The Commission may decide that		
voluntary national or international schemes		
setting standards for the production of low		
carbon fuels or low carbon hydrogen provide		

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Presidency compromise text	Drafting Suggestions	Comments
accurate data on greenhouse gas emission		
savings for the purposes of this Article and		
demonstrate compliance with the methodology		<u></u>
referred to in paragraph 5 of this Article. The		
Commission shall adopt decisions under		
paragraph 4 of this Article only if the scheme		
in question meets adequate standards of		
reliability, transparency and independent		
auditing in line with the requirements set out		
in Regulation (EU) 2022/996 for the		
certification of renewable fuels.		
7. Where an economic operator provides		
evidence or data obtained in accordance with a		
scheme that has been the subject of a		
recognition pursuant to paragraph 6, a Member		
State shall not require the economic operator to		
provide further evidence of compliance with the		
criteria for which the scheme has been		
recognised by the Commission.		

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Presidency compromise text	Drafting Suggestions	Comments
8. Competent authorities of the Member		
States shall supervise the operation of		
certification bodies that are conducting		
independent auditing under a voluntary scheme.		
Certification bodies shall submit, upon the		
request of competent authorities, all relevant		
information necessary to supervise the auditing,		
including the exact date, time and location of		
audits. Where Member States find issues of non-		
conformity, they shall inform the voluntary		
scheme without delay.		
9. At the request of a Member State, which		
may be based on the request of an economic		
operator, the Commission shall, on the basis of		
all available evidence, examine whether the		
greenhouse gas emissions saving criteria laid		
down in this Article, the methodology		
developed in line with paragraph 5 of this		

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Presidency compromise text	Drafting Suggestions	Comments
Article, and the greenhouse gas emissions		
savings thresholds set in Article 2, points (109),		
(11) and (12 θ) have been met. Within six		<u></u>
months of receipt of such a request, the		
Commission shall decide whether the Member		
State concerned may:		
(a) accept the evidence already provided to		
show compliance with the greenhouse gas		
emissions saving criteria for low carbon fuels;		
or		
(b) by way of derogation from paragraph 7,		
require suppliers of the source of low carbon		
fuels to provide further evidence of their		
compliance with the greenhouse gas emissions		
saving criteria and the 70% greenhouse gas		
emissions savings threshold.		

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Presidency compromise text	Drafting Suggestions	Comments
10. Member States shall also require the		
relevant economic operators to enter into the		
Union database information on the transactions		-" //
made and the sustainability characteristics of		
renewable gases and low carbon fuels in line		
with the requirements for renewable fuels		
established in [Article 28 of Directive (EU)		
2018/2001J. Where guarantees of origin have		
been issued for the production of a		
consignment of low carbon gases, these shall		
be subject to the same rules as those set out set		
out in [Article 28 of Directive (EU) 2018/2001]		
for guarantees of origin issued for the		
production of renewable gases.		
[New article 8a		
Possibility to use low-carbon hydrogen and		
low-carbon fuels in decarbonisation objectives		

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Presidency compromise text	Drafting Suggestions	Comments
11 condition compromise cont	Druiting Suggestions	C COMMITTEE OF THE PROPERTY OF
Member States may take into account low-		
carbon fuels of non-biological origin,		
including low-carbon hydrogen, as a		
complement in calculation of:		
a) the greenhouse gas intensity reduction		
referred to in article 25 point (a) of the recast		
[Renewable Directive 2018/2001];		
b) the targets of renewable fuels of non-		
biological origin referred to in article 25 point		
(b) of the recast [Renewable Directive		
2018/2001];		
c) the share of renewable fuels of non-		
biological origin referred to in article 22a point		
(b) of the recast [Renewable Directive		
2018/2001].		

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Presidency compromise text	Drafting Suggestions	Comments
Low-carbon fuels of non-biological origin		
shall not be labelled, nor advertised, as		<u></u>
renewable fuels of non-biological origin.		
Consequently, Member States shall ensure that		
final consumers are given the necessary		
information to differentiate between renewable		
fuels of non-biological origin and low-carbon		
fuels of non-biological origin.]		
♦ 2009/73/EC (adapted)		
⇒ new		
Article 98		
_		
Technical rules		
1 echnical rules		
The regulatory authorities, where Member		

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Presidency compromise text	Drafting Suggestions	Comments
States have so provided or Member States shall		
ensure that technical safety criteria are defined		
and that technical rules establishing the		C*//
minimum technical design and operational		
requirements for the connection to the system of		
LNG facilities, storage facilities, other		
transmission or distribution systems, and direct		
lines, ⇒ as well as to the hydrogen system, ⇔		
are developed and made public. Those technical		
rules shall ensure the interoperability of systems		
and shall be objective and non-discriminatory.		
➤ ACER the Agency may make		
appropriate recommendations towards achieving		
compatibility of those rules, where appropriate.		
Those rules shall be notified to the Commission		
in accordance with Article <u>5\text{\text{\text{\text{9}}}}</u> of Directive <u>(EU)</u>		

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Presidency compromise text	Drafting Suggestions	Comments
2015/153598/34/EC of the European Parliament		
and of the Council 32 of 22 June 1998 laying		
down a procedure for the provision of		<u>- " // </u>
information in the field of technical standards		
and regulations and of rules on Information		
Society services ³³ .		
↑ new		
Where relevant, the regulatory authorities,		
where Member States have so provided, or		
Member States shall require transmission		
system operators, distribution system operators		
and hydrogen network operators in their		
territory to publish technical rules in accordance		
with Article 9, in particular regarding network		

Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services (OJ L 241, 17.9.2015, p. 1).

OJ L 204, 21.7.1998, p. 37.

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Presidency compromise text	Drafting Suggestions	Comments
connection rules that include gas quality, gas		
odourisation and gas pressure requirements.		
Member States shall also require transmission		< > > < < > < < > < < > < < > < < > < < > < < > < < > < < > < < > < < > < < > < < > < < > < < < > < < > < < > < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < > < < < < > < < < > < < < < > < < < < > < < < < < < > < < < < < < < < < < < > < < < < < < < < < < < < < < < < < < < <
and distribution system operators to publish the		
connection tariffs to connect gas from		
renewable sources based on objective,		
transparent and non-discriminatory criteria.		
CHAPTER III		
CONSUMER EMPOWERMENT AND		
PROTECTION AND RETAIL MARKETS		
Article 10		
Basic contractual rights		
1. Member States shall ensure that all final		
customers except customers who have access		

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Presidency compromise text	Drafting Suggestions	Comments
to alternative supplies of renewable energy		
are entitled to have gases provided by a		
supplier, subject to the supplier's agreement,		
regardless of the Member State in which the		
supplier is registered, provided that the supplier		
follows the applicable trading, <i>and</i> balancing		
and security of supply rules and requirements		
resulting from Article 7(2). In that regard,		
Member States shall take all measures necessary		
to ensure that administrative procedures do not		
discriminate against suppliers already registered		
in another Member State.		
2. Without prejudice to Union rules on		
consumer protection, in particular Directive		
2011/83/EU of the European Parliament and of		
the Council and Council Directive 93/13/EEC,		
Member States shall ensure that final customers		
have the rights provided for in paragraphs 3 to		
12 of this Article.		
		l

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Presidency compromise text	Drafting Suggestions	Comments
3. Final customers shall have the right to a		
contract with their supplier that specifies:		<u>_</u> "//
(a) the identity and address of the supplier;		
(b) the services provided, the service quality		
levels offered, as well as the time for the initial		
connection;		
(c) the types of maintenance service offered;		
(1)		
(d) the means by which up-to-date		
information on all applicable tariffs,		
maintenance charges and bundled products or		
services may be obtained;		
(e) the duration of the contract, the		
conditions for renewal and termination of the		
		<u> </u>

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Presidency compromise text	Drafting Suggestions	Comments
contract and services, including products or		
services that are bundled with those services,		
and whether terminating the contract without		<u>_ '//</u>
charge is permitted;		
(f) any compensation and the refund		
arrangements which apply if contracted service		
quality levels are not met, including inaccurate		
or delayed billing;		
(g) the method of initiating an out-of-court		
dispute settlement procedure in accordance with		
Article 24;		
(h) information relating to consumer rights,		
including information on complaint handling		
and all the information referred to in this		
paragraph, clearly communicated on the bill or		
the hydrogen or natural gas undertaking's web		
and all the information referred to in this paragraph, clearly communicated on the bill or		

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Presidency compromise text Site. Conditions shall be fair and well known in advance. In any case, the information shall be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information relating to the matters set out in this paragraph referred to in points (a) to (f) shall also be provided prior to the conclusion of the contract.	
Conditions shall be fair and well known in advance. In any case, the information shall be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information <i>relating</i> to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
advance. In any case, the information shall be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information <i>relating</i> to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
advance. In any case, the information shall be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information <i>relating</i> to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information <i>relating</i> to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
of the contract. Where contracts are concluded through intermediaries, the information <i>relating</i> to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
through intermediaries, the information relating to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
to the matters set out in this paragraph referred to in points (a) to (f) shall also be	
referred to in points (a) to (f) shall also be	
provided prior to the conclusion of the contract.	
Final customers shall be provided with a	
summary of the key contractual conditions in a	
prominent manner and in concise and simple	
language. The Commission shall provide non-	
binding guidance in this regard.	
4. Final customers shall be given adequate	
notice of any intention to modify contractual	

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Presidency compromise text	Drafting Suggestions	Comments
conditions and shall be informed about their		
right to terminate the contract when the notice is		
given. Suppliers shall notify their final customer		<u>- " // </u>
directly and in a transparent and comprehensible		
manner, of any adjustment in the supply price		
and of the reasons and preconditions for the		
adjustment and its scope, no later than two		
weeks, or no later than one month in the case of		
household customers, before the adjustment		
comes into effect. Member States shall ensure		
that final customers are free to terminate		
contracts if they do not accept the new		
contractual conditions or adjustments in the		
supply price notified to them by their supplier.		
5. Suppliers shall provide final customers		
with transparent information on applicable		
prices and tariffs and on standard terms and		
conditions, in respect of access to and use of		
gases services.		

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Presidency compromise text	Drafting Suggestions	Comments	
6. Suppliers shall offer final customers a			
wide choice of payment methods. Such payment		<u>- " // </u>	
methods shall not unduly discriminate between			
customers. Any difference in charges related to			
payment methods or prepayment systems shall			
be objective, non-discriminatory and			
proportionate and shall not exceed the direct			
costs borne by the payee for the use of a specific			
payment method or a prepayment system, in			
accordance with Article 62 of Directive (EU)			
2015/2366 of the European Parliament and of			
the Council ³⁴ .			
7. Household customers who have access			
to prepayment systems shall not be placed at a			

Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015).

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Presidency compromise text	Drafting Suggestions	Comments
disadvantage by the prepayment systems.		
8. Suppliers shall offer final customers fair		
and transparent general terms and conditions,		
which shall be provided in plain and		
unambiguous language and shall not include		
non-contractual barriers to the exercise of		
customers' rights, such as excessive contractual		
documentation. Customers shall be protected		
against unfair or misleading selling methods.		
9. Final customers shall have the right to a		
good standard of service and complaint handling		
by their suppliers. Suppliers shall handle		
complaints in a simple, fair and prompt manner.		
10. Suppliers shall provide natural gas		
household customers with adequate information		
on alternative measures to avoid disconnection		

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Presidency compromise text	Drafting Suggestions	Comments
sufficiently in advance of any planned		
disconnection. Such alternative measures may		
include information about sources of support to		<u></u>
avoid disconnection, prepayment systems,		
energy audits, energy consultancy services,		
alternative payment plans, debt management		
advice or disconnection moratoria and shall not		
entail an extra cost to the customers facing		
disconnection.		
11. Suppliers shall provide final customers		
with a final closure account after any switch of		
supplier no later than six weeks after such a		
switch has taken place.		
Article 11		
Right to switch and rules on switching-		
related fees		

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Presidency compromise text	Drafting Suggestions	Comments
1. Customers shall have the right to switch		
gases suppliers or market participants. Member		
States shall ensure that a customer wishing to		
switch suppliers or market participants, while		
respecting contractual conditions, is entitled to		
such a switch within a maximum of three weeks		
from the date of the request. By 2026 at the		
latest, the technical process of switching		
supplier or market participant shall take no		
longer than 24 hours and shall be possible on		
any working day.		
2. Member States shall ensure that the right		
to switch supplier or market participant is		
granted to customers in a non-discriminatory		
manner as regards cost, effort and time.		
3. Member States shall ensure that at least		

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Presidency compromise text	Drafting Suggestions	Comments
household customers and small enterprises are		
not charged any switching-related fees for		
gases. However Member States may allow		<u></u>
suppliers or market participants to charge		
customers contract termination fees where those		
customers voluntarily terminate fixed-term,		
fixed-price supply contracts before their		
maturity, provided that such fees:		
(a) are part of a contract that the customer		
has voluntarily entered into; and		
(b) are clearly communicated to the		
customer before the contract is entered into.		
Such fees shall be proportionate and shall not		
exceed the direct economic loss to the supplier		
or the market participant resulting from the		
customer's termination of the contract, <u>In case</u>		

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Presidency compromise text	Drafting Suggestions	Comments
of bundled offers, customers should be able		
to terminate individual services of a contract.		
including the costs of any bundled investments		<u></u> ,
or services that have already been provided to		
the customer as part of the contract. The burden		
of proving the direct economic loss shall be on		
the supplier or market participant. The		
permissibility of contract termination fees shall		
be monitored by the regulatory authority, or by		
another competent national authority.		
4. Household customers for gases shall be		
entitled to participate in collective switching		
schemes. Member States shall remove all		
regulatory or administrative barriers for		
collective switching, and provide a framework		
that ensures the consumer protection to avoid		
any abusive practices.		
5. Member States shall ensure that		

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Presidency compromise text	Drafting Suggestions	Comments
customers who are no longer in need of gas		
supply are granted the right to terminate		
their gas supply contracts at short notice.		<u></u>
Article 11a		
Consumer protection in relation to the		
phasing out of natural gas		
Where the disconnection of network users		
pursuant to Article 34(4) is allowed, Member		
States shall ensure that:		
<u>a.</u> <u>the network operator has consulted</u>		
with affected network users and other		
relevant stakeholders, notably consumer		
organisations;		
b. network users and relevant		

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Presidency compromise text	Drafting Suggestions	Comments
stakeholders are informed sufficiently in		
advance of the planned date for		
disconnection;		<u></u>
c. final customers have access to		
information and appropriate advice on		
sustainable heating options through the one		
stop shop procedure established in		
accordance with Article 21 of the of Directive		
(EU)/ [recast EED].		
Article 12		
Comparison tools for natural gas		
1. Member States shall ensure that at least		
natural gas household customers, and		
microenterprises, have access, free of charge, to		
at least one tool comparing the offers of		

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Presidency compromise text	Drafting Suggestions	Comments
suppliers, including bundled offers. Customers		
shall be informed of the availability of such		
tools in or together with their bills or by other		C.*//
means. The tools shall meet at least the		
following requirements:		
(a) they shall be independent from market		
participants and ensure that natural gas		
undertakings are given equal treatment in search		
results;		
(b) they shall clearly disclose their owners		
and the natural or legal person operating and		
controlling the tools, as well as information on		
how the tools are financed;		
(c) they shall set out clear and objective		
criteria on which the comparison is to be based,		
including services, and disclose them;		

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Presidency compromise text	Drafting Suggestions	Comments
(d) they shall use plain and unambiguous language;		
(e) they shall provide accurate and up-to-		
date information and state the time of the last		
update on the information;		
(f) they shall be accessible to persons with		
disabilities, by being perceivable, operable,		
understandable and robust;		
(g) they shall provide an effective procedure		
for reporting incorrect information on published		
offers;		
(h) they shall perform comparisons, while		
limiting the personal data requested to that		
strictly necessary for the comparison.		

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Presidency compromise text	Drafting Suggestions	Comments
Member States shall ensure that at least one tool		
covers the entire natural gas market. Where		
multiple tools cover the market, those tools shall		
include, as complete as practicable, a range of		
gas offers covering a significant part of the		
market and, where those tools do not completely		
cover the market, a clear statement to that effect,		
before displaying results.		
2. The tools may be operated by any entity,		
including private companies and public		
authorities or bodies.		
3. Member States may require comparison		
tools referred to in paragraph 1 to include		
comparative criteria relating to the nature of the		
services offered by the suppliers.		

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Presidency compromise text	Drafting Suggestions	Comments
4. Member States shall appoint a		
competent authority to be responsible for		
issuing trust marks for comparison tools that		<u>-"//</u>
meet the requirements set out in paragraph 1,		
and for ensuring that comparison tools bearing a		
trust mark continue to meet those requirements.		
That authority shall be independent of any		
market participants and comparison tool		
operators.		
5. Any tool comparing the offers of market		
participants shall be eligible to apply for a trust		
mark in accordance with this Article on a		
voluntary and non-discriminatory basis.		
6. By way of derogation from paragraphs 4		
and 5, Member States may choose not to		
provide for the issuance of trust marks to		
comparison tools if a public authority or body		
provides a comparison tool that meets the		

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Presidency compromise text	Drafting Suggestions	Comments
requirements set out in paragraph 1.		
Article 13		
A stirry was to see as the section of a section of		
Active customers on the natural gas market		
1. Member States shall ensure that final		
customers are entitled to act as active customers		
without being subject to disproportionate or		
discriminatory technical requirements,		
administrative requirements, procedures and		
charges, and to network charges that are not cost-reflective.		
COSt-Teffective.		
2. Member States shall ensure that active		
customers are:		
(a) entitled to operate directly;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) entitled to sell self-produced renewable		
natural gases using the natural gas system;		
(c) entitled to participate in energy		
efficiency and demand shifting schemes;		
(d) entitled to delegate to a third party the		
management of the installations required for		
their activities, including installation, operation,		
data handling and maintenance, without that		
third party being considered to be an active		
customer;		
(e) subject to cost-reflective, transparent and		
non-discriminatory network charges, ensuring		
that they contribute in an adequate and balanced		
way to the overall cost sharing of the system;		
(f) are financially responsible for the		

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Presidency compromise text	Drafting Suggestions	Comments
imbalances they cause in the natural gas system		
or shall delegate their balancing responsibility in		
accordance with Article 3 (e) of [Recast Gas		<u></u> ,//
Regulation as proposed in COM(2021) ****		
804].		
3. Member States may have different		
provisions applicable to individual and jointly-		
acting active customers in their national law,		
provided that all rights and obligations under		
this Article apply to all active customers. Any		
difference in the treatment of jointly-acting		
active customers shall be proportionate and duly		
justified.		
4. Member States shall ensure that active		
customers that own facilities that store		
renewable gas:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) have the right to a grid connection		
within a reasonable time after they made a		
request to that effect, provided that all necessary		<u></u>
conditions, such as balancing responsibility, are		
fulfilled;		
(b) are not subject to any double charges,		
including network charges, for stored renewable		
gas remaining within their premises;		
(c) are not subject to disproportionate		
licensing requirements or fees;		
(d) are allowed to provide several services		
simultaneously, if technically feasible.		
Article 14		
Citizen energy communities on the natural		

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Presidency compromise text	Drafting Suggestions	Comments
gas market		
1. Member States shall-may provide an		
enabling regulatory framework for citizen		
energy communities.		
2. Where Member States provide an		
enabling framework as referred to in		
paragraph 1, they shall ensure that ensuring		
that:		
(a) participation in a citizen energy		
community is open and voluntary;		
(b) members or shareholders of a citizen		
energy community are entitled to leave the		
community, in which case Article 11-applies;		
(c) members or shareholders of a citizen		
		-

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Presidency compromise text	Drafting Suggestions	Comments
energy community do not lose their rights and		
obligations as household customers or active		
customers;		<u></u>
(d) subject to fair compensation as assessed		
by the regulatory authority, relevant distribution		
system operators cooperate with citizen energy		
communities to facilitate transfers of renewable		
natural gases within citizen energy		
communities;		
(e) citizen energy communities are subject		
to non-discriminatory, fair, proportionate and		
transparent procedures and charges, including		
with respect to grid connection, registration and		
licensing, and to transparent, non-discriminatory		
and cost-reflective network charges, ensuring		
that they contribute in an adequate and balanced		
way to the overall cost sharing of the natural gas		
system.		

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Presidency compromise text	Drafting Suggestions	Comments
2. Member States may provide in the		
enabling regulatory framework that citizen		
energy communities:		
(a) are open to cross-border participation;		
(b) are entitled to own, establish, purchase		
or lease distribution networks and to		
autonomously manage them subject to		
conditions set out in paragraph 4 of this Article;		
(c) are subject to the exemptions provided		
for in Article 28(2).		
3. Member States shall ensure that citizen		
energy communities:		
(a) are able to access all natural gas markets		

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Presidency compromise text	Drafting Suggestions	Comments
in a non-discriminatory manner;		
(b) are treated in a non-discriminatory and		
proportionate manner with regard to their		
activities, rights and obligations as final		
customers, producers, suppliers or distribution		
system operators or market participants;		
(c) are financially responsible for the		
imbalances they cause in the natural gas system		
or shall delegate their balancing responsibility in		
line with Article 3 (e) of [recast Gas Regulation		
as proposed in COM(2021) xxx 804];		
(d) are treated like active customers in		
accordance with point (e) of paragraph 2 and		
points (a), (c) and (d) of Paragraph 4 of Article		
13 [Active Customers];		

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Presidency compromise text	Drafting Suggestions	Comments
(e) are entitled to arrange within the citizen		
energy community the sharing of renewable gas		
that are produced by the production units owned		<u></u>
by the community, subject to other requirements		
laid down in this Article and subject to the		
community members retaining their rights and		
obligations as final customers.		
For the purposes of the first subparagraph, point		
(e), where renewable gases are shared, this shall		
be without prejudice to applicable network		
charges, tariffs and levies, in accordance with a		
transparent cost-benefit analysis of distributed		
energy resources developed by the competent		
national authority.		
4. Member States may decide to grant		
citizen energy communities the right to manage		
distribution networks in their area of operation		
and establish the relevant procedures, without		

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Presidency compromise text	Drafting Suggestions	Comments
prejudice to Chapter VI or to other rules and		
regulations applying to distribution system		
operators.		<u></u>
Where such a right as referred to in the fourth		
subparagraph is granted, Member States shall		
ensure that citizen energy communities:		
(a) are allowed to transport non-renewable		
gas where such gas is for a natural gas customer		
who is not a member of the citizen energy		
community or is necessary for secure system		
operation;		
(b) are entitled to conclude an agreement on		
the operation of their network with the relevant		
distribution system operator or transmission		
system operator to which their network is		
connected;		

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Presidency compromise text	Drafting Suggestions	Comments
(c) are subject to appropriate network		
charges at the connection points between their		<u>_`</u> //
network and the distribution network outside the		
citizen energy community;		
citizen energy community,		
(d) do not discriminate or harm customers		
who remain connected to the distribution		
system.		
Article 15		
Afficie 15		
Bills and billing information		
1. Member States shall ensure that bills and		
billing information are accurate, easy to		
understand, clear, concise, user-friendly and		
presented in a manner that facilitates		
comparison by final customers and that they		

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Presidency compromise text	Drafting Suggestions	Comments
fulfil the minimum requirements set out in		
Annex I. On request, final customers shall		
receive a clear and understandable explanation		<u></u>
of how their bill was derived, especially where		
bills are not based on actual consumption.		
2. Member States shall ensure that final		
customers receive all their bills and billing		
information free of charge.		
3. Member States shall ensure that final		
customers are offered the option of electronic		
bills and billing information and in the case of		
household customers and small enterprises,		
that are offered flexible arrangements for the		
actual payment of the bills are offered.		
4. Where the contract provides for a future		
change of the product or price, or a discount,		
<u> </u>		

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Presidency compromise text	Drafting Suggestions	Comments
this shall be indicated on the bill together with		
the date on which the change takes place.		
Member States shall consult consumer		
organisations when they consider changes to the		
requirements for the content of bills.		
Article 16		
Smart metering systems in the natural gas		
system		
1. In order to promote energy efficiency		
and to empower final customers, Member States		
or, where a Member State has so provided, the		
regulatory authority shall strongly recommend		
that natural gas undertakings optimise the use of		
natural gas, inter alia, by providing energy		
management services, and introducing smart		

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Presidency compromise text	Drafting Suggestions	Comments
metering systems that are interoperable, in		
particular with consumer energy management		
systems and with smart grids, in accordance		<u></u>
with the applicable Union data protection rules.		
2. Member States shall ensure the		
deployment in their territories of smart metering		
-		
systems. Such deployment may be subject to a		
cost-benefit assessment which shall be		
undertaken in accordance with the principles		
laid down in Annex II. In their cost-benefit		
assessment, Member States may make		
separate assessments for different categories		
of customers and customer groups, such as		
households, small and medium-sized		
enterprises and industry.		
3. Member States that proceed with the		
deployment of smart metering systems shall		
adopt and publish the minimum functional and		

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Presidency compromise text	Drafting Suggestions	Comments
technical requirements for the smart metering		
systems to be deployed in their territories, in		
accordance with Article 18 and Annex II.		<u></u>
Member States shall ensure the interoperability		
of those smart metering systems, as well as their		
ability to provide output for consumer energy		
management systems. In that respect, Member		
States shall have due regard to the use of the		
relevant available standards, including those		
enabling interoperability, to best practices and		
to the importance of the development of smart		
grids and the development of the internal market		
for natural gas.		
4. Member States that proceed with the		
deployment of smart metering systems shall		
ensure that final customers contribute to the		
associated costs of the deployment in a		
transparent and non-discriminatory manner,		
while taking into account the long-term benefits		

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Presidency compromise text	Drafting Suggestions	Comments
to the whole value chain. Member States or,		
where a Member State has so provided, the		
designated competent authorities, shall regularly		<u></u>
monitor such deployment in their territories to		
track the delivery of benefits to consumers.		
5. Where the deployment of smart metering		
systems has been negatively assessed as a result		
of the cost-benefit assessment referred to in		
paragraph 2, Member States shall ensure that the		
assessment is revised at least every four years in		
response to significant changes in the		
underlying assumptions and in response to		
technological and market		
developments. Member States shall notify to the		
Commission the outcome of their updated cost-		
benefit assessment as it becomes available.		
6. The provisions in this Directive		
concerning smart metering systems shall apply		

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Presidency compromise text	Drafting Suggestions	Comments
to future installations and to installations that		
replace older smart meters. Smart metering		
systems that have already been installed, or for		C*/
which the 'start of works' began, before [date of		
entry into force], may remain in operation over		
their lifetime. However, smart metering systems		
that do not meet the requirements of Article 20		
and Annex II, shall not remain in operation after		
[12 years after entering into force of this		
Directive].		
7. For the purpose of paragraph 6, 'start of		
works' means either the start of construction		
works on the investment or the first firm		
commitment to order equipment or other		
commitment that makes the investment		
irreversible, whichever is the first in time.		
Buying of land and preparatory works such as		
obtaining permits and conducting preliminary		
feasibility studies shall not be considered as		

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Presidency compromise text	Drafting Suggestions	Comments
start of works. For take-overs, 'start of works'		
means the moment of acquiring the assets		
directly linked to the acquired establishment.		<u></u>
Article 17		
Smart metering systems in the hydrogen		
system		
1. Member States shall ensure the		
deployment of smart metering systems that can		
accurately measure consumption, provide		
information on actual time of use, and are		
capable to transmit and receive data for		
information, monitoring and control purposes,		
using a form of electronic communication. Such		
deployment may be subject to a cost-benefit		
assessment which shall be undertaken in		
accordance with the principles laid down in		

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Presidency compromise text	Drafting Suggestions	Comments
Annex II.		
2. Member States shall ensure the security		- //
of the metering systems and respective data		
communication, and the privacy of final		
customers, in compliance with relevant Union		
data protection and privacy legislation, as well		
as their interoperability and having regard to the		
use of appropriate standards.		
3. The Commission shall adopt, by means		
of implementing acts, interoperability		
requirements for smart metering and procedures		
to ensure, for those eligible, access to data		
coming from those metering systems. Those		
implementing acts shall be adopted in		
accordance with the advisory procedure referred		
to in Article 4 of Regulation (EU) No 182/2011.		

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Presidency compromise text	Drafting Suggestions	Comments
4. Member States that proceed with the		
deployment of smart metering systems shall		
ensure that final customers contribute to the		<u></u>
associated costs of the deployment in a		
transparent and non-discriminatory manner,		
while taking into account the long-term		
benefits to the whole value chain. Member		
States or, where a Member State has so		
provided, the designated competent authorities,		
shall regularly monitor such deployment in		
their territories to track the delivery of benefits		
to consumers.		
5. Where the deployment of smart		
metering systems has been negatively assessed		
as a result of the cost-benefit assessment		
referred to in paragraph 1, Member States		
shall ensure that the assessment is revised at		
least every four years in response to significant		
changes in the underlying assumptions and in		

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Presidency compromise text	Drafting Suggestions	Comments
response to technological and market		
developments. Member States shall notify to		
the Commission the outcome of their updated		<u>- " // </u>
cost-benefit assessment as it becomes available.		
Article 18		
Eunationalities of amout motoring avatoms in		
Functionalities of smart metering systems in the natural gas system		
The mutual gas system		
Where the deployment of smart metering		
systems is positively assessed as a result of the		
cost-benefit assessment referred to in Article		
16(2), or where smart metering systems are		
systematically deployed after [date of entry into		
force], Member States shall deploy those		
systems in accordance with European standards,		
the following requirements, and Annex II:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) the smart metering systems shall		
accurately measure actual natural gas		
consumption and shall be capable of providing		<u></u>
to final customers information on actual time of		
use, including validated historical consumption		
data which shall be made easily and securely		
available and visualised to final customers on		
request and at no additional cost, and non -		
validated most recent available consumption		
data which shall also be made easily and		
securely available to final customers at no		
additional cost, through a standardised interface		
or through remote access, in order to support		
automated energy efficiency programmes, and		
other services;		
(b) the security of the smart metering		
systems and data communication shall comply		
with relevant Union security rules, having due		
regard to the best available techniques for		

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Presidency compromise text	Drafting Suggestions	Comments
ensuring the highest level of cybersecurity		
protection while bearing in mind the costs and		
the principle of proportionality;		<u></u>
(c) the privacy of final customers and the		
protection of their data shall comply with		
relevant Union data protection and privacy		
rules;		
(d) if final customers request it, their natural		
gas consumption data shall be made available to		
them, in accordance with the implementing acts		
adopted pursuant to Article 23, through a		
standardised communication interface or		
through remote access, or to a third party acting		
on their behalf, in an easily understandable		
format allowing them to compare offers on a		
like-for-like basis;		
		I

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Presidency compromise text	Drafting Suggestions	Comments
(e) appropriate advice and information shall		
be given to final customers prior to or at the		
time of installation of smart meters, in particular		<u></u>
concerning their full potential with regard to the		
management of meter reading and the		
monitoring of energy consumption, and		
concerning the collection and processing of		
personal data in accordance with the applicable		
Union data protection rules;		
(f) smart metering systems shall enable		
final customers to be metered and settled at the		
same time resolution as the shortest settlement		
period in the national market.		
For the purposes of point (d) of the first		
subparagraph, it shall be possible for final		
customers to retrieve their metering data or		
transmit them to another party at no additional		
cost and in accordance with their right to data		

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Presidency compromise text	Drafting Suggestions	Comments
	Draining Suggestions	Commences
portability under Union data protection rules.		
Article 19		
Entitlement to a smart meter for natural gas		
1. Where the deployment of smart metering		
systems has been negatively assessed as a result		
of the cost-benefit assessment referred to in		
Article 16(2) and where smart metering systems		
are not systematically being deployed, Member		
States shall ensure that every final customer is		
entitled on request, while bearing the associated		
costs, to have installed or, where applicable, to		
have upgraded, under fair, reasonable and cost-		
effective conditions, a smart meter that:		
(a) is equipped, where technically feasible,		
with the functionalities referred to in Article 18,		

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Presidency compromise text	Drafting Suggestions	Comments
or with a minimum set of functionalities to be		
defined and published by Member States at		
national level in accordance with Annex II;		<u></u>
(b) is interoperable and able to deliver the		
desired connectivity of the metering		
infrastructure with consumer energy		
management systems.		
2. Where a customer requests a smart meter		
pursuant to paragraph 1, Member States or,		
where a Member State has so provided, the		
designated competent authorities shall:		
(a) ensure that the offer to the final		
customer requesting the installation of a smart		
meter explicitly states and clearly describes:		
(i) the functions and interoperability that		

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Presidency compromise text	Drafting Suggestions	Comments
can be supported by the smart meter and the		
services that can be provided as well as the		
benefits that can be realistically attained by		<u></u> ,//
having that smart meter at that moment in time;		
(ii) any associated costs to be borne by the		
final customer;		
(b) ensure that the smart meter is installed		
within a reasonable time, and in any case no		
later than four months after the customer's		
request;		
(c) regularly, and at least every two years,		
review and make publicly available the		
associated costs, and trace the evolution of those		
costs as a result of technology developments		
and potential metering system upgrades.		

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Presidency compromise text	Drafting Suggestions	Comments
Article 20		
Conventional meters for natural gas		
1. Where final natural gas customers do not	Member States may exempt household	For certain individual old soviet types of
have smart meters, Member States shall ensure	customers that do not use gas for heating	buildings still existing in Hungary it is
that final customers are provided with individual	purposes from this requirement. The	technically and economically not justified to
conventional meters that accurately measure	exemption may also be extended to non-	start complete reconstruction works on the
their actual consumption. Member States may	household consumers located in buildings	building to apply individual conventional
exempt household customers that do not use	where the majority of consumers are	meters. In such apartment blocks without
gas for heating purposes from this	households eligible for exemption.	individual meters tenants only use gas for
requirement.		cooking purposes. Individual gas metering
		would be technically unfeasible, with costs
		highly exceeding the potential savings.
		In such special case we need to exempt from the
		general rule in the interest of such consumers
		taking into account: technical possibility,
		financial reasons and proportionality, and the
		potential energy savings. We propose to apply
		such conditions before applying individual

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Presidency compromise text	Drafting Suggestions	Comments
		meters. The exemption rule proposed in REV4
		also provides a solution for households in such
		building.
		However not only households reside in these
		apartments, but several small and micro-
		enterprises rent such flats for offices. While the
		proposed change in REV 4 provides a solution
		for households, the exemption should be
		extended to those non-household consumers that
		operate in such buildings.
2. Member States shall ensure that final		
natural gas customers are able to easily read		
their conventional meters, either directly or		
indirectly through an online interface or through		
another appropriate interface.		
Article 21		

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Presidency compromise text	Drafting Suggestions	Comments
Data management		
1. When laying down the rules regarding		
the management and exchange of data, Member		
States or, where a Member State has so		
provided, the designated competent authorities		
shall specify the rules on the access to data of		
the final customer by eligible parties in		
accordance with this Article and the applicable		
Union legal framework. For the purpose of this		
Directive, data shall be understood to include		
metering and consumption data as well as data		
required for customer switching, and other		
services.		
2. Member States shall organise the		
management of data in order to ensure efficient		
and secure data access and exchange, as well as		

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Presidency compromise text	Drafting Suggestions	Comments
data protection and data security.		
Independently of the data management model		
applied in each Member State, the parties		
responsible for data management shall provide		
access to the data of the final customer to any		
eligible party, in accordance with paragraph 1.		
Eligible parties shall have the requested data at		
their disposal in a non-discriminatory manner		
and simultaneously. Access to data shall be easy		
and the relevant procedures for obtaining access		
to data shall be made publicly available.		
3. The rules on access to data and data		
storage for the purpose of this Directive shall		
comply with the relevant Union law.		
The processing of personal data within the		
framework of this Directive shall be carried out		

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Presidency compromise text	Drafting Suggestions	Comments
in accordance with Regulation (EU) 2016/679.		
in accordance with Regulation (EO) 2010/079.		
4. Member States or, where a Member		
State has so provided, the designated competent		
authorities, shall authorise and certify or, where		
applicable, supervise the parties responsible for		
the data management, in order to ensure that		
they comply with the requirements of this		
Directive.		
Without prejudice to the tasks of the data		
1 0		
protection officers under Regulation (EU)		
2016/679, Member States may decide to require		
that parties responsible for the data management		
appoint compliance officers who shall be		
responsible for monitoring the implementation		
of measures taken by those parties to ensure		
non-discriminatory access to data and		
compliance with the requirements of this		
Directive.		
Directive.		

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Presidency compromise text	Drafting Suggestions	Comments
Member States may appoint compliance officers		
or bodies referred to in point (d) of Article 44(2)		<u>_`//</u>
of this Directive to fulfil the obligations under		
this paragraph.		
5. No additional costs shall be charged to		
final customers for access to their data or for a		
request to make their data available.		
Member States shall be responsible for setting		
the relevant charges for access to data by		
eligible parties.		
Member States or, where a Member State has so		
provided, the designated competent authorities		
shall ensure that any charges imposed by		
regulated entities that provide data services are		
reasonable and duly justified.		

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
Article 22		
Interoperability requirements and		
procedures for access to data in the natural		
gas market		
1. In order to promote competition in the		
natural gas retail market and to avoid excessive		
administrative costs for the eligible parties,		
Member States shall facilitate the full		
interoperability of energy services within the		
Union.		
2. The Commission shall adopt, by means		
of implementing acts, interoperability		
requirements and non-discriminatory and		
transparent procedures for access to data		
referred to in Article 21(1). Those implementing		

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Presidency compromise text	Drafting Suggestions	Comments
acts shall be adopted in accordance with the		
advisory procedure referred to in Article 4 of		
Regulation (EU) No 182/2011.		<u></u> ,//
3. Member States shall ensure that natural		
gas undertakings apply the interoperability		
requirements and procedures for access to data		
referred to in paragraph 2. Those requirements		
and procedures shall be based on existing		
national practices.		
Article 23		
Single points of contact		
Member States shall ensure that single points of		
contact are established to provide customers		
with all necessary information concerning their		
rights, the applicable law and dispute settlement		

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Presidency compromise text	Drafting Suggestions	Comments
mechanisms available to them in the event of a		
dispute. Such single points of contact may be		
part of general consumer information points and		<u></u>
may be the same entities as the single contact		
points for electricity referred to in Article 26 of		
Directive 2019/944/EU [on common rules for		
the internal market in electricity.		
Article 24		
Right to out-of-court dispute settlement		
1. Member States shall ensure that final		
customers have access to simple, fair,		
reasonable, transparent, independent, cost-		
effective and efficient out-of-court mechanisms		
for the settlement of disputes concerning rights		
and obligations established under this Directive,		
through an independent mechanism such as an		

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Presidency compromise text	Drafting Suggestions	Comments
energy ombudsman or a consumer body, or		
through a regulatory authority. Where the final		
customer is a consumer within the meaning of		<u></u>
Directive 2013/11/EU of the European		
Parliament and of the Council ⁽²³⁾ , such out-of-		
court dispute settlement mechanisms shall		
comply with the quality requirements of that		
Directive and shall provide, where warranted,		
for systems of reimbursement and		
compensation.		
2. Where necessary, Member States shall		
ensure that alternative dispute resolution entities		
cooperate to provide simple, fair, transparent,		
independent, effective and efficient out-of-court		
dispute settlement mechanisms for any dispute		
that arises from products or services that are tied		
to, or bundled with, any product or service		
falling under the scope of this Directive.		

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Presidency compromise text	Drafting Suggestions	Comments
3. The participation of gas undertakings in		
out-of-court dispute settlement mechanisms for		
household customers shall be mandatory unless		<u></u>
the Member State concerned demonstrates to		
the Commission that other mechanisms are		
equally effective.		
Article 25		
Protection of \(\frac{1}{2} \)vulnerable customers \(and \)		
suppliers of last resort		
1. Member States shall take appropriate		
measures to protect final customers, and shall,		
in particular, ensure that there are adequate		
safeguards to protect vulnerable customers. In		
this context, each Member State shall define the		
concept of vulnerable customers which may		
refer to energy poverty. The concept of		

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Presidency compromise text	Drafting Suggestions	Comments
vulnerable customers may include income		
levels, the share of energy expenditure of		
disposable income, the energy efficiency of		<u></u>
homes, critical dependence on gas equipment		
for health reasons, age or other criteria.		
Measures to protect vulnerable eonsumers		
customers may include, inter alia, to the		
prohibition of disconnection of \$\frac{\oldsymbol{d}}{\text{s}}\$ such customers		
in critical times.		
2. In particular, Member States shall take		
appropriate measures to protect final customers		
in remote areas who are connected to the natural		
gas or hydrogen systems. Member States may		
appoint a supplier of last resort for household		
customers, and, where Member States deem it to		
be appropriate, small enterprises and		
microenterprises considered to be vulnerable		
customers connected to the natural gas or		
hydrogen systems. Member States They shall		

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Presidency compromise text	Drafting Suggestions	Comments
ensure high levels of consumer protection,		
particularly with respect to transparency		
regarding contractual terms and conditions, and		<u>_ `//</u>
competitive, transparent and non-		
discriminatory prices, general information and		
dispute settlement mechanisms.		
▼ 2009/73/EC		
Article 45		
Retail markets		
In order to facilitate the emergence of well		
functioning and transparent retail markets in the		
Community, Member States shall ensure that		
the roles and responsibilities of transmission		
system operators, distribution system operators,		
supply undertakings and customers and if		

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Presidency compromise text	Drafting Suggestions	Comments
necessary other market parties are defined with		
respect to contractual arrangements,		
commitment to customers, data exchange and		<u>_ " // </u>
settlement rules, data ownership and metering		
responsibility.		
Those rules shall be made public, be designed		
with the aim to facilitate customers' and		
suppliers' access to networks and they shall be		
subject to review by the regulatory authorities or		
other relevant national authorities.		
□ new		
Chapter IV		
Third party access to infrastructure		
Section I		

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Presidency compromise text	Drafting Suggestions	Comments
Access to natural gas infrastructure		
		~ //
Article 26		
Maybot access for nonervable and law earbon		
Market access for renewable and low carbon		
gases		
Member States shall enable the access of		
renewable and low carbon gases to the market		
and infrastructure regardless whether the		
renewable and low carbon gases production		
facilities are connected to distribution or		
transmission networks.		
↓ 2009/73/EC (adapted)		
⇒ new		
, 110 W		

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Presidency compromise text	Drafting Suggestions	Comments
Article <u>2732</u>		
Third-party access ⋈ to natural gas		
distribution and transmission and LNG		
terminals ⊠		
1. Member States shall ensure the		
implementation of a system of third party access		
to the transmission and distribution system, and		
LNG facilities based on published tariffs,		
applicable to all eligible customers, including		
supply undertakings, and applied objectively		
and without discrimination between system		
users. Member States shall ensure that those		
tariffs, or the methodologies underlying their		
calculation, are approved prior to their entry into		
force in accordance with Article <u>7241</u> by a		
regulatory authority referred to in		
Article $\underline{7039(1)}$ and that those tariffs — and the		
methodologies, where only methodologies are		

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Presidency compromise text	Drafting Suggestions	Comments
approved — are published prior to their entry		
into force. ⇒ Tariff discounts <u>may</u> ean be		
granted only if so provided by Union		<u>_"</u> //
legislation. ⇔		
2. Transmission system operators shall, if		
necessary for the purpose of earrying out their		
functions including in relation to cross-border		
transmission, have access to the network of		
other transmission system operators.		
23 The provisions of this Directive shall not	No long-term contracts for the supply of	Restricting gas supply contracts over the 2049
prevent the conclusion of long-term contracts	unabated fossil gas shall be concluded with a	period is still not acceptable for us. Long term
\Rightarrow for renewable and low carbon gases \Leftarrow in so	duration beyond the end of year 2049 . ←.	contracts are contracts from 1 year duration, but
far as they comply with Community		also restriction of Member States to implement
□ Union		their ways of reaching climate neutrality is a
contribute to decarbonisation. No long-term		concern for us. We maintain our position, that
contracts for the supply of unabated fossil gas		such deadline should not be in the text.
shall be concluded with a duration beyond the		
end of year 2049 ←.		

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Presidency compromise text	Drafting Suggestions	Comments
↑ new		
3. This Article shall also apply to citizen		
energy communities that manage distribution		
networks.		
◆ 2009/73/EC (adapted)		
⇒ new		
Article <u>2834</u>		
Access to upstream ⊠ natural gas ≪		
pipeline networks		
1. Member States shall take the necessary		
measures to ensure that natural gas undertakings		
and eligible customers, wherever they are		

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Presidency compromise text	Drafting Suggestions	Comments
located, are able to obtain access to upstream		
pipeline networks, including facilities supplying		
technical services incidental to such access, in		
accordance with this Article, except for the parts		
of such networks and facilities which are used		
for local production operations at the site of a		
field where the gas is produced. The measures		
shall be notified to the Commission in		
accordance with the provisions of Article 8854 .		
2. The access referred to in paragraph 1		
shall be provided in a manner determined by the		
Member State in accordance with the relevant		
legal instruments. Member States shall apply the		
objectives of fair and open access, achieving a		
competitive market in natural gas and avoiding		
any abuse of a dominant position, taking into		
account security and regularity of supplies,		
capacity which is or can reasonably be made		
available, and environmental protection. The		

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Presidency compromise text	Drafting Suggestions	Comments
following matters ⊠ needs ⊠ may be taken		
into account:		
(a) the need to refuse access where there is		
an incompatibility of technical specifications		
which cannot reasonably be overcome;		
(b) the need to avoid difficulties which		
cannot reasonably be overcome and could		
prejudice the efficient, current and planned		
future production of hydrocarbons, including		
that from fields of marginal economic viability;		
(c) the need to respect the duly substantiated		
reasonable needs of the owner or operator of the		
upstream pipeline network for the transport and		
processing of gas and the interests of all other		
users of the upstream pipeline network or		
relevant processing or handling facilities who		

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Presidency compromise text	Drafting Suggestions	Comments
may be affected; and		
(d) the need to apply their laws and		- //
administrative procedures, in conformity with		
Community ○ Union I law, for the grant of		
authorisation for production or upstream		
development.		
3. Member States shall ensure that they		
have in place dispute-settlement arrangements,		
including an authority independent of the parties		
with access to all relevant information, to enable		
disputes relating to access to upstream pipeline		
networks to be settled expeditiously, taking into		
account the criteria in paragraph 2 and the		
number of parties which may be involved in		
negotiating access to such networks.		
V 2019/692 Art. 1.4		

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Presidency compromise text	Drafting Suggestions	Comments
Trestuciney compromise text	Draiting Suggestions	Comments
4. In the event of cross-border disputes, the		
dispute-settlement arrangements for the Member		
State having jurisdiction over the upstream		
pipeline network which refuses access shall be		
applied. Where, in cross-border disputes, more		
than one Member State covers the network		
concerned, the Member States concerned shall		
consult each other with a view to ensuring that		
the provisions of this Directive are applied		
consistently. Where the upstream pipeline		
network originates from a third country and		
connects to at least one Member State, the		
Member States concerned shall consult each		
other and the Member State where the first entry		
point to the Member States' network is located		
shall consult the third country concerned where		
the upstream pipeline network originates, with a		
view to ensuring, as regards the network		
concerned, that this Directive is applied		

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Presidency compromise text	Drafting Suggestions	Comments
consistently in the territory of the Member		
States.		
		~ //
¥ 2009/73/EC (adapted)		
Article <u>2933</u>		
Access to storage ⊠ of natural gas ⊠		
1. For the organisation of access to storage		
facilities and linepack when technically and/or		
economically necessary for providing efficient		
access to the system for the supply of		
customers, as well as for the organisation of		
access to ancillary services, Member States may		
choose either or both of the procedures referred		
to in paragraphs 3 and 4. Those procedures shall		
operate in accordance with objective,		
transparent and non-discriminatory criteria.		

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Presidency compromise text	Drafting Suggestions	Comments
↓ new		
♥ IICW		
When choosing the procedure for access to		
storage under this Article, Member States shall		
take into account the results of the common and		
national risk assessments carried out under		
Article 7 of Regulation (EU) 2017/1938.		
▼ 2009/73/EC (adapted)		
The regulatory authorities where Member States		
have so provided or Member States shall define		
and publish criteria according to which the		
access regime applicable to storage facilities and		
linepack may be determined. They shall make		
public, or oblige storage and transmission		
system operators to make public, which storage		
facilities, or which parts of those storage		

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Presidency compromise text	Drafting Suggestions	Comments
facilities, and which linepack is offered under		
the different procedures referred to in		
paragraphs 3 and 4.		<u></u>
The obligation referred to in the second		
sentence of the second subparagraph shall be		
without prejudice to the right of choice granted		
to Member States in the first subparagraph.		
2. The provisions of Pparagraph 1 shall not		
apply to ancillary services and temporary		
storage that are related to LNG facilities and are		
necessary for the re-gasification process and		
subsequent delivery to the transmission system.		
3. In the case of negotiated access, Member		
States or, where Member States have so		
provided, the regulatory authorities shall take		
the necessary measures for natural gas		

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Presidency compromise text	Drafting Suggestions	Comments
undertakings and eligible customers either		
inside or outside the territory covered by the		
interconnected system to be able to negotiate		<u></u> ,//
access to storage facilities and linepack, when		
technically and/or economically necessary for		
providing efficient access to the system, as well		
as for the organisation of access to other		
ancillary services. The parties shall be obliged		
to negotiate access to storage, linepack and		
other ancillary services in good faith.		
Contracts for access to storage, linepack and		
other ancillary services shall be negotiated with		
the relevant storage system operator or natural		
gas undertakings. The regulatory authorities		
where Member States have so provided or		
Member States shall require storage system		
operators and natural gas undertakings to		
publish their main commercial conditions for		
the use of storage, linepack and other ancillary		

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Presidency compromise text	Drafting Suggestions	Comments
services by 1 January 2005 and on an annual		
basis every year thereafter .		
When developing ⊠ those ⊠ the conditions		
referred to in the second subparagraph, storage		
operators and natural gas undertakings shall		
consult system users.		
4. In the case of regulated access, the		
regulatory authorities where Member States		
have so provided or Member States shall take		
the necessary measures to give natural gas		
undertakings and eligible customers either		
inside or outside the territory covered by the		
interconnected system a right to access to		
storage, linepack and other ancillary services, on		
the basis of published tariffs and/ or other terms		
and obligations for use of that storage and		
linepack, when technically and/or economically		
necessary for providing efficient access to the		

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Presidency compromise text	Drafting Suggestions	Comments
system, as well as for the organisation of access		
to other ancillary services. The regulatory		
authorities where Member States have so		<u></u>
provided or Member States shall consult system		
users when developing those tariffs or the		
methodologies for those tariffs. The right of		
access for eligible customers may be given by		
enabling them to enter into supply contracts		
with competing natural gas undertakings other		
than the owner and/or operator of the system or		
a related undertaking.		
Ψ 2009/73/EC (adapted)		
⇒ new		
Article <u>3038</u>		
Direct lines ⊠ for natural gas ⊠		

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Drafting Suggestions	Comments
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	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
operation of such lines in their territory. Those		
criteria shall be objective, transparent and non-		
discriminatory.		<u></u>
3. Member States may issue an		
authorisation to construct a direct line subject		
either to the refusal of system access on the		
basis of Article 3435 or to the opening of a		
dispute-settlement procedure under		
Article <u>7341</u> .		
□ new		
SECTION II		
Access to hydrogen infrastructure		
Article 31		

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Presidency compromise text	Drafting Suggestions	Comments
Third-party access to hydrogen networks		
1. Member States shall ensure the		- //
implementation of a system of regulated third		
party access to hydrogen networks based on		
published tariffs and applied objectively and		
without discrimination between any hydrogen		
network users.		
1. Member States shall ensure that those		
tariffs, or the methodologies underlying their		
calculation, are approved prior to their entry into		
force in accordance with Article 72 by a		
regulatory authority referred to in Article 70 and		
that those tariffs — and the methodologies,		
where only methodologies are approved — are		
published prior to their entry into force.		
3. Hydrogen network operators shall,		

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Presidency compromise text	Drafting Suggestions	Comments
where necessary for the purpose of carrying out		
their functions, including in relation to cross-		
border network transport of hydrogen, have		<u></u>
access to the network of other hydrogen		
network operators.		
4. Until 31 December [203 45] , a Member		
State may decide not to apply paragraph 1. In		
such case, the Member State shall ensure the		
implementation of a system of negotiated third		
party access to hydrogen networks in		
accordance with objective, transparent and non-		
discriminatory criteria. The regulatory		
authorities shall take the necessary measures for		
hydrogen network users to be able to negotiate		
access to hydrogen networks and to ensure		
that the parties are shall be obliged to negotiate		
access to hydrogen networks in good faith.		
5. Where negotiated access as referred to		

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Presidency compromise text	Drafting Suggestions	Comments
in paragraph 4 is used, regulatory authorities		
shall provide guidance to hydrogen network		
users on how negotiated tariffs will be affected		<u></u> ,//
when regulated third party access is introduced.		
Article 32		
Third-party access to hydrogen terminals		
1. Member States shall ensure the		
implementation of a system of third party access		
to hydrogen terminals based on negotiated		
access in an objective, transparent and non-		
discriminatory manner, whereby the regulatory		
authorities shall take the necessary measures for		
hydrogen terminal users to be able to negotiate		
access to such terminals. The parties shall be		
obliged to negotiate access in good faith.		
Member States may also decide to apply a		

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Presidency compromise text	Drafting Suggestions	Comments
regulated third party access regime to		
hydrogen terminals.		
2. Regulatory authorities shall monitor		
conditions for third party access to hydrogen		
terminals and their impact on hydrogen markets		
and, where necessary in order to safeguard		
competition, take measures to improve access in		
line with the criteria set out in paragraph 1.		
Article 33		
Access to hydrogen storage		
1. Member States shall ensure the		
implementation of a system of third party		
access to hydrogen storage based on		
negotiated access in an objective, transparent		
and non-discriminatory manner, or a system		

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2. As from 1 January 2036, Member States shall ensure the implementation of a system of regulated third party access to hydrogen storage, and <i>line pack</i> when technically and/or economically necessary for providing efficient access to the system for the			
2. As from 1 January 2036, Member States shall ensure the implementation of a system of regulated third party access to hydrogen storage, and <i>line pack</i> when technically and/or economically necessary for providing efficient access to the system for the supply of customers to line pack, as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	Presidency compromise text	Drafting Suggestions	Comments
2. As from 1 January 2036, Member States shall ensure the implementation of a system of regulated third party access to hydrogen storage, and <i>line pack</i> when technically and/or economically necessary for providing efficient access to the system for the supply of customers to line pack, as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	of regulated third party access in accordance		
States shall ensure the implementation of a system of regulated third party access to hydrogen storage, and <i>line pack</i> , when technically and/or economically necessary for providing efficient access to the system for the supply of customers <i>to line pack</i> , as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	with paragraph 2.		
States shall ensure the implementation of a system of regulated third party access to hydrogen storage, and <i>line pack</i> , when technically and/or economically necessary for providing efficient access to the system for the supply of customers <i>to line pack</i> , as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.			
system of regulated third party access to hydrogen storage, and tine pack when technically and/or economically necessary for providing efficient access to the system for the supply of customers to line pack, as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	2. As from 1 January 2036, Member		
hydrogen storage, and <i>line pack</i> -when technically and/or economically necessary for providing efficient access to the system for the supply of customers <i>to line pack</i> , as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	States shall ensure the implementation of a		
technically and/or economically necessary for providing efficient access to the system for the supply of customers to line pack, as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	system of regulated third party access to		
providing efficient access to the system for the supply of customers to line pack, as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	hydrogen storage, and <i>line pack</i> when		
supply of customers <i>to line pack</i> , as well as for the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	technically and/or economically necessary for		
the organisation of access to ancillary services, based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	providing efficient access to the system for the		
based on published tariffs and applied objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	supply of customers to line pack, as well as for		
objectively and without discrimination between any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	the organisation of access to ancillary services,		
any hydrogen system users. Member States shall ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	based on published tariffs and applied		
ensure that those tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	objectively and without discrimination between		
underlying their calculation, are approved prior to their entry into force in accordance with Article 72 by the regulatory authority.	any hydrogen system users. Member States shall		
to their entry into force in accordance with Article 72 by the regulatory authority.	ensure that those tariffs, or the methodologies		
Article 72 by the regulatory authority.	underlying their calculation, are approved prior		
	to their entry into force in accordance with		
SECTION III	Article 72 by the regulatory authority.		
SECTION III			
	SECTION III		

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Presidency compromise text	Drafting Suggestions	Comments
REFUSAL OF ACCESS AND CONNECTION		
		- //
▼ 2009/73/EC (adapted)		
/		
Th. 10 and		
⇒ new		
Article <u>3435</u>		
Refusal of access ⊠ and connection ⊠		
1 Transmission system an austons and		
1. <u>Transmission system operators and</u>		
distribution system operators Natural gas		
⇒ and hydrogen ← <u>undertakings</u> may refuse		
access ⇒ or connection ⇔ to the system		
⇒natural gas or hydrogen system ← on the		
basis of lack of capacity, or where the access to		
the system would prevent them from earrying		
out the public service obligations referred to in		

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Drafting Suggestions	Comments
	<u></u>
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
economic to do so or when a potential customer		
is willing to pay for them. In eireumstances		
where Member States apply Article 4(4),		L'//
Member States shall take such measures.		
↓ new		
2		
3. Access to the system for renewable and		
low carbon gases may only be refused subject to		
the provisions of Article 18 and 33 of [recast		
Gas Regulation as proposed in COM(2021) <u>xxx</u>		
804]].		
4. By way of derogation from		
paragraphs 1, 2 and 3, a Member State may		
provide for a system whereby transmission		
system operators and distribution system		
operators are allowed to refuse access or		
connection, or to disconnect, natural gas		

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Presidency compromise text	Drafting Suggestions	Comments
network users, notably to ensure compliance		
with the implementation of the climate-		
neutrality objective set out in Article 2(1) of		<u>-"/</u>
Regulation (EU) 2021/1119 where:		
<u>a.</u> <u>the network development plan</u>		
pursuant to Article 51 of this Directive		
envisages the decommissioning of the		
transmission system or relevant parts thereof		
or;		
b. the relevant national authority has		
approved the decommissioning or		
repurposing of the distribution network or		
relevant parts thereof.		
Member States allowing for the refusal of		
access and connection or for the		
disconnection of network users pursuant		

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Presidency compromise text	Drafting Suggestions	Comments
paragraphs 3 and 4 shall ensure that this is		
done based on objective, transparent and		
non-discriminatory criteria developed by the		<u></u>
national regulatory authority, taking into		
account the affected interests. Member States		
shall take adequate measures to protect		
network users in accordance with Article 11a		
when allowing for disconnection.		
Duly substantiated reasons shall be given by		
the transmission system operators and		
distribution system operators for any refusal		
of access or connection and for any		
disconnection.		
◆ 2009/73/EC		
Article 36		

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Presidency compromise text	Drafting Suggestions	Comments
New infrastructure		
1. Major new gas infrastructure, i.e.		
interconnectors, LNG and storage facilities,		
may, upon request, be exempted, for a defined		
period of time, from the provisions of Articles 9,		
32, 33 and 34 and Article 41(6), (8) and (10)		
under the following conditions:		
(a) the investment must enhance		
competition in gas supply and enhance security		
of supply;		
(b) the level of risk attached to the		
investment must be such that the investment		
would not take place unless an exemption was		
granted;		
(e) the infrastructure must be owned		
(e) the infrastructure must be owned		

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Presidency compromise text	Drafting Suggestions	Comments
by a natural or legal person which is separate at		
least in terms of its legal form from the system		
operators in whose systems that infrastructure		
will be built;		
(d) charges must be levied on users		
of that infrastructure; and		
♦ 2019/692 Art. 1.5(a)		
(e) the exemption must not be		
detrimental to competition in the relevant		
markets which are likely to be affected by the		
investment, to the effective functioning of the		
internal market in natural gas, the efficient		
functioning of the regulated systems concerned,		
or to security of supply of natural gas in the		
Union.		

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Presidency compromise text	Drafting Suggestions	Comments
↓ 2009/73/EC		
2. Paragraph 1 shall also apply to		
significant increases of capacity in existing		
infrastructure and to modifications of such		
infrastructure which enable the development of		
new sources of gas supply.		
♦ 2019/692 Art. 1.5(b)		
3. The regulatory authority referred to in		
Chapter VIII may, on a case-by-ease basis,		
decide on the exemption referred to in		
paragraphs 1 and 2.		
Before the adoption of the decision on the		
exemption, the national regulatory authority, or		
where appropriate another competent authority		
of that Member State, shall consult:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) the national regulatory		
authorities of the Member States the markets of		
which are likely to be affected by the new		
infrastructure; and		
(b) the relevant authorities of the		
third countries, where the infrastructure in		
question is connected with the Union network		
under the jurisdiction of a Member State, and		
originates from or ends in one or more third		
countries.		
Where the third-country authorities consulted do		
not respond to the consultation within a reasonable time frame or within a set deadline		
not exceeding three months, the national		
regulatory authority concerned may adopt the		
necessary decision.		
ilecessary decision.		

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B .1	D &: C	
Presidency compromise text	Drafting Suggestions	Comments
▼ 2009/73/EC		
4. Where the infrastructure in question is		
located in the territory of more than one		
j		
Member State, the Agency may submit an		
advisory opinion to the regulatory authorities of		
the Member States concerned, which may be		
used as a basis for their decision, within two		
months from the date on which the request for		
exemption was received by the last of those		
regulatory authorities.		
♥ 2019/692 Art. 1.5(c)		
Where all the regulatory authorities concerned		
agree on the request for exemption within six		
months of the date on which it was received by		
the last of the regulatory authorities, they shall		
the last of the regulatory authorities, they shall		

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Presidency compromise text	Drafting Suggestions	Comments
inform the Agency of their decision. Where the		
infrastructure concerned is a transmission line		
between a Member State and a third country,		<u>_"</u> //
before the adoption of the decision on the		
exemption, the national regulatory authority, or		
where appropriate another competent authority		
of the Member State where the first		
interconnection point with the Member States'		
network is located, may consult the relevant		
authority of that third country with a view to		
ensuring, as regards the infrastructure		
concerned, that this Directive is applied		
eonsistently in the territory and, where		
applicable, in the territorial sea of that Member		
State. Where the third country authority		
consulted does not respond to the consultation		
within a reasonable time or within a set deadline		
not exceeding three months, the national		
regulatory authority concerned may adopt the		
necessary decision.		

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Drafting Suggestions	Comments
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
point (a) of the third subparagraph is extended		
by up to three months.		
5. Before taking a decision, the Agency		
shall consult the relevant regulatory authorities		
and the applicants.		
6. An exemption may cover all or part of		
the capacity of the new infrastructure, or of the		
existing infrastructure with significantly		
increased capacity.		
In deciding to grant an exemption, consideration		
shall be given, on a case-by-case basis, to the		
need to impose conditions regarding the		
duration of the exemption and non-		
discriminatory access to the infrastructure.		
When deciding on those conditions, account		
shall, in particular, be taken of the additional		

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Presidency compromise text	Drafting Suggestions	Comments
capacity to be built or the modification of		
existing capacity, the time horizon of the project		
and national circumstances.		<u></u>
Before granting an exemption, the regulatory		
authority shall decide upon the rules and		
mechanisms for management and allocation of		
capacity. The rules shall require that all		
potential users of the infrastructure are invited		
to indicate their interest in contracting capacity		
before capacity allocation in the new		
infrastructure, including for own use, takes		
place. The regulatory authority shall require		
congestion management rules to include the		
obligation to offer unused capacity on the		
market, and shall require users of the		
infrastructure to be entitled to trade their		
contracted capacities on the secondary market.		
In its assessment of the criteria referred to in		
points (a), (b) and (e) of paragraph 1, the		

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Presidency compromise text	Drafting Suggestions	Comments
regulatory authority shall take into account the		
results of that capacity allocation procedure.		
The exemption decision, including any		
conditions referred to in the second		
subparagraph of this paragraph, shall be duly		
reasoned and published.		
7. Notwithstanding paragraph 3, Member		
States may provide that their regulatory		
authority or the Agency, as the case may be,		
shall submit, for the purposes of the formal		
decision, to the relevant body in the Member		
State its opinion on the request for an		
exemption. That opinion shall be published		
together with the decision.		
8. The regulatory authority shall transmit to		
the Commission, without delay, a copy of every		

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Presidency compromise text	Drafting Suggestions	Comments
request for exemption as of its receipt. The		
decision shall be notified, without delay, by the		
competent authority to the Commission,		<u>- "//</u>
together with all the relevant information with		
respect to the decision. That information may be		
submitted to the Commission in aggregate form,		
enabling the Commission to reach a well-		
founded decision. In particular, the information		
shall contain:		
(a) the detailed reasons on the basis		
of which the regulatory authority, or Member		
State, granted or refused the exemption together		
with a reference to paragraph 1 including the		
relevant point or points of that paragraph on		
which such decision is based, including the		
financial information justifying the need for the		
exemption;		
(b) the analysis undertaken of the		

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Presidency compromise text	Drafting Suggestions	Comments
effect on competition and the effective		
functioning of the internal market in natural gas		
resulting from the grant of the exemption;		
(e) the reasons for the time period		
and the share of the total capacity of the gas		
infrastructure in question for which the		
exemption is granted;		
(d) in ease the exemption relates to		
an interconnector, the result of the consultation		
with the regulatory authorities concerned; and		
(e) the contribution of the		
infrastructure to the diversification of gas		
supply.		
9. Within a period of two months from the		
day following the receipt of a notification, the		

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Presidency compromise text	Drafting Suggestions	Comments
Commission may take a decision requiring the		
regulatory authority to amend or withdraw the		
decision to grant an exemption. That two-month		L*//
period may be extended by an additional period		
of two months where further information is		
sought by the Commission. That additional		
period shall begin on the day following the		
receipt of the complete information. The initial		
two-month period may also be extended with		
the consent of both the Commission and the		
regulatory authority.		
Where the requested information is not provided		
within the period set out in the request, the		
notification shall be deemed to be withdrawn		
unless, before the expiry of that period, either		
the period has been extended with the consent of		
both the Commission and the regulatory		
authority, or the regulatory authority, in a duly		
reasoned statement, has informed the		

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Drafting Suggestions	Comments
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
the Commission decides that any delay is due to		
major obstacles beyond control of the person to		
whom the exemption has been granted.		<u></u>
10. The Commission may adopt Guidelines		
for the application of the conditions laid down		
in paragraph 1 of this Article and to set out the		
procedure to be followed for the application of		
paragraphs 3, 6, 8 and 9 of this Article. Those		
measures, designed to amend non-essential		
elements of this Directive by supplementing it,		
shall be adopted in accordance with the		
regulatory procedure with scrutiny referred to in		
Article 51(3).		
 new		
Chapter V		

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Presidency compromise text	Drafting Suggestions	Comments
Rules applicable to transmission, storage and		
LNG system operators of natural gas		
		- //
▼ 2009/73/EC (adapted)		
⇒ new		
Article <u>3513</u>		
Tasks of transmission, storage and/or LNG		
system operators		
1. Each transmission, storage and/or LNG		
system operator shall:		
(a) operate, maintain and develop under		
economic conditions secure, reliable and		
efficient transmission, storage and/or LNG		
facilities to secure an open market, with due		

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Presidency compromise text	Drafting Suggestions	Comments
regard to the environment, ⇒ the obligations		
laid down in [Regulation (EU) 2022/		
(Methane Regulation)] ← ensure adequate		<u></u>
means to meet service obligations;		
(b) <u>refrain from discriminating</u> not		
discriminate between system users or classes of		
system users, particularly specifically in favour		
of its related undertakings;		
(c) provide ⊠ to ⊠any other transmission		
system operator, any other storage system		
operator, any other LNG system operator and/or		
any distribution system operator, sufficient		
information to ensure that the transport and		
storage of natural gas may take place in a		
manner compatible with the secure and efficient		
operation of the interconnected system; and		

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Presidency compromise text	Drafting Suggestions	Comments
(d) provide system users with the		
information they need for efficient access to the		
system.		<u>- ' / </u>
2. Each transmission system operator shall		
build sufficient cross-border capacity to		
integrate European transmission infrastructure		
accommodating all economically reasonable and		
technically feasible demands for capacity and		
taking into account security of gas supply.		
↓ new		
3. Transmission system operators shall		
cooperate with distribution system operators to		
ensure the effective participation of market		
participants connected to the grid in retail,		
wholesale and balancing markets.		

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Presidency compromise text	Drafting Suggestions	Comments
4. Transmission system operators shall		
ensure efficient gas quality management in their		
facilities in line with applicable gas quality		<u>-"//</u>
standards.		
↓ 2009/73/EC		
$\underline{53}$. Rules adopted by transmission system		
operators for balancing the gas transmission		
system shall be objective, transparent and non-		
discriminatory, including rules for the charging		
of system users of their networks for energy		
imbalance. Terms and conditions, including		
rules and tariffs, for the provision of such		
services by transmission system operators shall		
be established pursuant to a methodology		
compatible with Article <u>7241</u> (7) in a non-		
discriminatory and cost-reflective way and shall		
be published.		

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Presidency compromise text	Drafting Suggestions	Comments
The state of the s		
64. The regulatory authorities where		
Member States have so provided or Member		
States may require transmission system		
operators to comply with minimum standards		
for the maintenance and development of the		
transmission system, including interconnection		
capacity.		
⋾ new		
7. Member States may provide that one or		
several responsibilities listed in paragraph 1 are		
assigned to a transmission system operator other		
than the one which owns the transmission		
system to which the responsibilities concerned		
would otherwise be applicable. The		
transmission system operator to which the tasks		
are assigned shall be certified under the		

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Presidency compromise text	Drafting Suggestions	Comments
ownership unbundling, the independent system		
operator or the independent transmission system		
operator model and fulfil the requirements		<u></u>
provided for in Article 54, but shall not be		
required to own the transmission system it is		
responsible for.		
8. The <u>A</u> transmission system operator		
which owns the transmission system shall		
fulfil the requirements provided for in Chapter		
IX and be certified in accordance with Article		
57-65. This shall be without prejudice to the		
possibility for transmission system operators		
which are certified under the ownership		
unbundling, the independent system operator or		
the independent transmission system operator		
model to delegate, on their own initiative and		
under their supervision, certain tasks to other		
transmission system operators which are		
certified under the ownership unbundling, the		

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Presidency compromise text	Drafting Suggestions	Comments
independent system operator or the independent		
transmission system operator model, where the		
delegation of tasks does not endanger the		<u></u>
effective and independent decision-making		
rights of the delegating transmission system		
operator.		
9. LNG, transmission and storage system		
operators shall cooperate, within one Member		
State and regionally, to ensure the most efficient		
use of facilities capacities and synergies		
between these facilities, taking into account		
system integrity and operation and avoiding		
creating constraints in operating LNG and		
storage facilities.		
◆ 2009/73/EC (adapted)		
<u>105.</u> Transmission system operators shall		

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Presidency compromise text	Presidency compromise text Drafting Suggestions Comments	
Tresidency compromise text	Draiting Suggestions	Comments
procure the energy they use for the carrying out		
of their functions according to transparent, non-		
discriminatory and market based procedures.		
Article <u>3646</u>		
Confidentiality for transmission system		
operators and transmission system owners		
1. Without prejudice to Article <u>6830</u> or any		
other legal duty to disclose information, each		
transmission, storage and/or LNG system		
operator, and each transmission system owner,		
shall preserve the confidentiality of		
commercially sensitive information obtained in		
the course of carrying out its activities, and shall		
prevent information about its own activities		
which may be commercially advantageous from		
being disclosed in a discriminatory manner. In		

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Presidency compromise text	Drafting Suggestions	Comments
particular, it shall not disclose any commercially		
sensitive information to the remaining parts of		
the undertaking which are not transmission or		<u>-"//</u>
distribution system operators or hydrogen		
<i>network operators</i> , unless this is necessary for		
carrying out a business transaction. In order to		
ensure the full respect of the rules on		
information unbundling, Member States shall		
ensure that the transmission system owner		
including, in the case of a combined operator,		
the distribution system operator, and the		
remaining part of the undertaking which are not		
transmission or distribution system operators		
or hydrogen network operators do not use joint		
services, such as joint legal services, apart from		
purely administrative or IT functions.		
2. Transmission, storage and/or LNG		
system operators shall not, in the context of		
sales or purchases of natural gas by related		

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Presidency compromise text	Drafting Suggestions	Comments
undertakings, misuse commercially sensitive		
information obtained from third parties in the		
context of providing or negotiating access to the		<u></u>
system.		
3. Information necessary for effective		
competition and the efficient functioning of the		
market shall be made public. That obligation		
shall be without prejudice to protecting		
commercially sensitive information.		
↓ new		
Article 37		
Decision-making powers regarding the		
connection of <i>new</i> production facilities for		
renewable and low carbon gases to the		
transmission system		

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Presidency compromise text	Drafting Suggestions	Comments
1. The transmission system operator shall		
establish and publish transparent and efficient		<u>-"//</u>
procedures for non-discriminatory connection of		
new production installations of renewable and		
low carbon gases. Those procedures shall be		
subject to approval by the regulatory authorities.		
2. The transmission system operators shall		
not be entitled to refuse economically		
reasonable and technically feasible connection		
requests of a new production facility installation		
for renewable and low carbon gases.		
Ψ 2009/73/EC (adapted)		
⇒ new		
Article <u>3823</u>		
		l

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Presidency compromise text	Drafting Suggestions	Comments
Design making neways page using the		
Decision-making powers regarding the		
connection of storage facilities, LNG		
regasification facilities and industrial		
eustomers-to the transmission system ⊠ and		
the hydrogen network ≪		
1. The transmission system operator ⇒ and		
the hydrogen network operator		
and publish transparent and efficient procedures		
and tariffs for non-discriminatory connection of		
⇒ natural gas and hydrogen ⇔ storage facilities,		
LNG regasification facilities ⇒, hydrogen		
terminals ← and industrial customers to the		
transmission system ⇒ and the hydrogen		
network ←. Those procedures shall be subject to		
approval by the regulatory authority.		
2. The transmission system operator ⇒ and		

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Presidency compromise text	Drafting Suggestions	Comments
the hydrogen network operator ⇒ shall not be		
entitled to refuse the connection of a new		
⇒ natural gas or hydrogen ← storage facility,		
LNG regasification facility ⇒, hydrogen		
terminal ← or industrial customer on the		
grounds of possible future limitations to		
available network capacities or additional costs		
linked with necessary capacity increase. The		
transmission system operator ⇒ and hydrogen		
network operator ← shall ensure sufficient entry		
and exit capacity for the new connection.		
Article 6		
Regional solidarity		
1. In order to safeguard a secure supply on		
the internal market in natural gas, Member		
States shall cooperate in order to promote		

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Deadline: 17 February 2023

Presidency compromise text	Drafting Suggestions	Comments
regional and bilateral solidarity.		
2. Such cooperation shall cover situations		
resulting or likely to result in the short term in a		
severe disruption of supply affecting a Member		
State. It shall include:		
(a) coordination of national emergency		
measures referred to in Article 8 of Council		
Directive 2004/67/EC of 26 April 2004		
concerning measures to safeguard security of		
natural gas supply ³⁵ ;		
(b) identification and, where necessary,		
development or upgrading of electricity and		
natural-gas interconnections; and		

35

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
(e) conditions and practical modalities for		
mutual assistance.		
3. The Commission and the other Member		
States shall be kept informed of such		
cooperation.		
4. The Commission may adopt Guidelines		
for regional cooperation in a spirit of solidarity.		
Those measures, designed to amend non-		
essential elements of this Directive by		
supplementing it, shall be adopted in accordance		
with the regulatory procedure with scrutiny		
referred to in Article 51(3).		
Chapter VI		
Distribution <u>and supply</u> ⊠ system operation of		
natural gas ⊠		

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Presidency compromise text	Drafting Suggestions	Comments
Article <u>3924</u>		
Designation of distribution system operators		
Member States shall designate, or shall require		
undertakings which own or are responsible for		
distribution systems to designate, for a period of		
time to be determined by Member States, having		
regard to considerations of efficiency and		
economic balance, one or more distribution		
system operators and shall ensure that those		
operators act in accordance with Articles 4025 ,		
42 26 and 43 27 .		
Article <u>4025</u>		
Tasks of distribution system operators		

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
1. Each distribution system operator shall		
be responsible for ensuring the long-term ability		
of the system to meet reasonable demands for		
the distribution of gas, and for operating,		
maintaining and developing or		
<u>decommissioning</u> under economic conditions a		
secure, reliable and efficient system in its area,		
with due regard for the environment \Rightarrow , the		
obligations laid down in [Regulation (EU) 2022/		
(Methane Regulation)] \leftarrow and energy		
efficiency.		
₽ new		
2. When so decided by regulatory		
authorities, distribution system operators may be		
responsible for ensuring efficient gas quality		
management in their facilities in line with		
applicable gas quality standards, where		
necessary for system management due to the		

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Presidency compromise text	Drafting Suggestions	Comments
injection of renewable and low-carbon gases.		
, <u> </u>		
↓ 2009/73/EC		- "
$\underline{32}$. In any event, the distribution system		
operator shall not discriminate between system		
users or classes of system users, particularly in		
favour of its related undertakings.		
43 Each distribution system operator shall		
provide any other distribution, transmission,		
LNG, and/or storage system operator with		
sufficient information to ensure that the		
transport and storage of natural gas takes place		
in a manner compatible with the secure and		
efficient operation of the interconnected system.		
<u>54.</u> Each distribution system operator shall		
provide system users with the information they		

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Presidency compromise text	Drafting Suggestions	Comments
need for efficient access to, including use of, the		
system.		
65. Where a distribution system operator is		
responsible for balancing the distribution		
system, rules adopted by it for that purpose shall		
be objective, transparent and non-		
discriminatory, including rules for the charging		
of system users for energy imbalance. Terms		
and conditions, including rules and tariffs, for		
the provision of such services by distribution		
system operators shall be established pursuant to		
a methodology compatible with Article <u>7241(7)</u>		
in a non-discriminatory and cost-reflective way		
and shall be published.		
↓ new		
7. Distribution system operators shall		

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Presidency compromise text	Drafting Suggestions	Comments
cooperate with transmission system operators to		
ensure the effective participation of market		
participants connected to their grid		<u>- " // </u>
infrastructure in retail, wholesale and		
balancing markets in the entry-exit system to		
which the distribution system belongs to.		
8. The distribution system operators shall		
establish and publish transparent and efficient		
procedures for non-discriminatory connection of		
new production installations of renewable and		
low carbon gases. Those procedures shall be		
subject to approval by the regulatory authorities.		
9. (Moved to Article 41) The distribution		
system operators shall not be entitled to refuse		
economically reasonable and technically		
feasible connection requests of a new		
production facility for renewable and low		
carbon gases.		

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Presidency compromise text	Drafting Suggestions	Comments
Article 41		
Decision-making powers regarding the		
connection of <i>new</i> -production facilities for		
renewable and low carbon gases to the		
distribution system		
Regulatory authorities shall oblige the		
distribution system operator to publish		
transparent and efficient procedures for non-		
discriminatory connection of new production		
installations of renewable and low carbon gases.		
Those procedures shall be subject to approval		
by the regulatory authorities.		
(Moved from Article 40) The distribution		
system operators shall not be entitled to refuse		
economically reasonable and technically		

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Presidency compromise text	Drafting Suggestions	Comments
feasible connection requests of a new		
production facility for renewable and low		
carbon gases.		<u></u>
♦ 2009/73/EC (adapted)		
⇒ new		
Article <u>4226</u>		
Unbundling of distribution system operators		
1. Where the distribution system operator		
is part of a vertically integrated undertaking, it		
shall be independent at least in terms of its legal		
form, organisation and decision making from		
other activities not relating to distribution.		
Those rules shall not create an obligation to		
separate the ownership of assets of the		

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Presidency compromise text	Drafting Suggestions	Comments
distribution system from the vertically		
integrated undertaking.		
2. In addition to the requirements under		
paragraph 1, where the distribution system		
operator is part of a vertically integrated		
undertaking, it shall be independent in terms of		
its organisation and decision-making from the		
other activities not related to distribution. In		
order to achieve this, the following minimum		
criteria shall apply:		
(a) those the ⊠ persons responsible for		
the management of the distribution system		
operator must ⊠ shall ⊠ not participate in		
company structures of the integrated natural gas		
undertaking responsible, directly or indirectly,		
for the day-to-day operation of the production,		
transmission ⇒, transportat <i>ion</i> ⇔ and supply of		
⇒ gases ← natural gas ;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) appropriate measures must ⊗ shall ⊗		
be taken to ensure that the professional interests		
of persons responsible for the management of		
the distribution system operator are taken into		
account in a manner that ensures that they are		
capable of acting independently;		
(c) the distribution system operator must		
rights, independent from the integrated natural		
gas undertaking, with respect to assets necessary		
to operate, maintain or develop the network <u>i</u>		
order to fulfil those tasks, the distribution		
system operator shall have at its disposal the		
necessary resources including human, technical,		
financial and physical resources; <u>t</u> his should		
appropriate coordination mechanisms to ensure		
that the economic and management supervision		

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Presidency compromise text	Drafting Suggestions	Comments
rights of the parent company in respect of return		
on assets, regulated indirectly in accordance		
with Article <u>7241(7)</u> in a subsidiary are		~ * //
protected; <u>i</u> <u>i</u> n particular, this shall enable the		
parent company to approve the annual financial		
plan, or any equivalent instrument, of the		
distribution system operator and to set global		
limits on the levels of indebtedness of its		
subsidiary; <u>i</u> t shall not permit the parent		
company to give instructions regarding day-to-		
day operations, nor with respect to individual		
decisions concerning the construction or		
upgrading of distribution lines, that do not		
exceed the terms of the approved financial plan,		
or any equivalent instrument; and		
(d) the distribution system operator must		
which sets out measures taken to ensure that		
discriminatory conduct is excluded, and ensure		

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that observance of it is adequately monitored: the compliance programme shall set out the specific obligations of employees to meet that objective: and nanual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published: Article 7039(1) and shall be published and shall have access to all the necessary information of the distribution system operator and any affiliated undertaking to fulfil his task			
the compliance programme shall set out the specific obligations of employees to meet that objective; and annual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published; the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	Presidency compromise text	Drafting Suggestions	Comments
tine compliance programme shall set out the specific obligations of employees to meet that objective; and annual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published; tiethe compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	that observance of it is adequately monitored:=		
specific obligations of employees to meet that objective; and annual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7032(1) and shall be published; the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	_		
objective: and annual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published: The compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any			
measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published: 12he compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any			
person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published: the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any			
compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published: 12 the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any			
of the distribution system operator, to the regulatory authority referred to in Article 7039(1) and shall be published: the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	person or body responsible for monitoring the		
regulatory authority referred to in Article 7039(1) and shall be published: the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	compliance programme, the compliance officer		
Article 7039(1) and shall be published: the compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	of the distribution system operator, to the		
compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	regulatory authority referred to in		
operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any	Article <u>7039(1)</u> and shall be published; <u></u> <u>t</u> he		
have access to all the necessary information of the distribution system operator and any	compliance officer of the distribution system		
the distribution system operator and any	operator shall be fully independent and shall		
	have access to all the necessary information of		
affiliated undertaking to fulfil his task	the distribution system operator and any		
Williams Williams To Tarin Ind Wall.	affiliated undertaking to fulfil his task.		
3. Where the distribution system operator	3. Where the distribution system operator		
is part of a vertically integrated undertaking, the	is part of a vertically integrated undertaking, the		
Member States shall ensure that the activities of	Member States shall ensure that the activities of		
the distribution system operator are monitored	the distribution system operator are monitored		

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Presidency compromise text	Drafting Suggestions	Comments
by regulatory authorities or other competent		
bodies so that it cannot take advantage of its		
vertical integration to distort competition. In		<u></u>
particular, vertically integrated distribution		
system operators shall not, in their		
communication and branding, create confusion		
in respect of the separate identity of the supply		
branch of the vertically integrated undertaking.		
4. Member States may decide not to apply		
paragraphs 1, 2 and 3 to integrated natural gas		
undertakings serving less than <u>100000100 000</u>		
connected customers.		
Article <u>4327</u>		
Confidentiality obligations of distribution		
system operators		

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	- a. a	
Presidency compromise text	Drafting Suggestions	Comments
1. Without prejudice to Article <u>6830</u> or any		
other legal duty to disclose information, each		
distribution system operator shall preserve the		<u></u>
confidentiality of commercially sensitive		
information obtained in the course of carrying		
out its business, and shall prevent information		
about its own activities which may be		
commercially advantageous from being		
disclosed in a discriminatory manner.		
2. Distribution system operators shall not,		
in the context of sales or purchases of natural		
gas by related undertakings, abuse commercially		
sensitive information obtained from third parties		
in the context of providing or negotiating access		
to the system.		
Article <u>4428</u>		

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Presidency compromise text	Drafting Suggestions	Comments
Closed distribution systems ⊠ of natural		
gas 🗵		
1. Member States may provide for national		
regulatory authorities or other competent		
authorities to classify a system which distributes		
⇒ natural ← gas within a geographically		
confined industrial, commercial or shared		
services site and does not, without prejudice to		
paragraph 4, supply household customers, as a		
closed distribution system if:		
(a) for specific technical or safety reasons,		
the operations or the production process of the		
users of that system are integrated; or		
(b) that system distributes ⇒ natural ⇔ gas		
primarily to the owner or operator of the system		
or to their related undertakings.		

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Presidency compromise text	Drafting Suggestions	Comments
2. Member States may provide for <u>mational</u>		
regulatory authorities to exempt the operator of		
a closed ⇒ natural gas ⇔distribution system		
from the requirement under Article $\underline{2732}(1)$ that		
tariffs, or the methodologies underlying their		
calculation, are approved prior to their entry into		
force in accordance with Article <u>7241</u> .		
3. Where an exemption is granted under		
paragraph 2, the applicable tariffs, or the		
methodologies underlying their calculation,		
shall be reviewed and approved in accordance		
with Article <u>7241</u> upon request by a user of the		
closed ⇒ natural gas ⇔ distribution system.		
4. Incidental use by a small number of		
households with employment or similar		
associations with the owner of the distribution		

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Presidency compromise text	Drafting Suggestions	Comments
system and located within the area served by a		
closed distribution system shall not preclude an		
exemption under paragraph 2 being granted.		<u>- " // </u>
↓ new		
5. Closed distribution systems shall be		
considered as distribution systems for the		
purposes of this Directive.		
◆ 2009/73/EC (adapted)		
⇒ new		
Article <u>4529</u>		
Combined operator		
Article $\frac{2644}{42}$ (1) shall not prevent the		

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Presidency compromise text	Drafting Suggestions	Comments
operation of a combined transmission, LNG,		
storage and distribution system operator		
provided that the operator complies with		<u></u>
Article $\underline{549}$ (1), or \boxtimes Articles \boxtimes $\underline{5514}$		
and <u>5615</u> , or Chapter <u>IXIV</u> or falls under		
Article 4982(6).		
₽ new		
ChapterVII		
Rules applicable to the dedicated hydrogen		
networks		
Article 46		
Tasks of hydrogen network, storage and		
terminal operators		
-		

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Presidency compromise text	Drafting Suggestions	Comments
1. Each operator of hydrogen networks,		
storage or terminal shall be responsible for:		
(a) operating, maintaining and developing		
under economic conditions a secure and reliable		
infrastructure for hydrogen transport or storage		
with due regard to the environment, in close		
cooperation with connected and neighbouring		
hydrogen network operators;		
(b) ensuring the long-term ability of the		
hydrogen system to meet reasonable demands		
for the transport and storage of hydrogen;		
(c) ensuring adequate means to meets its		
obligations;		
(d) providing to the operator of other		
networks or systems with which its system is		

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Presidency compromise text	Drafting Suggestions	Comments
interconnected sufficient information to ensure		
the secure and efficient operation, coordinated		
development and interoperability of the		<u></u>
interconnected system;		
(e) not discriminating between <i>hydrogen</i>		
system users or classes of infrastructure users,		
specifically in favour of its related undertakings;		
and		
(f) providing <i>hydrogen</i> system users with		
the information they need for efficient access to		
the infrastructure;		
(g) taking all reasonable measures available		
to prevent and minimise hydrogen emissions in		
their operations and carrying out, at regular		
intervals, a hydrogen leak detection and repair		
survey of all relevant components under the		

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Presidency compromise text	Drafting Suggestions	Comments
operator responsibility;		
(h) submitting a hydrogen leak detection		
report and, where necessary, a repair or		
replacement programme to the competent		
authorities;		
2. Each hHydrogen network operators		
shall aim to ensure build sufficient cross-border		
capacity to integrate European hydrogen		
infrastructure accommodating all economically		
reasonable and technically feasible demands for		
capacity and taking into account security of		
hydrogen supply. Upon their certification		
pursuant to Article 65 of this Directive and		
Article 13 of [the recast Gas Regulation as		
proposed in COM (2021) 804] competent		
authorities of Member States may decide to		
task one or a limited number of hydrogen		
network operators to carry the responsibility		

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Presidency compromise text	Drafting Suggestions	Comments
for ensuring cross-border capacity.		
3. Hydrogen network operators may be		-//
responsible for ensuring efficient hydrogen		
quality management in their networks in line		
with applicable hydrogen quality standards,		
where necessary for system management and		
subject to the approval of the regulatory		
authority.		
4. Hydrogen network operators shall be		
responsible for balancing in their networks as		
from 1 January 2036, or as from an earlier		
date where so provided by the national		
regulatory authority. Rules adopted by		
hydrogen network operators for balancing the		
hydrogen network shall be objective,		
transparent and non-discriminatory, including		
rules for the charging of users of their		
networks for energy imbalance.		

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Presidency compromise text	Drafting Suggestions	Comments
Article 47		
Existing hydrogen networks		
1. Member States may <i>provide for</i>		
regulatory authorities decide to grant a		
derogation from the requirements of Articles 31,		
62, 63 and 64 of this Directive, and Articles 6		
and 47 of [recast Gas Regulation as proposed in		
COM(2021) *** 804] to hydrogen networks that		
belonged to a vertically integrated undertaking		
on [date of entry into force]. The derogation		
shall be limited in scope to the network capacity		
in operation on [date of entry into force].		
2. The derogation shall be limited in time		
and-shall expire:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) where the vertically integrated		
undertaking submits a request to the regulatory		
authority to end the derogation and such request		<u></u>
is approved by the regulatory authority;		
(b) where the hydrogen network benefitting		
, ,		
from the derogation is connected to another		
hydrogen network;		
(c) where the hydrogen network benefitting		
from the derogation or its capacity is expanded		
significantly;		
(d) at the latest on 31 December [20305].		
Article 48		
Geographically confined hydrogen networks		

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Presidency compromise text	Drafting Suggestions	Comments
1. Member States may provide for		
regulatory authorities to grant a derogation from		
Article 62 for hydrogen networks which		<u></u> ,//
transport hydrogen from one or two supplier		
entry point to a limited number of exit points		
within a geographically confined, industrial or		
commercial area.		
2. Where Member States provide for		
The derogations under paragraph 1, such		
derogations may shall apply at least until 31		
December [20305]. As from 1 January [20316],		
the derogation shall expire when one of the		
conditions below is fulfilled:		
(a) where a competing renewable hydrogen		
producer wants to get access to the network;		
(b) where the exempted hydrogen network		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
becomes connected to another, regulated,		
hydrogen network.		
(c) when, after an assessment on the stage		
of hydrogen market development in the area,		
[regulatory authorities] recognise that a		
sufficient degree of maturity has been		
reached or that competition would benefit the		
further development of the market.		
Member States shall take the necessary		
measures to ensure that access requests		
referred to in point (a) of this paragraph are		
notified to the regulatory authority.		
Article 49		
Hydrogen interconnectors with third		
countries		

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Presidency compromise text	Drafting Suggestions	Comments
v 1	8 88	
1. Hydrogen interconnectors between		
Member States and third countries shall be		
subject to the rules applicable to hydrogen		
networks as set out in this Directive and in		
[recast Gas Regulation as proposed in		
COM(2021) *** 804]]. Member States shall		
ensure that the enforcement of these rules takes		
into account their effective application on Union		
territory and the integrated nature of the		
interconnector.		
2. For the purpose of implementing the		Union and Member States will complete IGA-s
requirements set out in paragraph 1, the Union		with 3rd countries for Hydrogen
and the Member State, adjacent of the third		interconnectors.
country, responsible for ensuring the		We would like some clarification from the
interconnection shall, for each hydrogen		Legal Service how is this joint IGA completion
interconnector, conclude prior to its operation		will be done in practice, and what are the
an intergovernmental agreement with the		powers of the Member States here, also taking
connected third country, or third countries,		into account provisions of Article 82 on

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Presidency compromise text	Drafting Suggestions	Comments
setting out the operating rules for the hydrogen		empowerment procedure.
interconnector concerned where the		
Commission has determined that such an		<u></u>
agreement is necessary to ensure compliance		
with the rules referred to in paragraph 1.		
3. Such intergovernmental agreement may		
contain, as appropriate, rules specifying the		
implementation of the requirements of third-		
party access, tariff regulation and on the		
unbundling of the operator of the hydrogen		
interconnector, as well as rules on the		
certification of renewable and low-carbon		
hydrogen, including rules ensuring the		
collection of required data and the application of		
the criteria for accounting hydrogen produced		
from electricity as renewable hydrogen.		
Article 50		
		1

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Durai dan an aranganing Aras	Durght of Constitution	Comment
Presidency compromise text	Drafting Suggestions	Comments
Confidentiality for operators of hydrogen		
networks, hydrogen storage facilities and		<u></u>
hydrogen terminals		
1. Without prejudice to legal duties to		
disclose information, each operator of a		
hydrogen network, hydrogen storage facility or		
hydrogen terminal, and each owner of a		
hydrogen network, shall preserve the		
confidentiality of commercially sensitive		
information obtained in the course of carrying		
out its activities, and shall prevent information		
about its own activities which may be		
commercially advantageous from being		
disclosed in a discriminatory manner. In		
particular, if the operator of a hydrogen		
network, hydrogen storage facility or hydrogen		
terminal, or the owner of a hydrogen network is		
part of a vertically integrated undertaking, it		

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Presidency compromise text	Drafting Suggestions	Comments
shall not disclose any commercially sensitive		
information to the remaining parts of the		
undertaking which are not transmission or		<u>- " // </u>
distribution system operators or hydrogen		
network operators, unless this is necessary for		
carrying out a business transaction.		
2. The operator of a hydrogen network,		
hydrogen storage facility or hydrogen terminal		
shall not, in the context of sales or purchases of		
hydrogen by related undertakings, misuse		
commercially sensitive information obtained		
from third parties in the context of providing or		
negotiating access to the system.		
3. Information necessary for effective		
competition and the efficient functioning of the		
market shall be made public. That obligation		
shall be without prejudice to protecting		
commercially sensitive information.		
	l	

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Presidency compromise text	Drafting Suggestions	Comments
Chapter VIII		
		- //
Integrated network planning		
r		
14 2000/72/FC (- 1-14-1)		
◆ 2009/73/EC (adapted)		
⇒ new		
Article <u>5122</u>		
Network development for natural gas and		
powers to make investment decisions		
1.		
years ←, ⊠ all ⊠ transmission system		
operators shall submit to		
the⊠ relevant ⊠regulatory authority a ten-		
year network development plan based on		
your network development plan oused on		

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D 11		
Presidency compromise text	Drafting Suggestions	Comments
existing and forecast supply and demand after		
having consulted all the relevant stakeholders.		
⇒ There shall be at least one single network		<u></u>
development plan per Member State.		
Infrastructure operators, including LNG		
terminal operators, storage operators,		
distribution system operators as well as		
hydrogen, district heating infrastructure and		
electricity operators shall be required to provide		
and exchange all relevant information to the		
transmission system operators required for		
developing the single plan. ← That network		
development plan shall contain efficient		
measures in order to guarantee the adequacy of		
the ⇒ natural gas ⇔ system and the security of		
supply ⇒, in particular the compliance with the		
infrastructure standards under Regulation (EU)		
2017/1938. The ten-year network development		
plan shall be published and accessible on a		
website ⇐.		

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Presidency compromise text	Drafting Suggestions	Comments
2. The ten-year network development plan		
shall, in particular:		<u></u>
(a) indicate to market participants		
⇒ contain ← comprehensive and detailed		
information on the main transmission		
infrastructure that needs to be built or upgraded		
over the next ten years taking into account any		
infrastructure needed for connecting		
renewable and low-carbon gas installations		
and including infrastructure developed by		
distribution system operators to enable reverse		
flows to the transmission network;		
(b) contain all the investments already		
decided and identify new investments which		
have to be executed in the next three years; and		

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Presidency compromise text	Drafting Suggestions	Comments
₽ new		
(c) include <i>comprehensive and detailed</i>		
information on infrastructure that can or will be	·	
decommissioned; and		
◆ 2009/73/EC		
⇒ new		
(<u>de</u>) provide for a time frame for all investment		
⇒ and decommissioning ← projects:		
↓ new		
(e) be based on a joint scenario framework		
developed between the relevant infrastructure		
operators, including relevant distribution system		
operators, of at least <i>natural</i> gas and electricity;		

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Presidency compromise text	Drafting Suggestions	Comments
(f) be consistent with the results of the		
common and national risk assessments under		<u>_`//</u>
Article 7 of Regulation 2017/1938;		
(g) be in line with the integrated national		
energy and climate plan and its updates, and		
with the integrated national energy climate		
reports submitted in accordance with		
Regulation (EU) 2018/1999 and support the		
climate-neutrality objective set out in Article		
2(1), of Regulation (EU) 2021/1119.		
▶ 2009/73/EC (adapted)		
⇒ new		
3. When elaborating the ten-year network		
development plan,		

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Presidency compromise text	Drafting Suggestions	Comments
operator shall fully take into account the		
potential for alternatives to system expansion,		
for instance the use of demand response, as well		
as expected consumption following the		
application of the energy efficiency first		
principle and demand reduction, trade with		
other countries and the Union-wide network		
development plan. In view of the energy system		
integration, # the transmission system operator		
shall assess how to address, where possible, a		
need across electricity and gases systems		
including information on the optimal location		
and size of energy storage and power to gas		
assets ← the transmission system operator shall		
make reasonable assumptions about the		
evolution of the production, supply,		
eonsumption and exchanges with other		
countries, taking into account investment plans		
for regional and Community-wide networks, as		
well as investment plans for storage and LNG		

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Drafting Suggestions	Comments
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
and national risk assessments and ← the non-		
binding Community ⊠ Union ⊠ -wide ten-		
year network development plan <u>s</u> (Community		
☑ Union ☑-wide network development plans)		
referred to \boxtimes in Article 30(1), point (b), of		
Regulation (EU) 2019/943 ⊴ , , <i>Article 29 of</i>		
[the recast Gas regulation as proposed in		
COM(2021)804] and Article 43 of [the recast		
Gas regulation as proposed in		
COM(2021)804] Article 8(3)(b) of Regulation		
(EC) No 715/2009. If any doubt arises as to the		
consistency with the Community ⊠ Union ⊠-		
wide network development plan, the regulatory		
authority shall consult ☒ ACER ☒ the		
<u>Ageney</u> . The regulatory authority may require		
the transmission system operator to amend its		
ten-year network development plan.		
₽ new		

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Presidency compromise text	Drafting Suggestions	Comments
The competent national authorities shall		
examine the consistency of the ten-year network		
development plan with the climate-neutrality		<u></u>
objective set out in Article 2(1), of Regulation		
(EU) 2021/1119, national energy and climate		
plan and its updates and with the integrated		
national energy climate reports submitted in		
accordance with Regulation (EU) 2018/1999		
and, in case of inconsistency, may provide the		
regulatory authority a substantiated opinion		
setting out the inconsistency, to be taken duly		
into account.		
↓ 2009/73/EC		
⇒ new		
6. The regulatory authority shall monitor		
and evaluate the implementation of the ten-year		

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Presidency compromise text	Drafting Suggestions	Comments
network development plan.		
7. In circumstances where the transmission		- /
system operator ⇒ independent system operator	· ·	
or independent transmission operator ←, other		
than for overriding reasons beyond its control,		
does not execute an investment, which, under		
the ten-year network development plan, was to		
be executed in the following three years,		
Member States shall ensure that the regulatory		
authority is required to take at least one of the		
following measures to ensure that the		
investment in question is made if such		
investment is still relevant on the basis of the		
most recent ten-year network development plan:		
(a) to require the transmission system		
operator to execute the investments in question;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) to organise a tender procedure open to		
any investors for the investment in question; ex		
(c) to oblige the transmission system		
operator to accept a capital increase to finance		
the necessary investments and allow		
independent investors to participate in the		
capital.		
Where the regulatory authority has made use of		
its powers under point (b) the first		
subparagraph, it may oblige the transmission		
system operator to agree to one or more of the		
following:		
(a) financing by any third party;		
(b) construction by any third party;		

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Presidency compromise text	Drafting Suggestions	Comments
(c) building the new assets concerned itself;		
(d) operating the new assets concerned		
itself.		
The transmission system operator shall provide		
the investors with all information needed to		
realise the investment, shall connect new assets		
to the transmission network and shall generally		
make its best efforts to facilitate the		
implementation of the investment project.		
The relevant financial arrangements shall be		
subject to approval by the regulatory authority.		
8. Where the regulatory authority has made		
use of its powers under the first subparagraph of		
paragraph 7, the relevant tariff regulations shall		
cover the costs of the investments in question.		

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Presidency compromise text	Drafting Suggestions	Comments
₽ new		
		- //
Article 52		
Hydrogen network development reporting		
1. Hydrogen network operators shall		
submit to the regulatory authority and where		
relevant another competant authority, every two		
years at regular intervals as determined by that		
authority, an overview of the hydrogen network		
infrastructure they aim to develop. The first		
overview shall be submitted within six months		
of the hydrogen network operator's certification		
of the hydrogen network operator pursuant		
to Article 65 of this Directive and Article 13 of		
[recast Gas Regulation as proposed in		
COM(2021) xxx 804]]. For hydrogen network		

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Presidency compromise text	Drafting Suggestions	Comments
operators existing at the entry into force of this		
Directive, the first overview shall be submitted		
within six months of entry into force of this		<u></u>
Directive. That overview shall in particular:		
(a) include information on capacity needs,		
both in volume and duration, as negotiated		
between network users and hydrogen network		
operators, as well as on the location of		
potential future hard-to-decarbonise network		
users and hydrogen supply;		
(b) include information on the extent to		
which repurposed natural gas pipelines will be		
used for the transport of hydrogen;		
(c) be in line with the integrated national		
energy and climate plan and its updates, and		
with the integrated national energy and climate		

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Presidency compromise text	Drafting Suggestions	Comments
reports submitted in accordance with Regulation		
(EU) 2018/1999 and support the climate-		
neutrality objective set out in Article 2(1) of		<u></u>
Regulation (EU) 2021/1119.		
(d) the information exchanged with		
hydrogen network operators in neighbouring		
Member States pursuant to point 2.		
2. Hydrogen storage and terminal operators		
shall provide and exchange all relevant		
information required for developing the		
overview with the hydrogen network operators.		
Hydrogen network operators shall exchange		
all relevant information required for		
developing the overview with other hydrogen		
network operators, including hydrogen		
network operators in neighbouring Member		
States countries.		

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Presidency compromise text	Drafting Suggestions	Comments
3. The regulatory authority shall examine		
the overview and make recommendations for		
amendments by the hydrogen network operator		
in line with the criteria and procedure under		
paragraph 1. It shall take the overall energy-		
economic necessity of the hydrogen network		
into account in this examination as well as the		
joint scenario framework developed under		
Article 51 (2), point e).		
4. The regulatory authority shall take the		
examination of the overview into account in its		
approval of dedicated charges within the		
meaning of Article 4 of [recast Gas Regulation		
as proposed in COM(2021) xxx 804].		
5. Hydrogen network operators shall		
publish on a regular every two years a joint		

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Presidency compromise text	Drafting Suggestions	Comments
report on the development of the hydrogen		
system based on the overview submitted to the		
regulatory authority. They shall take the		<u></u>
examination and recommendations of the		
regulatory authority under paragraph 343 into		
account. The regulatory authority may		
provide an opinion on the report.		
5a. Without prejudice to the role of the		
regulatory authority under paragraphs 1, 3,		
5, 6 and 7, Member States may decide to		
provide another competent authority with		
the task to examine the overview that		
hydrogen network operators submit		
pursuant to paragraph 1, to make		
recommendations for amendments pursuant		
to paragraphs 3 and 5 and to provide an		
opinion on the report pursuant to paragraph		
<u>5.</u>		

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Presidency compromise text	Drafting Suggestions	Comments
6. Where Member States apply a system of		
regulated third party access to hydrogen		
networks in accordance with paragraph 1 of		<u></u> ,
Article 31, Member States may decide to shall		
apply the requirements pursuant to Article 51 to		
hydrogen network operators with the exception		
of those requirements related to Regulation		
(EU) 2017/1938. Where this is the case, the		
regulatory authority shall also examine		
whether the ten-year network development		
plan submited by hydrogen network operators		
is consistent with Union-wide ten-year network		
development plan for hydrogen referred to in		
Article 43 of the [recast Gas Regulation].		
7. Member States may decide to apply		
the requirements pursuant to Article 51 to		
hydrogen network operators as of [the entry		
into force of this Directive].		
		<u> </u>

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Presidency compromise text	Drafting Suggestions	Comments
Article 53		
Financing cross-border hydrogen		
infrastructure		
1. Where Member States apply a system		
of regulated third party access to hydrogen		
networks pursuant to Article 31 paragraph 1		
and where a hydrogen interconnector project is		
included in the EU-wide ten-year network		
development plan as referred to in Article 29 or		
Article 43 of [recast Gas Regulation as proposed		
in COM(2021) xxx 804] and is not a project of		
common interest as referred to in [Chapter II		
and Annex I point 3 of Regulation xxx on		
Guidelines for trans-European energy		
infrastructure], adjacent and affected hydrogen		
network operators shall bear the costs of the		
project and may include them within their		
respective tariff systems. If they identify a		

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Presidency compromise text	Drafting Suggestions	Comments
substantial gap between benefits and costs,		
theyshall may design a project plan, including a		
request for cross-border cost allocation, and		<u></u>
submit it jointly to the concerned regulatory		
authorities for a joint approval.		
2. Where hydrogen network operators		
submit a project plan as set out in paragraph		
1 of this Article, the following measures shall		
apply:		
<u>a)</u> The project plan and request for cross-		
border cost allocation shall be accompanied by a		
project-specific cost-benefit analysis, taking into		
account benefits beyond the borders of Member		
States concerned, and by a business plan		
evaluating the financial viability of the project,		
which shall include a financing solution and		
specify whether the hydrogen network operators		
involved agree on a substantiated proposal for a		

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Presidency compromise text	Drafting Suggestions	Comments
cross-border cost allocation.		
<u>b</u>)3. The concerned regulatory authorities		
may shall, after consulting the hydrogen		
network operators, take coordinated decisions		
on the allocation of investment costs to be borne		
by each network operator for the project.		
<u>c)</u> 4. Where the concerned regulatory		
authorities cannot reach an agreement on the		
request-within six months, they may decide to		
jointly submit the case to ACER. ACER shall		
take a decision, following the process pursuant		
to Article 6(10) in Regulation (EU) 2019/942.		
5. After 31 December [20305] at the latest,		
all affected hydrogen network operators shall		
negotiate a system of financial compensation to		
ensure financing for cross-border hydrogen		

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Presidency compromise text	Drafting Suggestions	Comments
infrastructure in the context of no tariffs		
charged for access to hydrogen networks at		
interconnection points between Member States		<u></u> ,//
pursuant to Article 6, paragraph 7, of [recast		
Gas Regulation as proposed in		
COM(2021)804J. While developing that,		
hydrogen network operators shall conduct an		
extensive consultation process involving all		
relevant market participants.		
6. The hydrogen network operators		
concerned shall agree on the system of financial		
compensation within 3 years and by 31		
December 20383 at the latest. If no agreement		
is reached within that period, the involved		
regulatory authorities shall decide jointly within		
2 years. Where the relevant regulatory		
authorities cannot reach a joint agreement		
within 2 years, ACER shall take a decision,		
following the process pursuant to Article 6(10)		

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Presidency compromise text	Drafting Suggestions	Comments
in Regulation (EU) 2019/942.		
7. The system of financial compensation		
shall be implemented in line with Article 72(1),		
point (b).		
8. For the transition to a system of		
financial compensation mechanism, existing		
capacity contracts shall not be affected by the		
established financial compensation mechanism.		
9. Further details required to implement		
the process set out in this Article, including		
required processes and time frames, process for		
reviewing and if necessary amending the		
compensation mechanism allowing taking into		
account tariff evolution and the development of		
the hydrogen networks, shall be set in a network		
code established on the basis of Article 54 of		

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Presidency compromise text	Drafting Suggestions	Comments
[recast Gas Regulation as proposed in		
COM(2021) xxx 804].		
▼ 2009/73/EC (adapted)		
⇒ new		
Chapter IX		
➤ Unbundling of transmission system		
operators 🗵		
Section 1		
D cum anakin umbum dlin a (D		
Article <u>549</u>		
Unbundling of transmission systems and		

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Presidency compromise text	Drafting Suggestions	Comments
transmission system operators		
1. Member States shall ensure that from		
3 March 2012:		
(a) each undertaking which owns a		
transmission system acts as a transmission		
system operator;		
(b) the same person or persons are		
entitled neither:		
(i) directly or indirectly to exercise		
control over an undertaking performing any of		
the functions of production or supply, and		
directly or indirectly to exercise control or		
exercise any right over a transmission system		
operator or over a transmission system; nor		

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Presidency compromise text	Drafting Suggestions	Comments
(ii) directly or indirectly to exercise		
control over a transmission system operator or		
over a transmission system, and directly or		<u></u>
indirectly to exercise control or exercise any		
right over an undertaking performing any of the		
functions of production or supply;		
(c) the same person or persons are		
not entitled to appoint members of the		
supervisory board, the administrative board or		
bodies legally representing the undertaking, of a		
transmission system operator or a transmission		
system, and directly or indirectly to exercise		
control or exercise any right over an		
undertaking performing any of the functions of		
production or supply; and		
(d) the same person is not entitled to		
be a member of the supervisory board, the		
administrative board or bodies legally		

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Presidency compromise text	Drafting Suggestions	Comments
representing the undertaking, of both an		
undertaking performing any of the functions of		
production or supply and a transmission system		<u>- " // </u>
operator or a transmission system.		
2. The rights referred to in points (b)		
and (e) of paragraph 1, points (b) and (c), shall		
include, in particular:		
(a) the power to exercise voting rights;		
(b) the power to appoint members of the		
supervisory board, the administrative board or		
bodies legally representing the undertaking; or		
(a) the holding of a majority share		
(c) the holding of a majority share.		
3. For the purpose of paragraph 1, point		
(b), the notion ⊠ term ⊠ 'undertaking		
(0), the notion by term of undertaking		

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Deadline: 17 February 2023

Presidency compromise text	Drafting Suggestions	Comments
performing any of the functions of production or		
supply' shall include ⊠ be understood as		
including ☐ 'undertaking performing any of		<u>- " // </u>
the functions of generation and ⊠ or ⊠		
supply' within the meaning of Directive		
$\frac{2009/72/EC}{2009/72/EC}$ ⊗ (EU) 2019/944 ≪ of the		
European Parliament and of the Council ³⁶ $\stackrel{\cancel{27}}{=}$		
13 July 2009 concerning common rules for the		
internal market in electricity ³⁸ , and the terms		
'transmission system operator' and		
'transmission system' shall be understood as		
including ☑ include 'transmission system		
operator' and 'transmission system' within the		
meaning of that Directive.		

Directive (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ L 158, 14.6.2019, p. 125).

Directive 2009/72/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in electricity (OJ L 211, 14.8.2009, p. 55)

³⁸ See page 55 of this Official Journal

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Presidency compromise text	Drafting Suggestions	Comments
4. Member States may allow for		
derogations from points (b) and (c) of		
paragraphs 1, points (b) and (c) until 3 March		<u></u>
2013, provided that transmission system		
operators are not part of a vertically integrated		
undertaking.		
5. The obligation set out in paragraph 1_{\pm}		
point (a), of this Article shall be deemed to be		
fulfilled in a situation where two or more		
undertakings which own transmission systems		
have created a joint venture which acts as a		
transmission system operator in two or more		
Member States for the transmission systems		
concerned. No other undertaking may be part of		
the joint venture, unless it has been approved		
under Article <u>5514</u> as an independent system		
operator or as an independent transmission		
operator for the purposes of Section 3Chapter		
₩.		

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Presidency compromise text	Drafting Suggestions	Comments
6. For the implementation of this Article,		
		\mathcal{O}
where the person referred to in points (b), (c)		
and (d) of paragraph 1 is the Member State or		
another public body, two separate public bodies		
exercising control over a transmission system		
operator or over a transmission system on the		
one hand, and over an undertaking performing		
any of the functions of production or supply on		
the other, shall be deemed not to be the same		
person or persons.		
7. Member States shall ensure that neither		
commercially sensitive information referred to		
in Article <u>3616</u> held by a transmission system		
operator which was part of a vertically		
integrated undertaking, nor the staff of such a		
transmission system operator, is transferred to		
undertakings performing any of the functions of		
production and supply.		
production and suppry.		

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Presidency compromise text	Drafting Suggestions	Comments
¥ 2019/692 Art. 1.2(a)		
8. Where on 3 September 2009 the		
transmission system belonged to a vertically		
integrated undertaking, a Member State may		
decide not to apply paragraph 1. As regards the		
part of the transmission system connecting a		
Member State with a third country between the		
border of that Member State and the first		
connection point with that Member State's		
network, where on 23 May 2019 the		
transmission system belongs to a vertically		
integrated undertaking, a Member State may		
decide not to apply paragraph 1.		
↓ 2009/73/EC		
In such case, the Member State concerned shall		

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Presidency compromise text	Drafting Suggestions	Comments
either:		
(a) designate an independent system		
operator in accordance with Article <u>55+4</u> , or		
(b) comply with the provisions of		
Section 3 Chapter IV .		
V 2019/692 Art. 1.2(b)		
▼ 2019/092 Att. 1.2(0)		
9. Where on 3 September 2009 the		
transmission system belonged to a vertically		
integrated undertaking and arrangements are in		
place which guarantee more effective		
independence of the transmission system		
operator than the provisions of <u>Section 3Chapter</u>		
₩., a Member State may decide not to apply		
paragraph 1 of this Article.		

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Presidency compromise text	Drafting Suggestions	Comments
As regards the part of the transmission system		
connecting a Member State with a third country		
between the border of that Member State and		
the first connection point with that Member		
State's network, where on 23 May 2019 the		
transmission system belongs to a vertically		
integrated undertaking and arrangements are in		
place which guarantee more effective		
independence of the transmission system		
operator than the provisions of <u>Section 3Chapter</u>		
₩., that Member State may decide not to apply		
paragraph 1 of this Article.		
◆ 2009/73/EC (adapted)		
10. Before an undertaking is approved and		
designated as a transmission system operator		
under paragraph 9 of this Article, it shall be		
certified \boxtimes in accordance with \boxtimes <u>according to</u>		
the procedures laid down in Article $\underline{6510}(4)$, (5)		

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Comments

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Presidency compromise text	Drafting Suggestions	Comments
Member States which apply paragraph 1.		
Section 2		
independent system operators 🗵		
Article <u>5514</u>		
Independent system encyctors		
Independent system operators		
▼ 2019/692 Art. 1.3 (adapted)		
⇒ new		
1. Where on 3 September 2009 the		
transmission system belonged to a vertically		
integrated undertaking, a Member State may		
decide not to apply Article $\underline{\underline{56}}$ 54 $\underline{\underline{9}}$ (1) and to		
designate an independent system operator upon		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
a proposal from the transmission system owner.		
As regards the part of the transmission system		
connecting a Member State with a third country		
between the border of that Member State and		
the first connection point with that Member		
State's network, where on 23 May 2019 the		
transmission system belongs ⋈ belonged ⋈ to		
a vertically integrated undertaking, that Member		
State may decide not to apply Article <u>5</u> 4 <u>99</u> (1)		
and to designate an independent system operator		
upon a proposal from the transmission system		
owner.		
The designation of an independent system		
operator shall be subject to approval by the		
Commission.		
2. The Member State may approve and		

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Presidency compromise text	Drafting Suggestions	Comments
designate an independent system operator only		
where:		
(a) the candidate operator has demonstrated		
that it complies with the requirements of		
Article <u>549</u> (1), <u>points</u> (b), (c) and (d);		
(b) the candidate operator has demonstrated		
that it has at its disposal the required financial,		
technical, physical and human resources to carry		
out its tasks under Article 3543;		
(c) the candidate operator has undertaken to		
comply with a ten-year network development		
plan monitored by the regulatory authority;		
(d) the transmission system owner has		
demonstrated its ability to comply with its		
obligations under paragraph 5. <u>.</u> <u>t</u> o		

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Presidency compromise text	Drafting Suggestions	Comments
which end₂, it shall provide all the draft		
contractual arrangements with the candidate		
undertaking and any other relevant entity; and		<u></u>
(e) the candidate operator has demonstrated		
its ability to comply with its obligations under		
Regulation (EC) No 715/2009 [recast Gas]		
regulation as proposed in COM(2021) $\frac{xxx}{x}$		
804] ⊠ including the cooperation of		
transmission system operators at European and		
regional level.		
3. Undertakings which have been certified		
by the regulatory authority as having complied		
with the requirements of Article 6611 and of		
paragraph 2 of this Article shall be approved		
and designated as independent system operators		
by Member States. The certification procedure		
in either Article $\underline{6510}$ of this Directive and		
Article 3 of Regulation (EC) No 715/2009 or in		

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Presidency compromise text	Drafting Suggestions	Comments
Article 6644 of this Directive shall be		
applicable.		
4. Each independent system operator shall		
be responsible for granting and managing third-		
party access, including the collection of access		
charges and congestion charges, for operating,		
maintaining and developing the transmission		
system, as well as for ensuring the long-term		
ability of the system to meet reasonable demand		
through investment planning. When developing		
the transmission system the independent system		
operator shall be responsible for planning		
(including the authorisation procedure),		
construction and commissioning of the new		
infrastructure. For this purpose, the independent		
system operator shall act as a transmission		
system operator in accordance with this		
Chapter. The transmission system owner shall		
not be responsible for granting and managing		

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Drafting Suggestions	Comments
	- //
	Drafting Suggestions

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Drafting Suggestions	Comments
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
transmission system owner with its obligations		
under paragraph 5.		
↓ 2009/73/EC (adapted)		
⇒ new		
Article <u>5615</u>		
Unbundling of transmission system owners,		
hydrogen network owners and storage system		
≅ and hydrogen storage ⊗ operators		
A transmission system ⇒ and hydrogen		
network ← owners, where an independent		
system operator ⇒ or an independent hydrogen		
network <i>operator</i> ← has been appointed, and <u>a</u>		
storage system operator $\underline{s} \Rightarrow$ or hydrogen storage		
facility operators which are part of vertically		

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Presidency compromise text	Drafting Suggestions	Comments
integrated undertakings shall be independent at		
least in terms of their legal form, organisation		
and decision making from other activities not		<u></u>
relating to transmission, distribution ⇒,		
transport \Leftrightarrow and storage \Rightarrow of gases \Leftrightarrow .		
This Article shall apply only to		
storage facilities that are technically and/or		
economically necessary for providing efficient		
access to the system for the supply of customers		
pursuant to Article <u>2923</u> .		
In order to ensure the independence of the		
transmission system ⇒ or hydrogen network ←		
owner and storage system		
storage operator \(\sigma \) referred to in <i>the first sub-</i>		
paragraph 4, the following minimum criteria		
shall apply:		

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Presidency compromise text (a) persons responsible for the management of the transmission system ⇒ or hydrogen network ⇔ owner and storage system ⇒ or hydrogen storage ⇔ operator shall not participate in company structures of the	
of the transmission system ⇒ or hydrogen network ⇔ owner and storage system ⇒ or hydrogen storage ⇔ operator shall not	
of the transmission system ⇒ or hydrogen network ⇔ owner and storage system ⇒ or hydrogen storage ⇔ operator shall not	
network ← owner and storage system ⇒ or hydrogen storage ← operator shall not	
hydrogen storage ← operator shall not	
participate in company structures of the	
integrated natural gas undertaking responsible,	
directly or indirectly, for the day-to-day	
operation of the production and supply of	
natural gas ⇒ gases ⇔;	
natural gas → gases ←,	_
(b) appropriate measures shall be taken to	
ensure that the professional interests of persons	
responsible for the management of the	
transmission system ⇒ or hydrogen network ←	
owner and storage system or hydrogen	
storage ← operator are taken into account in a	
manner that ensures that they are capable of	
acting independently;	
(c) the storage system ⇒ or hydrogen	

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Presidency compromise text	Drafting Suggestions	Comments
storage ← operator shall have effective		
decision-making rights, independent from the		
integrated natural gas undertaking, with respect		<u></u>
to assets necessary to operate, maintain or		
develop the storage facilities <u>++</u> ; this shall not		
preclude the existence of appropriate		
coordination mechanisms to ensure that the		
economic and management supervision rights of		
the parent company in respect of return on		
assets regulated indirectly in accordance with		
Article <u>7241</u> (7) in a subsidiary are protected _₹ In		
particular, this ⋈ ; it ⋈ shall enable ⋈ in		
particular the parent company to approve the		
annual financial plan, or any equivalent		
instrument, of the storage system ⇒ or hydrogen		
storage ← operator and to set global limits on		
the levels of indebtedness of its subsidiary: ist		
shall not permit the parent company to give		
instructions regarding day-to-day operations,		
nor with respect to individual decisions		

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Presidency compromise text	Drafting Suggestions	Comments
concerning the construction or upgrading of		
storage facilities, that do not exceed the terms of		
the approved financial plan, or any equivalent		<u>-"/</u>
instrument; -nd		
(d) the transmission gystem of an hydrogen		
(d) the transmission system ⇒ or hydrogen		
network ← owner and the storage system ⇒ or		
hydrogen storage ← operator shall establish a		
compliance programme, which sets ⊠ shall		
set ⊠ out measures taken to ensure that		
discriminatory conduct is excluded, and ensure		
that observance of it is adequately monitored=		
The compliance programme ⊗; it ⊗ shall		
also		
employees to meet those objectives; <u>a</u> An		
annual report, setting out the measures taken,		
shall be submitted by the person or body		
responsible for monitoring the compliance		
programme to the regulatory authority and shall		
be published.		

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Presidency compromise text	Drafting Suggestions	Comments
The Commission may ⇒ is empowered ⇔ to		
adopt		
Article 83 supplementing this Directive in order		
to set ⇔ Guidelines to ensure full and effective		
compliance of the transmission system ⇒ or		
hydrogen network ← owner and of the storage		
system ⇒ or hydrogen storage ← operator with		
paragraph 2 of this Article . Those measures,		
designed to amend non-essential elements of		
this Directive by supplementing it, shall be		
adopted in accordance with the regulatory		
procedure with scrutiny referred to in		
Article 51(3).		
<u>CHAPTER IV</u>		
Section 3		

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Presidency compromise text	Drafting Suggestions	Comments
independent transmission -operator		
Article 57 17		
Assets, equipment, staff and identity		
, 1 1		
1. Transmission system operators shall be		
equipped with all human, technical, physical		
and financial resources necessary for fulfilling		
their obligations under this Directive and		
carrying out the activity of gas transmission, in		
particular:		
(a) assets that are necessary for the activity		
of gas transmission, including the transmission		
system, shall be owned by the transmission		
system operator;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) personnel necessary for the activity of		
gas transmission, including the performance of		
all corporate tasks, shall be employed by the		<u></u>
transmission system operator;		
(c) leasing of personnel and rendering of		
services, to and from any other parts of the		
vertically integrated undertaking shall be		
prohibited. A transmission system operator may,		
however, render services to the vertically		
integrated undertaking as long as:		
(i) the provision of those services		
does not discriminate between system users, is		
available to all system users on the same terms		
and conditions and does not restrict, distort or		
prevent competition in production or supply;		
and		

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Presidency compromise text	Drafting Suggestions	Comments
(ii) the terms and conditions of the		
provision of those services are approved by the		
regulatory authority;		<u></u>
(d) without prejudice to the decisions of the		
Supervisory Body under Article <u>6020</u> ,		
appropriate financial resources for future		
investment projects and/or for the replacement		
of existing assets shall be made available to the		
transmission system operator in due time by the		
vertically integrated undertaking following an		
appropriate request from the transmission		
system operator.		
2. The activity of gas transmission shall		
include at least the following tasks in addition to		
those listed in Article <u>3513</u> :		
(a) the representation of the transmission		

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Presidency compromise text	Drafting Suggestions	Comments
system operator and contacts to third parties and		
the regulatory authorities;		
(b) the representation of the transmission		
system operator within the European Network		
of Transmission System Operators for Gas		
(ENTSO for Gas);		
(c) granting and managing third-party		
access on a non-discriminatory basis between		
system users or classes of system users;		
(d) the collection of all the transmission		
system related charges including access charges,		
balancing charges for ancillary services such as		
gas treatment, purchasing of services (balancing		
costs, energy for losses);		
(e) the operation, maintenance and		

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Presidency compromise text	Drafting Suggestions	Comments
development of a secure, efficient and economic		
transmission system;		
		- //
(f) investment planning ensuring the long-		
term ability of the system to meet reasonable		
demand and guaranteeing security of supply;		
(g) the setting up of appropriate joint		
ventures, including with one or more		
transmission system operators, gas exchanges,		
and the other relevant actors pursuing the		
objective to develop the creation of regional		
markets or to facilitate the liberalisation process;		
and		
(h) all corporate services, including legal		
services, accountancy and IT services.		
3. Transmission system operators shall be		

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Presidency compromise text	Drafting Suggestions	Comments
		Q 02222000
organised in a legal form as referred to in		
Article 1 Annex II to of Directive 2009/101/EC		
(EU) 2017/1132 of the European Parliament and		~ *//
of the Council 39 Council Directive		
<u>68/151/EEC⁴⁰</u> .		
4. The transmission system operator shall		
not, in its corporate identity, communication,		
branding and premises, create confusion in		
respect of the separate identity of the vertically		
integrated undertaking or any part thereof.		
5. The transmission system operator shall		
not share IT systems or equipment, physical		

Directive 2009/101/EC of the European Parliament and of the Council of 16 September 2009 on coordination of safeguards which, for the protection of the interests of members and third parties, are required by Member States of companies within the meaning of the second paragraph of Article 48 of the Treaty, with a view to making such safeguards equivalent (OJ L 258, 1.10.2009, p. 11).

First Council Directive 68/151/EEC of 9 March 1968 on coordination of safeguards which, for the protection of the interests of members and others, are required by Member States of companies within the meaning of the second paragraph of Article 58 of the Treaty, with a view to making such safeguards equivalent throughout the Community (OJ L 65, 14.3.1968, p. 8).

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Presidency compromise text	Drafting Suggestions	Comments
premises and security access systems with any		
part of the vertically integrated undertaking, nor		
use the same consultants or external contractors		<u></u>
for IT systems or equipment, and security access		
systems.		
6. The accounts of transmission system		
operators shall be audited by an auditor other		
than the one auditing the vertically integrated		
undertaking or any part thereof.		
Article <u>5818</u>		
Independence of the transmission system		
operator		
1. Without prejudice to the decisions of the		
Supervisory Body under Article 6020, the		
transmission system operator shall have:		
J 1		

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		~
Presidency compromise text	Drafting Suggestions	Comments
(a) effective decision-making rights,		
independent from the vertically integrated		<u>-"/</u>
undertaking, with respect to assets necessary to		
operate, maintain or develop the transmission		
system; and		
(b) the power to raise money on the capital		
market in particular through borrowing and		
capital increase.		
2. The transmission system operator shall		
at all times act so as to ensure it has the		
resources it needs in order to carry out the		
activity of transmission properly and efficiently		
and develop and maintain an efficient, secure		
and economic transmission system.		
3. Subsidiaries of the vertically integrated		

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Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
undertaking performing functions of production		
or supply shall not have any direct or indirect		
shareholding in the transmission system		_ '//
operator. The transmission system operator shall		
neither have any direct or indirect shareholding		
in any subsidiary of the vertically integrated		
undertaking performing functions of production		
or supply, nor receive dividends or any other		
financial benefit from that subsidiary.		
4. The overall management structure and		
the corporate statutes of the transmission system		
operator shall ensure effective independence of		
the transmission system operator in compliance		
with this Chapter. The vertically integrated		
undertaking shall not determine, directly or		
indirectly, the competitive behaviour of the		
transmission system operator in relation to the		
day to day activities of the transmission system		
operator and management of the network, or in		

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Presidency compromise text	Drafting Suggestions	Comments
relation to activities necessary for the		
preparation of the ten-year network		
development plan developed pursuant to		<u></u>
Article <u>5122</u> .		
5. In fulfilling their tasks ☒ listed ☒ in		
Article $\underline{35+3}$ and Article $\underline{57+7}(2)$ of this		
Directive, and in complying with		
Article <u>1513</u> (1), Article <u>514(</u> 1)(a),		
Article $916(2)$, (3) and (5), Article $3018(6)$ and		
Article 1221(1) of Regulation (EC)		
No 715/2009 [recast Gas Regulation as		
proposed in COM(2021) *** 804] ⟨ ,		
transmission system operators shall not		
discriminate against different persons or entities		
and shall not restrict, distort or prevent		
competition in production or supply.		
6. Any commercial and financial relations		
between the vertically integrated undertaking		

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Presidency compromise text	Drafting Suggestions	Comments
and the transmission system operator, including		
loans from the transmission system operator to		
the vertically integrated undertaking, shall		<u></u>
comply with market conditions. The		
transmission system operator shall keep detailed		
records of such commercial and financial		
relations and make them available to the		
regulatory authority upon request.		
7. The transmission system operator shall		
submit for approval by the regulatory authority		
all commercial and financial agreements with		
the vertically integrated undertaking.		
8. The transmission system operator shall		
inform the regulatory authority of the financial		
resources, referred to in Article <u>5717</u> (1), <u>point</u>		
(d), available for future investment projects		
and/or for the replacement of existing assets.		

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Presidency compromise text	Drafting Suggestions	Comments
9. The vertically integrated undertaking		
shall refrain from any action impeding or		
prejudicing the transmission system operator		
from complying with its obligations in this		
Chapter and shall not require the transmission		
system operator to seek permission from the		
vertically integrated undertaking in fulfilling		
those obligations.		
10. An undertaking which has been certified		
by the regulatory authority as being in		
compliance with the requirements of this		
Chapter shall be approved and designated as a		
transmission system operator by the Member		
State concerned. The certification procedure in		
either Article <u>6510</u> of this Directive and		
Article 133 of Regulation (EC) No 715/2009 or		
in Article <u>6611</u> of this Directive shall apply.		

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Presidency compromise text	Drafting Suggestions	Comments
Парт		
\$ new		
11. The transmission system operator shall		- //
make public detailed information regarding the		
quality of the gases transported in its networks,		
based on Articles 16 and 17 of Regulation (EU)		
2015/703		
2013/703		
_		
◆ 2009/73/EC (adapted)		
Article <u>5919</u>		
Independence of the staff and the		
management of the transmission system		
operator		
1. Decisions regarding the appointment and		
renewal, working conditions including		
remuneration, and termination of the term of		

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• •		
Presidency compromise text	Drafting Suggestions	Comments
office, of the persons responsible for the		
management and/or members of the		
administrative bodies of the transmission system		<u></u>
operator shall be taken by the Supervisory Body		
of the transmission system operator appointed in		
accordance with Article <u>6020</u> .		
2. The identity of, and the conditions		
governing the term, the duration and the		
termination of office of, the persons nominated		
by the Supervisory Body for appointment or		
renewal as persons responsible for the executive		
management and/or as members of the		
administrative bodies of the transmission system		
operator, and the reasons for any proposed		
decision terminating such term of office, shall		
be notified to the regulatory authority. Those		
conditions and the decisions referred to in		
paragraph 1 shall become binding only if the		
regulatory authority has raised no objections		

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Presidency compromise text	Drafting Suggestions	Comments
within three weeks of ⊠ the ⊠notification.		
The regulatory authority may object to the		
decisions referred to in paragraph 1 where:		
(a) doubts arise as to the professional		
independence of a nominated person responsible		
for the management and/or member of the		
administrative bodies; or		
(b) in the case of premature termination of a		
term of office, doubts exist regarding the		
justification of such premature termination.		
justification of such premature termination.		
3. No professional position or		
responsibility, interest or business relationship,		
directly or indirectly, with the vertically		
integrated undertaking or any part of it or its		
controlling shareholders other than the		

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Drafting Suggestions	Comments
	<u>-"//</u>
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
interest in or receive any financial benefit,		
directly or indirectly, from any part of the		
vertically integrated undertaking other than the		<u>- " // </u>
transmission system operator. Their		
remuneration shall not depend on activities or		
results of the vertically integrated undertaking		
other than those of the transmission system		
operator.		
6. Effective rights of appeal to the		
regulatory authority shall be guaranteed for any		
complaints by the persons responsible for the		
management and/or members of the		
administrative bodies of the transmission system		
operator against premature terminations of their		
term of office.		
7. After termination of their term of office		
in the transmission system operator, the persons		
responsible for its management and/or members		

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Presidency compromise text	Drafting Suggestions	Comments
of its administrative bodies shall have no		
professional position or responsibility, interest		
or business relationship with any part of the		C*/
vertically integrated undertaking other than the		
transmission system operator, or with its		
controlling shareholders for a period of not less		
than four years.		
8. Paragraph 3 shall apply to the majority		
of the persons responsible for the management		
and/or members of the administrative bodies of		
the transmission system operator.		
The persons responsible for the management		
and/or members of the administrative bodies of		
the transmission system operator who are not		
subject to paragraph 3 shall have exercised no		
management or other relevant activity in the		
vertically integrated undertaking for a period of		
at least six months before their appointment.		

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Presidency compromise text	Drafting Suggestions	Comments
The first subparagraph of this paragraph and		
paragraphs 4 to 7 shall be applicable to all the		
persons belonging to the executive management		
and to those directly reporting to them on		
matters related to the operation, maintenance or		
development of the network.		
-		
Article <u>6020</u>		
Titule <u>6020</u>		
Supervisory Body		
1. The transmission system operator shall		
have a Supervisory Body which shall be in		
charge of taking decisions which may have a		
significant impact on the value of the assets of		
the shareholders within the transmission system		
operator, in particular decisions regarding the		
approval of the annual and longer-term financial		
approvision and annual unital render term interioral		

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Presidency compromise text	Drafting Suggestions	Comments
plans, the level of indebtedness of the		
transmission system operator and the amount of		
dividends distributed to shareholders. The		
decisions falling under the remit of the		
Supervisory Body shall exclude those that are		
related to the day to day activities of the		
transmission system operator and management		
of the network, and in relation to activities		
necessary for the preparation of the ten-year		
network development plan developed pursuant		
to Article 5122 .		
2. The Supervisory Body shall be		
composed of members representing the		
vertically integrated undertaking, members		
representing third party shareholders and, where		
the relevant legislation of a Member State so		
provides, members representing other interested		
parties such as employees of the transmission		
system operator.		
system operator.		

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Presidency compromise text	Drafting Suggestions	Comments
3. The first subparagraph of		
Article <u>5919(2), first subparagraph,</u> and		
Article $\underline{5919}$ (3) to (7) shall apply to at least half		
of the members of the Supervisory Body minus		
one.		
Article <u>5919(2), second subparagraph, point (b),</u>		
shall apply to all the members of the		
Supervisory Body.		
Article 6121		
Compliance programme and compliance		
officer		
Member States shall ensure that		
transmission system operators establish and		
implement a compliance programme which sets		

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Drafting Suggestions	Comments
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	Drafting Suggestions

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Presidency compromise text Comments Comments			
3. The compliance officer shall be in charge of: (a) monitoring the implementation of the compliance programme; (b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	Presidency compromise text	Drafting Suggestions	Comments
charge of: (a) monitoring the implementation of the compliance programme; (b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	compliance officer.		
charge of: (a) monitoring the implementation of the compliance programme; (b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any			
(a) monitoring the implementation of the compliance programme; (b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	3. The compliance officer shall be in		
compliance programme; (b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	charge of:		
compliance programme; (b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	(a) monitoring the implementation of the		
(b) elaborating an annual report, setting out the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any			
the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	compnance programme,		
the measures taken in order to implement the compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any			
compliance programme and submitting it to the regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any			
regulatory authority; (c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	the measures taken in order to implement the		
(c) reporting to the Supervisory Body and issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	compliance programme and submitting it to the		
issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	regulatory authority;		
issuing recommendations on the compliance programme and its implementation; (d) notifying the regulatory authority on any	(c) reporting to the Supervisory Rody and		
programme and its implementation; (d) notifying the regulatory authority on any			
(d) notifying the regulatory authority on any			
	programme and its implementation;		
substantial breaches with regard to the	(d) notifying the regulatory authority on any		
	substantial breaches with regard to the		

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Drafting Suggestions	Comments

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Drafting Suggestions	Comments
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	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
professional position, responsibility or interest,		
directly or indirectly, in or with any part of the		
vertically integrated undertaking or with its		<u></u>
controlling shareholders.		
7. The compliance officer shall report		
regularly, either orally or in writing, to the		
regulatory authority and shall have the right to		
report regularly, either orally or in writing, to		
the Supervisory Body of the transmission		
system operator.		
8. The compliance officer may attend all		
meetings of the management or administrative		
bodies of the transmission system operator, and		
those of the Supervisory Body and the general		
assembly. The compliance officer shall attend		
all meetings that address the following matters:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) conditions for access to the network, as		
defined in Regulation (EC) No 715/2009		
		C.//
COM(2021) *** 804] ⋖ , in particular		
regarding tariffs, third party access services,		
capacity allocation and congestion management,		
transparency, balancing and secondary markets;		
(b) projects undertaken in order to operate,		
maintain and develop the transmission system,		
including investments in new transport		
connections, in expansion of capacity and in		
optimisation of existing capacity;		
(c) energy purchases or sales necessary for		
the operation of the transmission system.		
9. The compliance officer shall monitor the		
compliance of the transmission system operator		

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Presidency compromise text	Drafting Suggestions	Comments
with Article <u>3616</u> .		
10. The compliance officer shall have access		
to all relevant data and to the offices of the		
transmission system operator and to all the		
information necessary for the fulfilment of his		
task.		
11. After prior approval by the regulatory		
authority, the Supervisory Body may dismiss		
the compliance officer. It shall dismiss the		
compliance officer for reasons of lack of		
independence or professional capacity upon		
request of the regulatory authority.		
12. The compliance officer shall have access		
to the offices of the transmission system		
operator without prior announcement.		
operator without prior almouncement.		

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Duosidon or communica tort	Duasting Suggestions	Commonts
Presidency compromise text	Drafting Suggestions	Comments
₽ new		
Section 4		- //
Unbundling of dedicated hydrogen network		
operators		
Article 62		
Intiole 02		
Unbundling of hydrogen network operators		
Onbunding of nydrogen network operators		
1 N 1 C 1 1 1 1 1 1 C		
1. Member States shall ensure that from		The proposed unbundling rules would
[entry end of transposition period+1 year]		regulate the unbundling of hydrogen network
hydrogen network operators are unbundled in		operators with same rigor as the directive
accordance with the rules for natural gas		regulates the unbundling of gas transmissions
transmission system operators set out in Article		system operators.
5 64 (1) to (3), (6), (7) and (12) (13) .		
		However we foresee that in the early stages of
		the development of the hydrogen market,

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Presidency compromise text	Drafting Suggestions	Comments
		most hydrogen networks would operate more
		similarly to distribution systems, on a local
		level, without any cross-border flows.
		Therefore it would be not be proportionate to
		regulate small, local, domestic hydrogen
		network with the same complex and costly
		unbundling rules that are used for TSOs.
		Joint organisations of European gas DSOs
		issued a position paper in December on the
		proposed unbundling rules for hydrogen.
		(https://www.geode-eu.org/wp-
		content/uploads/2022/12/DEF-joint-DSO-
		position-unbundling.pdf). In the paper the
		DSO organisations argued that the
		requirement of vertical ownership
		unbundling strongly discourages gas DSOs
		that are part of a vertically integrated
		undertakings from investing in hydrogen
		infrastructure. They also argue that "the
		existing alternative models at the TSO level of

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Presidency compromise text	Drafting Suggestions	Comments
		the ISO and ITO do not represent an alternative for DSOs, as they were not designed for DSOs and are unnecessarily complex regarding the operational and investment rules" We agree with the DSOs' position, as in Hungary gas DSOs that are parts of vertically integrated undertakings are foreseen to take an integral part in the early phase of the hydrogen transition, and the current proposals would seriously endanger their ability to aid the adaptation of
		hydrogen.
2. For the purpose of this Article, of Articles 42 and 54, and of Articles 35 and 43 of Directive (EU) 2019/944, 'production or supply' shall include production and supply of hydrogen, and 'transmission' shall include		

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Presidency compromise text	Drafting Suggestions	Comments
1 residency compromise text	Draiting Suggestions	Comments
transport of hydrogen.		
3. Where on [entry into force] the For		- //
hydrogen networks completed before 1 January		
2031 that belonging to ed to a vertically		
integrated undertaking, a Member State may		
decide not to apply paragraph 1. In such case,		
the Member State concerned shall designate an		
independent hydrogen network operator		
unbundled in accordance with the rules on		
independent system operators for natural gas set		
out <i>in</i> Article 55. Hydrogen network operators		
and transmission system operators for gas		
unbundled in accordance with Article 54(1)		
may ean act as independent hydrogen network		
operator, subject to the requirements pursuant to		
Article 63.		
4. Until 31 December 2030, Where on		
[entry into force of Directive] a transmission		

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Presidency compromise text	Drafting Suggestions	Comments
system operator for gas was certified as		
Independent Transmission Operator, Member		
States may designate this entity or another		<u>_ '//</u>
entity within the same group of undertakings		
as an integrated hydrogen network operator		
unbundled in accordance with the rules on		
independent transmission operators for natural		
gas set out in Section 3 of Chapter IX. Such		
designation shall expire by 31 December 2030		
at the latest.		
5. The rules applicable to transmission		
system operators set out in Article 66 shall		
apply to hydrogen network operators.		
	6. Alternatively, for hydrogen network operators	We propose a new para 6.
	with less than 10000 consumers and no cross-	
	border connections the unbundling rules for	
	distribution system operators as set forth in	
	Article 42 may be applied instead, subject to the	
	national regulator authority's decision.	

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Presidency compromise text	Drafting Suggestions	Comments
1.1.62		
Article 63		
Horizontal unbundling of hydrogen network		- //
operators		
Where a hydrogen network operator is part of an		
undertaking active in transmission or		
distribution of natural gas or electricity, it shall		
be independent at least in terms of its legal		
form.		
Article 64		
Unbundling of accounts for hydrogen system		
operators		
Member States shall ensure that the accounts of		
hydrogen system operators are kept in		
accordance with Article 69.		

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Presidency compromise text	Drafting Suggestions	Comments
◆ 2009/73/EC (adapted)		
⇒ new		
Section 5		
IX DESIGNATION AND CERTIFICATION		
OF NATURAL GAS AND HYDROGEN		
NETWORK OPERATORS ⋖		
Article <u>6510</u>		
Designation and certification of transmission		
system operators ⊠ and hydrogen network		
operators ⊠		
Before an undertaking is approved and		
designated as transmission system operator ⇒ or		

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Presidency compromise text	Drafting Suggestions	Comments
hydrogen network operator ←, it shall be		
certified according to the procedures laid down		
in paragraphs 4, 5 and 6 of this Article and in		C*/
Article 133 of Regulation (EC) No 715/2009		
COM(2021) *** 804] ≤ .		
2. Undertakings which own a transmission		
system and which have been certified by the		
national regulatory authority as having complied		
with the requirements of Article $\underline{549} \Rightarrow$ or 62 \Leftrightarrow		
, pursuant to the certification procedure, shall be		
approved and designated as transmission system		
operators		
by Member States. The designation of		
transmission system operators ⇒ and hydrogen		
network operators		
Commission and published in the Official		
Journal of the European Union.		

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Presidency compromise text	Drafting Suggestions	Comments
3. Transmission system operators		
⇒ Certified undertakings ⇔ shall notify to the		
regulatory authority any planned transaction		C.//
which may require a reassessment of their		
compliance with the requirements of Article <u>549</u>		
⇒ or Article 62 ⇔ .		
4. The regulatory authorities shall monitor		
the continuing compliance of transmission		
system operators ⇒ certified undertakings		
with the requirements of Article $\underline{549} \Rightarrow$ or		
Article 62 ←. They shall open a certification		
procedure to ensure such compliance:		
(a) upon notification by the of transmission		
system operators ⇒ certified undertaking ⇔		
pursuant to paragraph 3;		
(b) on their own initiative where they have		

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Presidency compromise text	Drafting Suggestions	Comments
knowledge that a planned change in rights or		
influence over transmission system owners or of		
transmission system operators ⇒ certified		<u></u>
undertakings or transmission system owners ←		
may lead to an infringement of Article $\underline{549} \Rightarrow$ or		
Article 62 ← or where they have reason to		
believe that such an infringement may have		
occurred; or		
(c) upon a reasoned request from the		
Commission.		
5. The regulatory authorities shall adopt a		
decision on the certification of a ⇔ natural		
gas- def-transmission system operator or a		
hydrogen network operator (= within a period of		
four months ⇒ 100 working days from the		
date of the notification by 		
transmission system operator ⇒ or the hydrogen		
network operator ← or from the date of the		

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Presidency compromise text	Drafting Suggestions	Comments
Commission request. After expiry of that period,		
the certification shall be deemed to be granted.		
The explicit or tacit decision of the regulatory		<u></u>
authority shall become effective only after the		
conclusion of the procedure set out in		
paragraph 6.		
6. The explicit or tacit decision on the		
certification of a transmission system operator		
shall be notified without delay to the		
Commission by the regulatory authority,		
together with all the relevant information with		
respect to that decision. The Commission shall		
act in accordance with the procedure laid down		
in Article <u>133</u> of Regulation (EC) No 715/2009		
COM(2021) *** *** *** *** *** ** **		
7. The regulatory authorities and the		
Commission may request from transmission		

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Presidency compromise text	Drafting Suggestions	Comments
system operators, ⇒ hydrogen network		
operators ← and undertakings performing any of		
the functions of production or supply any		<u>- ' //</u>
information relevant for the fulfilment of their		
tasks under this Article.		
8. The regulatory authorities and the		
Commission shall preserve the confidentiality of		
commercially sensitive information.		
Article <u>6611</u>		
Certification in relation to third countries		
1. Where certification is requested by a		
transmission system owner, et a transmission		
system operator _₂ ⇒ a hydrogen network		
operator or a hydrogen network owner ← which		
is controlled by a person or persons from a third		

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Presidency compromise text	Drafting Suggestions	Comments
country or third countries, the regulatory		
authority shall notify the Commission.		
		~ //
The regulatory authority shall also notify to the		
Commission without delay any circumstances		
that would result in a person or persons from a		
third country or third countries acquiring control		
of a transmission system, of a transmission		
system operator		
operator or a hydrogen network operator		
<i>owner</i> ←.		
2. The transmission system operator ⇒ or		
hydrogen network operator ← shall notify to the		
regulatory authority any circumstances that		
would result in a person or persons from a third		
country or third countries acquiring control of		
the transmission system or the transmission		
system operator <i>⇒ or of the hydrogen network</i>		
or the hydrogen network operator ← .		

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Presidency compromise text	Drafting Suggestions	Comments
3. The regulatory authority shall adopt a		
draft decision on the certification of a		<u>- ' //</u>
transmission system operator ⇒ or hydrogen		
network operator within four months 100		
working days from the date of notification by		
the transmission system operator $\Rightarrow or$		
hydrogen network operator ← . It shall refuse		
the certification if it has not been demonstrated:		
(a) that the entity concerned complies with		
the requirements of Article <u>549</u> ⇒ or Article		
62 ← ; and		
(b) to the regulatory authority or to another		
competent authority designated by the Member		
State that granting certification will not put at		
risk the security of energy supply of the		
Member State and the Community		

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Presidency compromise text	Drafting Suggestions	Comments
☑ Union ☑. In considering that question the		
regulatory authority or other competent		
authority so designated shall take into account:		<u>- " // </u>
(i) the rights and obligations of the		
Community □ Union □ with respect to that		
third country arising under international law,		
including any agreement concluded with one or		
more third countries to which the Community		
☑ Union ☑ is a party and which addresses the		
issues of security of energy supply;		
(ii) the rights and obligations of the		
Member State with respect to that third country		
arising under agreements concluded with it,		
insofar as they are in compliance with		
Community □ Union □ law; and		
(iii) other specific facts and		

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Presidency compromise text	Drafting Suggestions	Comments
circumstances of the case and the third country		
concerned.		
		- //
4. The regulatory authority shall notify the		
decision to the Commission without delay,		
together with all the relevant information with		
respect to that decision.		
5. Member States shall provide for the		
regulatory authority or the designated competent		
authority referred to in paragraph 3, point (b),		
before the regulatory authority adopts a decision		
on the certification, to request an opinion from		
the Commission on whether:		
(a) the entity concerned complies with the		
requirements of Article $\underline{549} \Rightarrow$ or Article 62 \Leftrightarrow ;		
and		

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Presidency compromise text	Drafting Suggestions	Comments
(b) granting certification will not put at risk		
the security of energy supply to the Community		
□ Union □.		<u></u>
6. The Commission shall examine the		
request referred to in paragraph 5 as soon as it is		
received. Within a period of ⇒ 50 working		
days \leftarrow two months after receiving the request,		
it shall deliver its opinion to the national		
regulatory authority or, if the request was made		
by the designated competent authority, to that		
authority.		
In preparing the opinion, the Commission may		
request the views of \boxtimes ACER \boxtimes $\frac{\text{the Ageney}}{}$,		
the Member State concerned, and interested		
parties. In the event that the Commission makes		
such a request, the two-month ⇒ 50 working		
days ← period shall be extended by ⇒ further		
50 working days		

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Presidency compromise text	Drafting Suggestions	Comments
In the absence of an opinion by the Commission		
within the period referred to in the first and		~*//
second subparagraphs, the Commission is		
deemed not to raise objections to the decision of		
the regulatory authority.		
7. When assessing whether the control by a		
person or persons from a third country or third		
countries will put at risk the security of energy		
supply to the Community ⊠ Union ⊠, the		
Commission shall take into account:		
(a) the specific facts of the case and the		
third country or third countries concerned; and		
(b) the rights and obligations of the		
Community ☐ Union ☐ with respect to that		
third country or third countries arising under		

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Presidency compromise text	Drafting Suggestions	Comments
, , ,	8 88	
international law, including an agreement		
concluded with one or more third countries to		
which the Community ⊠ Union ⊠ is a party		
and which addresses the issues of security of		
supply.		
8. The national regulatory authority shall,		
within a period of ⇒ 50 working days ← two		
months after the expiry of the period referred to		
in paragraph 6, adopt its final decision on the		
certification. In adopting its final decision the		
national regulatory authority shall take utmost		
account of the Commission's opinion. In any		
event Member States shall have the right to		
refuse certification where granting certification		
puts at risk the Member State's security of		
energy supply or the security of energy supply		
of another Member State. Where the Member		
State has designated another competent		
authority to assess paragraph 3, point (b), it may		

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Presidency compromise text	Drafting Suggestions	Comments
require the national regulatory authority to adopt		
its final decision in accordance with the		
assessment of that competent authority. The		C*//
regulatory authority's final decision and the		
Commission's opinion shall be published		
together. Where the final decision diverges from		
the Commission's opinion, the Member State		
concerned shall provide and publish, together		
with that decision, the reasoning underlying		
such decision.		
9. Nothing in this Article shall affect the		
right of Member States to exercise, in		
compliance with Community ⊠ Union ⊠ law,		
national legal controls to protect legitimate		
public security interests.		
10. The Commission may ⇒ is empowered		
to delegated acts in accordance with		
Article 83 in order to provide \Leftarrow gaudelines		

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Presidency compromise text	Drafting Suggestions	Comments
setting out the details of the procedure to be		
followed for the application of this Article.		
Those measures, designed to amend non-		<u></u>
essential elements of this Directive by		
supplementing it, shall be adopted in accordance		
with the regulatory procedure with scrutiny		
referred to in Article 51(3).		
11. This Article, with exception of		
paragraph 3(a), shall also apply to Member		
States which are subject to a derogation under		
Article 49		
Article 67 <u>12</u>		
Designation of ⋈ operators of natural		
gas ⊠ storage ⊠ , hydrogen		
storage, ⊗ <u>and</u> ⊗ LNG facilities and		
hydrogen terminals ⊠ system operators		
		·

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Presidency compromise text	Drafting Suggestions	Comments
Member States shall designate, or shall require		
natural gas undertakings which own ⇒ natural		<u></u>
gas \Leftrightarrow storage \Rightarrow , hydrogen storage, \Leftrightarrow $\underline{\bullet}$ LNG		
facilities ⇒ and hydrogen terminals ⇔ to		
designate, for a period of time to be determined		
by Member States, having regard to		
considerations of efficiency and economic		
balance, one or more storage and LNG system		
operators ⇒ for these infrastructure ←.		
<u>CHAPTER VI</u>		
Section 6		
Unbundling and transparency of accounts		
Article <u>6830</u>		

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Presidency compromise text	Drafting Suggestions	Comments
Right of access to accounts		
Right of access to accounts		
1. Member States or any competent		
authority they designate, including the		
regulatory authorities referred to in		
Article $\underline{7039}(1)$ and the dispute settlement		
authorities referred to in Article <u>2424</u> (3), shall,		
insofar as necessary to carry out their functions,		
have right of access to the accounts of natural		
gas and ⇒ hydrogen ← undertakings as set out		
in Article <u>7131</u> .		
2. Member States and any designated		
competent authority, including the regulatory		
authorities referred to in Article $\underline{7039}(1)$ and the		
dispute settlement authorities, shall preserve the		
confidentiality of commercially sensitive		
information. Member States may provide for the		
disclosure of such information where this is		
necessary in order for the competent authorities		

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Presidency compromise text	Drafting Suggestions	Comments
to carry out their functions.		
Article <u>6931</u>		
Unbundling of accounts		
1. Member States shall take the necessary		
steps to ensure that the accounts of natural gas		
⇒ and hydrogen ⇔ undertakings are kept in		
accordance with paragraphs 2 to 5 <u>of this</u>		
Article. Where natural gas undertakings benefit		
from a derogation from this provision on the		
basis of Article 49(2) and (4), they shall at least		
keep their internal accounts in accordance with		
this Article.		
2. Natural gas ⇒ and hydrogen ←		
undertakings, whatever their system of		
ownership or legal form, shall draw up, submit		

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Presidency compromise text	Drafting Suggestions	Comments
to audit and publish their annual accounts in		
accordance with the rules of national law		
concerning the annual accounts of limited		<u></u>
liability companies adopted pursuant to		
➤ Directive 2013/34/EU of the European		
Parliament and of the Council⁴¹ ☐ the Fourth		
Council Directive 78/660/EEC of 25 July 1978		
based on Article 44(2)(g) ⁴² of the Treaty on the		
annual accounts of certain types of companies ⁴³ .		
Undertakings which are not legally obliged to		
publish their annual accounts shall keep a copy		
thereof at the disposal of the public at their head		
office.		

Directive 2013/34/EU of the European Parliament and of the Council of 26 June 2013 on the annual financial statements, consolidated financial statements and related reports of certain types of undertakings, amending Directive 2006/43/EC of the European Parliament and of the Council and repealing Council Directives 78/660/EEC and 83/349/EEC (OJ L 182, 29.6.2013, p. 19).

The title of Directive 78/660/EEC has been adjusted to take account of the renumbering of the Articles of the Treaty establishing the European Community in accordance with Article 12 of the Treaty of Amsterdam; the original reference was to Article 54(3)(g).

⁴³ OJ L 222, 14.8.1978, p. 11.

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Presidency compromise text Drafting Suggestions Comments 3. Natural gas Utendertakings shall, in their internal accounting, keep separate accounts for each of their transmission, distribution, LNG ⇒, hydrogen terminal, natural gas and hydrogen ⇔ and hydrogen ⇔ and hydrogen
internal accounting, keep separate accounts for each of their transmission, distribution, LNG ⇒, hydrogen terminal, natural gas and
internal accounting, keep separate accounts for each of their transmission, distribution, LNG ⇒, hydrogen terminal, natural gas and
internal accounting, keep separate accounts for each of their transmission, distribution, LNG ⇒, hydrogen terminal, natural gas and
each of their transmission, distribution, LNG ⇒, hydrogen terminal, natural gas and
⇒, hydrogen terminal, natural gas and
hydrogen ← and storage ⇒ and hydrogen
transport \(\sigma \) activities as they would be required
to do if the activities in question were carried
out by separate undertakings, with a view to
avoiding discrimination, cross-subsidisation and
distortion of competition. They shall also keep
accounts, which may be consolidated, for other
gas activities not relating to transmission,
distribution, LNG ⇒ . hydrogen terminal,
natural gas and hydrogen ⇔ and storage ⇒ and
hydrogen transport activities ← . Until 1 July
2007, they shall keep separate accounts for
supply activities for eligible customers and
supply activities for non-eligible customers.
Revenue from ownership of the transmission <u>est</u>

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Drafting Suggestions	Comments
	<u>-"//</u>
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
Such amendments shall be mentioned and duly		
substantiated.		
		- //
6. The annual accounts shall indicate in		
notes any transaction of a certain size conducted		
with related undertakings.		
Chapter VIII X		
National Regulatory Authorities		
Article <u>7039</u>		
Designation and independence of regulatory		
authorities		
Each Member State shall designate a		
single national regulatory authority at national		
level.		

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Presidency compromise text	Drafting Suggestions	Comments
2. Paragraph 1 of this Article shall be		
without prejudice to the designation of other		
regulatory authorities at regional level within		
Member States, provided that there is one senior		
representative for representation and contact		
purposes at Community ⊠ Union ⊠ level		
within the Board of Regulators of the Agency		
\boxtimes ACER \boxtimes in accordance with Article $\underline{744}(1)$		
of Regulation (EC) No 713/2009 → Regulation		
(EU) 2019/942 ⊠ .		
3. By way of derogation from paragraph 1		
of this Article, a Member State may designate		
regulatory authorities for small systems in a		
geographically separate region whose		
consumption, in 2008, accounted for less than		
3 % of the total consumption of the Member		
State of which it is part. That derogation shall be		
without prejudice to the appointment of one		

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Presidency compromise text	Drafting Suggestions	Comments
senior representative for representation and		
contact purposes at Community ⊠ Union ⊠		
level within the Board of Regulators of the		<u>- " // </u>
Agency S ACER S in compliance with		
Article <u>744(1)</u> of Regulation (EC) No 713/2009		
➤ Regulation (EU) 2019/942 < .		
4. Member States shall guarantee the		
independence of the regulatory authority and		
shall ensure that it exercises its powers		
impartially and transparently. For this purpose,		
Member States shall ensure that, when carrying		
out the regulatory tasks conferred upon it by this		
Directive and related legislation, the regulatory		
authority:		
(a) is legally distinct and functionally		
independent from any other public or private		
entity;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) ensures that its staff and the persons		
responsible for its management:		L*//
(i) act independently from any		
market interest; and		
(ii) do not seek or take direct		
instructions from any government or other		
public or private entity when carrying out the		
regulatory tasks. That requirement is without		
prejudice to close cooperation, as appropriate,		
with other relevant national authorities or to		
general policy guidelines issued by the		
government ⋈ and ⋈ not related to the		
regulatory powers and duties under		
Article <u>7241</u> .		
5. In order to protect the independence of		

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Presidency compromise text	Drafting Suggestions	Comments
the regulatory authority, Member States shall in		
particular ensure that:		
		- //
(a) the regulatory authority can take		
autonomous decisions, independently from any		
political body , and has separate annual budget		
allocations, with autonomy in the		
implementation of the allocated budget, and		
adequate human and financial resources to earry		
out its duties; and		
□ new		
(b) the regulatory authority has all the		
necessary human and financial resources it		
needs to carry out its duties and exercise its		
powers in an effective and efficient manner;		
(c) the regulatory authority has a separate		
		I

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Presidency compromise text	Drafting Suggestions	Comments
annual budget allocation and autonomy in the		
implementation of the allocated budget;		
(d) the members of the board of the		
regulatory authority or, in the absence of a		
board, the regulatory authority's top		
management are appointed for a fixed term of		
five up to seven years, renewable once.		
↓ 2009/73/EC		
⇒ new		
(eb) the members of the board of the		
regulatory authority or, in the absence of a		
board, the regulatory authority's top		
management are appointed ⇒ based on		
objective, transparent and published criteria, in		
an independent and impartial procedure, which		

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Presidency compromise text	Drafting Suggestions	Comments
ensures that the candidates have the necessary		
skills and experience for any relevant position in		
the regulatory authority;		
five up to seven years, renewable once;		
⊅ new		
(f) provisions on conflict of interest are in		
place and confidentiality obligations extend		
beyond the end of the mandate of the members		
of the board of the regulatory authority or, in the		
absence of a board, the regulatory authority's		
top management;		
(g) the members of the board of the		
regulatory authority or, in the absence of a		
board, the regulatory authority's top		
management may be dismissed only based on		
transparent criteria in place;		

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Presidency compromise text	Drafting Suggestions	Comments
(h) Member States may provide for the ex-		
post control of the regulatory authorities' annual		<u></u>
accounts by an independent auditor.		
↓ 2009/73/EC		
In regard to point (b) of the first subparagraph,		
point (d), Member States shall ensure an		
appropriate rotation scheme for the board or the		
top management. The members of the board or,		
in the absence of a board, members of the top		
management may be relieved from office during		
their term only if they no longer fulfil the		
conditions set out in this Article or have been		
guilty of misconduct under national law.		
□ new		

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Presidency compromise text	Drafting Suggestions	Comments
6. By 5 July 2022 and every four years		
thereafter, the Commission shall submit a report		
to the European Parliament and the Council on		
the compliance of national authorities with the		
principle of independence set out in this Article.		
principle of independence set out in this Afticle.		
◆ 2009/73/EC (adapted)		
⇒ new		
Article <u>7140</u>		
General objectives of the regulatory		
authority		
In carrying out the regulatory tasks specified in		
this Directive, the regulatory authority shall take		
all reasonable measures in pursuit of the		
following objectives within the framework of		
3 - 1,1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		

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Presidency compromise text	Drafting Suggestions	Comments
their duties and powers as laid down in		
Article <u>7241</u> , in close consultation with other		
relevant national authorities, including		
competition authorities		
neighbouring countries, including third		
countries,		
prejudice to their competencies:		
(a) promoting, in close cooperation with the		
Agency, regulatory authorities of other Member		
States, and the Commission and ACER, a		
competitive, ⇒ flexible, ⇔ secure and		
environmentally sustainable internal market in		
natural gas		
and hydrogen within the Community		
☑ Union ☑ , and effective market opening for		
all customers and suppliers in the Community,		
and ensuring appropriate conditions for the		
effective and reliable operation of ⇒ natural ⇔		
gas ⇒ and hydrogen ← networks <i>and</i>		

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Presidency compromise text	Drafting Suggestions	Comments
advancing energy system integration, taking		
into account long-term objectives		
contributing to the consistent, efficient and		<u></u> ,//
effective application of Union law in order to		
achieve the Union's climate and energy goals \Leftarrow		
·,		
(b) developing competitive and properly		
functioning regional		
within the Community ⊠ Union ⊠ in view of		
the achievement of the objectives referred to in		
point (a);		
(c) eliminating restrictions on trade in		
natural gas		
Member States, including		
restrictions due to differences in the quality of		
gases or differences in the volume of hydrogen		
blended into the natural gas system or to		
differences in the quality of hydrogen in the		

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2 4		
Presidency compromise text	Drafting Suggestions	Comments
hydrogen system, ← developing appropriate		
cross-border transmission		
capacities to meet demand and enhancing the		<u></u>
integration of national markets ⇒ ensuring the		
interoperability of the interconnected EU natural		
gas system or Union hydrogen system, ← which		
may facilitate natural gas flow across the		
Community ⊠ Union ⊠;		
(d) helping to achieve, in application of the		
energy efficiency first principle, in the most		
cost-effective way, the development of secure,		
reliable and efficient non-discriminatory		
systems that are consumer oriented, and		
promoting system adequacy and, in line		
accordance		
climate ← policy objectives, energy efficiency		
as well as the integration of large and small		
scale production of gas from renewable energy		
sources and distributed production in both		

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Presidency compromise text	Drafting Suggestions	Comments
transmission and distribution networks ⇒ and		
facilitating their operation in relation to other		
energy networks of electricity and heat \Leftarrow ;		\mathcal{O}
energy networks of electricity and near \leftarrow ,		
(e) facilitating access to the network for new		
production capacity, in particular removing		
barriers that could prevent access for new		
market entrants and of gas		
from renewable energy sources;		
(f) ensuring that system operators and		
system users are granted appropriate incentives,		
in both the short and the long term, to increase		
efficiencies ⇒, especially energy efficiency, ⇔		
in system performance and foster market		
integration;		
(g) ensuring that customers benefit through		
the efficient functioning of their national		

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Drafting Suggestions	Comments
	<u></u>
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
(a) fixing or approving, in accordance with		
transparent criteria, transmission or distribution		
tariffs or their methodologies \Rightarrow , or both \Leftarrow ;		
□ new		
(b) as of 1 January 2031 or as from the date		
of applying Article 31(1) of this Directive,		
fixing or approving, in accordance with		
transparent criteria, tariffs for hydrogen network		
access or their methodologies, or both;		
(c) fixing or approving, in accordance with		
transparent criteria (i) the size and duration of		
the dedicated charge referred in Article 4 of		
[recast Gas Regulation as proposed in		
COM(2021) *** 804] or their methodologies or		
both (ii) the value of transferred assets and the		
destination of any profits and losses that may		

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Presidency compromise text	Drafting Suggestions	Comments
occur as a result and (iii) the allocating		
contributions to the dedicated charge;		
¥ 2009/73/EC (adapted)		
⇒ new		
(db) ensuring compliance of transmission		
⇒ system operators ← and distribution system		
operators, and where relevant, system owners,		
⇒ hydrogen network operators ← as well as of		
any natural gas ⇒ and hydrogen ← undertakings		
⇒ and other market participants, including		
citizen energy communities ← , with their		
obligations under this Directive \Rightarrow , [the recast		
Gas Regulation as proposed in COM(2021) xxx		
804], the network codes and guidelines adopted		
pursuant Article 52 and 53 of Gas Regulation,		
Regulation (EU) 2017/1938		

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Presidency compromise text	Drafting Suggestions	Comments
relevant Community ⊠ Union ⊠ legislation,		
including as regards cross-border issues ⇒, as		
well as ACER's decisions ←;		<u></u>
₽ new		
(e) in close coordination with the other		
regulatory authorities, ensuring the compliance		
of the ENTSO for Gas, the EU DSO entity and		
the ENNOH with their obligations under this		
Directive [recast Gas Regulation as proposed in		
COM(2021) *** *** *** 804], the network codes and		
guidelines adopted pursuant to Articles 52 to 56		
of [the recast Gas Regulation proposed in		
COM(2021) *** 804], and other relevant Union		
law, including as regards cross-border issues, as		
well as with ACER's decisions, and jointly		
identifying non-compliance of the ENTSO for		
Gas, the EU DSO entity and the ENNOH with		
their respective obligations; where the		

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Presidency compromise text	Drafting Suggestions	Comments
regulatory authorities have not been able to		
reach an agreement within a period of four		
months after the start of consultations for the		<u></u>
purpose of jointly identifying non-compliance,		
the matter shall be referred to the ACER for a		
decision, pursuant to Article 6(10) of Regulation		
(EU) 2019/942;		
(f) monitoring the development of gas		
qualities and gas quality management by		
transmission system operators and where		
relevant by distribution system operators,		
including monitoring the development of costs		
related to the management of gas quality by		
system operators and the developments related		
to the blending and deblending-of hydrogen		
into the natural gas system. If in a Member		
State another competent authority is already		
mandated with collecting this information, the		
competent authority shall share this		

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Presidency compromise text	Drafting Suggestions	Comments
information with the regulatory authority.		
(g) monitoring the development of hydrogen		
quality and hydrogen quality management by		
hydrogen network operators where relevant as		
referred to in Article 46, including monitoring		
the development of costs related to the		
management of hydrogen quality.		
(h) examining and providing an assessment		
of the overview as well as providing an		
opinion and recommending amendments on		
the report submitted by hydrogen network		
operators on the development of hydrogen		
transport infrastructure in accordance with		
Article 52, taking the overall energy-economic		
necessity of the hydrogen network into account		
in this examination as well as the joint scenario		
framework under the Article 51 (2), point (e) on		
network development planning and the Union-		

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Presidency compromise text	Drafting Suggestions	Comments
wide ten-year network development plan for		
hydrogen as set out in Article 43 [recast Gas		
Regulation];		
(i) taking the examination and assessment		
of the overview of the development of the		
hydrogen transport infrastructure as requested		
under point (g) (h) into account in its approval		
of dedicated charges within the meaning of		
Article 4 of [recast Gas Regulation as proposed		
in COM(2021) *** 804].		
◆ 2019/692 Art. 1.6 (adapted)		
⇒ new		
(j <u>€</u>) cooperating with regard to cross-border		
issues with the regulatory authority or		
authorities of the Member States concerned and		

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Presidency compromise text	Drafting Suggestions	Comments
		<u> </u>
with the the Agency ⊗ ACER ⊗ ⇒, in		
particular through participation in the work of		
ACER's Board of Regulators pursuant to Article		
21 of Regulation (EU) 2019/942 ← In respect of		
infrastructure to and from a third country, the		
regulatory authority of the Member State where		
the first interconnection point with the Member		
States' network is located may cooperate with		
the relevant authorities of the third country,		
including those of the Energy Community		
Contracting Parties, after consulting the		
regulatory authorities of other Member States		
concerned, aiming at, as regards this ☒ that ☒		
infrastructure, consistent application of this		
Directive in the territory of the Member States;		
↓ 2009/73/EC (adapted)		
⇒ new		

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Presidency compromise text	Drafting Suggestions	Comments
(<u>ke</u>) complying with, and implementing, any		
relevant legally binding decisions of		
Commission;		
(<u>le</u>) reporting annually on its activity and the		
fulfilment of its duties to the relevant authorities		
of the Member States, ☒ ACER ☒ the		
Agency and the Commission. Such reports shall		
cover the steps taken and the results obtained as		
regards each of the tasks listed in this Article;		
(<u>m</u> ±) ensuring that there are no cross-subsidies		
between transmission, distribution, ⇒ hydrogen		
transport, natural gas and hydrogen		
LNG ⇒ and hydrogen terminals ← and		
⇒ natural gas and hydrogen ← supply activities		
unless otherwise provided by Union law;		

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Presidency compromise text	Drafting Suggestions	Comments
(<u>ne</u>) monitoring investment plans of the		
transmission system operators, and providing in		
its annual report an assessment of the		
investment plans of the transmission system		
operators as regards their consistency with the		
Community ○ Union ─-wide network		
development plan referred to \boxtimes in point (x) of		
Article 29 of [recast Gas Regulation as proposed		
in COM(2021) xxx 804]		
of Regulation (EC) No 715/2009; such		
assessment may include recommendations to		
amend those investment plans;		
(oh) monitoring compliance with and		
reviewing the past performance of network		
security and reliability rules and setting or		
approving standards and requirements for		
quality of service and supply or contributing		
thereto together with other competent		

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Presidency compromise text	Drafting Suggestions	Comments
authorities;		
(<u>pi</u>) monitoring the level of transparency,		- //
including of wholesale prices, and ensuring		
compliance of natural gas		
undertakings with transparency obligations;		
(qi) monitoring the level and effectiveness of		
market opening and competition at wholesale		
and retail levels, including on natural gas ⇒ and		
hydrogen ← exchanges, prices for household		
customers including prepayment systems,		
switching rates, disconnection rates, charges for		
and the execution of maintenance services and		
complaints by household customers, as well as		
any distortion or restriction of competition,		
including providing any relevant information,		
and bringing any relevant cases to the relevant		
competition authorities;		

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consolidation of your comments.		
Presidency compromise text	Drafting Suggestions	Comments
(<u>rk</u>) monitoring the occurrence of restrictive		
contractual practices, including exclusivity		<u>_ '//</u>
clauses which may prevent large non-household		
customers from contracting simultaneously with		
more than one supplier or restrict their choice to		
do so, and, where appropriate, informing the		
national competition authorities of such		
practices;		
(<u>s1</u>) respecting contractual freedom with	(<u>s</u> <u>t</u>) respecting contractual freedom with	Restricting gas supply contracts over the 2049
regard to interruptible supply contracts as well	regard to interruptible supply contracts as well	period is still not acceptable for us. Long term
as with regard to long-term contracts provided	as with regard to long-term contracts provided	contracts are contracts from 1 year duration, but
that they are compatible with Community	that they are compatible with Community	also restriction of Member States to implement
☑ Union ☑ law and consistent with	□ Union □ law and consistent with	their ways of reaching climate neutrality is a
Community ○ Union ○ policies ⇒ and	Community	concern for us. We maintain our position, that
provided they contribute to decarbonisation	provided they contribute to decarbonisation	such deadline should not be in the text.
objectives. No long-term contracts for supply of	objectives. No long-term contracts for supply of	
unabated fossil gas shall be concluded with a	unabated fossil gas shall be concluded with a	
duration beyond the end of year 2049 ←;	duration beyond the end of year 2049. ⇔;	

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Presidency compromise text	Drafting Suggestions	Comments
(\underline{tm}) monitoring the time taken by \Rightarrow natural		
gas ← transmission and distribution system		<u>_`//</u>
operators or hydrogen network operators		
to make connections and repairs;		
(<u>un</u>) monitoring and reviewing the access		
conditions to storage, linepack and other		
ancillary services as provided for in		
Article $\underline{2933} \Rightarrow$ or Article 33 \Leftrightarrow . In the event		
that the access regime to ⇒ natural gas ⇔		
storage is defined according to Article $\underline{2933}$ (3),		
that task shall exclude the reviewing of tariffs;		
(<u>ye</u>) helping to ensure, together with other		
relevant authorities, that the consumer		
protection measures, including those set out in		
Annex I, are effective and enforced;		

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Presidency compromise text	Drafting Suggestions	Comments
(wp) publishing recommendations, at least		
annually, in relation to compliance of supply		
prices with Article 63, and providing those to		<u></u>
the competition authorities, where appropriate;		
$(\underline{x}_{\P}) \text{ensuring} \Rightarrow \text{non-discriminatory} \Leftrightarrow \text{access}$		
to customer consumption data, the provision for		
optional use, of an easily understandable		
harmonised format at national level for		
consumption data and prompt access for all		
customers to such data ⇒ pursuant Articles 22		
and 23 ← under point (h) of Annex I;		
$(\underline{y}\underline{*})$ monitoring the implementation of rules		
relating to the roles and responsibilities of		
transmission system operators, distribution		
system operators, ⇒ hydrogen network		
operators, \leftarrow suppliers and customers and other		
market parties pursuant to Regulation (EC)		
No 715/2009		

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Presidency compromise text	Drafting Suggestions	Comments
proposed in COM(2021) *** 		
(\underline{zs}) monitoring the correct application of the		
criteria that determine whether a ⇒ natural		
gas ← storage facility falls under Article 2933		
(3) or (4); and		
(<u>aaŧ</u>) monitoring the implementation of		
safeguards measures as referred to in		
Article <u>7746</u> ;		
(<u>bb</u> +) contributing to the compatibility of data		
exchanges processes for the most important		
market processes at regional level:		
□ new		
(cc) implementing the network codes and		
guidelines adopted pursuant Article 52 of the		

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Presidency compromise text	Drafting Suggestions	Comments
[recast Gas Regulation] through national		
measures or, where so required, coordinated		
regional or Union-wide measures;		L'//
(dd) ensuring a transparent and efficient		
process for the setting up of the national		
network development plan in line with the		
requirements set out in Articles 51 and 52;		
(ee) approving and amending the network		
development plans as referred to in Article 51,		
and Article 52 (6) and Article 52 (7);		
(ff) monitoring gas quality control and		
management by transmission system operators,		
distribution system operators, storage system		
operators and LNG facility operators;		
(gg) monitoring the implementation of the		

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Presidency compromise text	Drafting Suggestions	Comments
measures taken in emergency state, as		
provided for in Regulation (EU) 2017/1938		
and laid down in the national emergency plan,		<u>-"//</u>
including solidarity measures under its Article		
<i>13</i> ;		
(hh) monitoring the availability of		
comparison websites, including comparison		
tools that fulfil the criteria in Article 12;		
(ii) monitoring the removal of unjustified		
obstacles to and restrictions on the development		
of consumption of self-generated renewable		
natural gas and citizen energy communities.		
¥ 2009/73/EC (adapted)		
⇒ new		

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2. Where a Member State has so provided, the monitoring duties set out in paragraph 1 may be carried out by other authorities than the regulatory authority. In such a case, the information resulting from such monitoring shall be made available to the regulatory authority as soon as possible.	
be carried out by other authorities than the regulatory authority. In such a case, the information resulting from such monitoring shall be made available to the regulatory	
regulatory authority. In such a case, the information resulting from such monitoring shall be made available to the regulatory	
information resulting from such monitoring shall be made available to the regulatory	
shall be made available to the regulatory	
authority as soon as possible.	
While preserving their independence, without	
prejudice to their own specific competencies	
and consistent with the principles of better	
regulation, the regulatory authority shall, as	
appropriate, consult ⇒ natural gas ←	
transmission system ⇒ and hydrogen	
network ← operators and, as appropriate,	
closely cooperate with other relevant national	
authorities when carrying out the duties set out	
in paragraph 1.	
3. In addition to the duties conferred upon	

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Presidency compromise text	Drafting Suggestions	Comments
it under paragraph 1 of this Article, when an		
independent system operator ⇒ or an		
independent hydrogen network operator ← has		<u>- " // </u>
been designated under Article <u>5514</u> ⇒ or Article		
62 ←, the regulatory authority shall:		
(a) monitor the transmission system owner's		
and the independent system operator's ⇒ and		
hydrogen network owner's and independent		
hydrogen network operator's ← compliance		
with their obligations under this Article, and		
issue penalties for non compliance in		
accordance with paragraph 4, point (d);		
(b) monitor the relations and		
communications between the independent		
system operator and the transmission system		
owner ⇒ or the hydrogen network owner and		
the independent hydrogen network operator \leftarrow ,		
so as to ensure compliance of the independent		

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Presidency compromise text	Drafting Suggestions	Comments
system operator		
network operator ← with its obligations, and in		
particular approve contracts and act as a dispute		<u></u>
settlement authority between the independent		
system operator and the transmission system		
owner ⇒ or the hydrogen network owner and		
the independent hydrogen network operator \leftarrow		
in respect of any complaint submitted by either		
party pursuant to paragraph 11;		
(c) without prejudice to the procedure under		
Article <u>5514(2)</u> , <u>point</u> (c), for the first ten-year		
network development plan, approve the		
investments planning and the multi-annual		
network development plan presented annually		
by the independent system operator ⇒ or the		
independent hydrogen network operator ←;		
(d) ensure that network access tariffs		
collected by the independent system operator		

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Presidency compromise text	Drafting Suggestions	Comments
⇒ or the independent hydrogen network		
operator \leftarrow include remuneration for the		
network owner or network owners, which		<u>- " // </u>
provides for adequate remuneration of the		
network assets and of any new investments		
made therein, provided they are economically		
and efficiently incurred; and		
(e) have the powers to carry out inspections,		
including unannounced inspections, at the		
premises of transmission system owner and		
independent system operator, ⇒ or of the		
hydrogen network owner and the independent		
hydrogen network operator ←.		
4. Member States shall ensure that		
regulatory authorities are granted the powers		
enabling them to carry out the duties referred to		
in paragraphs 1, 3 and 6 in an efficient and		
expeditious manner. For this purpose, the		

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Presidency compromise text	Drafting Suggestions	Comments
regulatory authority shall have at least the		
following powers:		
(a) to issue binding decisions on natural gas		
⇒ and hydrogen ⇔ undertakings;		
(b) to carry out investigations into the		
functioning of the gas markets ⇒ for gases ⇔,		
and to decide upon and impose any necessary		
and proportionate measures to promote effective		
competition and ensure the proper functioning		
of the gas markets ⇒ for gases ⇔ and 🖾 🚾		
$\underline{\mathbf{w}}$ here appropriate, the regulatory authority		
shall also have the power to cooperate with the		
national competition authority and the financial		
market regulators or the Commission in		
conducting an investigation relating to		
competition law;		
		1

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Presidency compromise text	Drafting Suggestions	Comments
(c) to require any information from natural		
gas ⇒ and hydrogen ← undertakings relevant		
for the fulfilment of its tasks, including the		C*//
justification for any refusal to grant third-party		
access, and any information on measures		
necessary to reinforce the network;		
(d) to impose effective, proportionate and		
dissuasive penalties on natural gas ⇒ and		
hydrogen ← undertakings not complying with		
their obligations under this Directive or any		
relevant legally binding decisions of the		
regulatory authority or of ⋈ ACER ⋈ the		
Agency, or to propose to a competent court to		
impose such penalties _₹ This shall include 🖾 🗼		
<u>including</u>		
imposition of penalties of up to 10 % of the		
annual turnover of the transmission system		
operator or hydrogen network operator or		
of up to 10 % of the annual turnover of the		

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Presidency compromise text	Drafting Suggestions	Comments
vertically integrated undertaking on the		
transmission system operator ⇒ or hydrogen		
network operator ← or on the vertically		<u></u> ,
integrated undertaking, as the case may be, for		
non compliance with their respective obligations		
pursuant to this Directive; and		
(e) appropriate rights of investigations and		
relevant powers of instructions for dispute		
settlement under paragraphs 11 and 12.		
↓ new		
5. The regulatory authority located in the		
Member State in which the ENTSO for Gas, the		
European Network of Network Operators for		
Hydrogen or the EU DSO entity has its seat		
shall have the power to impose effective,		
proportionate and dissuasive penalties on those		

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Presidency compromise text	Drafting Suggestions	Comments
entities where they do not comply with their		
obligations under this Directive, [the recast Gas		
Regulation proposed in COM(2021) *** 804] or		<u></u>
any relevant legally binding decisions of the		
regulatory authority or of ACER, or to propose		
that a competent court impose such penalties.		
◆ 2009/73/EC (adapted)		
⇒ new		
$\underline{65}$. In addition to the duties and powers		
conferred on it under paragraphs 1 and 4 of this		
Article, when ⊕ ⇒ an independent ←		
transmission system operator ⇒ or an integrated		
hydrogen network operator ← has been		
designated in accordance with Chapter IXIV,		
<u>Section 3</u> , the regulatory authority shall be		
granted at least the following duties and powers:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) to issue penalties in accordance with		
paragraph 4, point (d) for discriminatory		<u>_`//</u>
behaviour in favour of the vertically integrated		
undertaking;		
(b) to monitor communications between the		
transmission system operator ⇒ or an integrated		
hydrogen network operator ← and the vertically		
integrated undertaking so as to ensure		
compliance of the transmission system operator		
⇒ or the integrated hydrogen network		
operator ← with its obligations;		
(c) to act as dispute settlement authority		
between the vertically integrated undertaking		
and the transmission system operator ⇒ or the		
integrated hydrogen network operator ← in		
respect of any complaint submitted pursuant to		

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Presidency compromise text	Drafting Suggestions	Comments
paragraph 11;		
(d) to monitor commercial and financial		- //
relations including loans between the vertically		
integrated undertaking and the transmission		
system operator ⇒ or the integrated hydrogen		
network operator ←;		
(e) to approve all commercial and financial		
agreements between the vertically integrated		
undertaking and the transmission system		
operator ⇒ or the integrated hydrogen network		
operator ←, on the condition that they comply		
with market conditions;		
(f) to request justification from the		
vertically integrated undertaking when notified		
by the compliance officer in accordance with		
Article 6421(4). Such justification shall in		

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Presidency compromise text	Drafting Suggestions	Comments
particular include ⊠ <u>including</u> ⊠ evidence to		
the end that no discriminatory behaviour to the		
advantage of the vertically integrated		<u></u>
undertaking has occurred;		
(g) to carry out inspections, including		
unannounced inspections, on the premises of the		
vertically integrated undertaking and the		
transmission system operator ⇒ or the		
integrated hydrogen network operator ←; and		
(h) to assign all or specific tasks of the		
transmission system operator ⇒ or the		
integrated hydrogen network operator ← to an		
independent system operator ⇒ or an		
independent hydrogen network operator,		
appointed in accordance with Article 6414 in		
case of a persistent breach by the transmission		
system operator ⇒ or the integrated hydrogen		
network operator of its obligations under this		

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Presidency compromise text	Drafting Suggestions	Comments
Directive, in particular in case of repeated		
discriminatory behaviour to the benefit of the		
vertically integrated undertaking.		
$\underline{76}$. The regulatory authorities shall be		
responsible for fixing or approving sufficiently		
in advance of their entry into force at least the		
methodologies used to calculate or establish the		
terms and conditions for:		
(a) connection and access to national		
⇒ natural gas ← networks, including		
transmission and distribution tariffs, and terms,		
conditions and tariffs for access to LNG		
facilities ⊠, whereby ⊠ . Those tariffs or		
methodologies shall allow the necessary		
investments in the networks and LNG facilities		
to be carried out in a manner allowing those		
investments to ensure the viability of the		
networks and LNG facilities;		

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Presidency compromise text	Drafting Suggestions	Comments
↓ new		
(b) connection and access to national		
hydrogen networks, including, as from 1		
January 2031, the hydrogen network tariffs,		
where applicable, and terms and conditons and		
tariffs for access to for hydrogen storage and		
hydrogen terminals, including tariffs were		
applicable;		
TI W		
▼ 2009/73/EC (adapted)		
▼ 2009/73/EC (adapted)		
$(\underline{c}\underline{b})$ the provision of balancing services		
which shall be performed in the most economic		
manner and provide appropriate incentives for		
network users to balance their input and off-		
takes . The balancing services shall be provided		
in a fair and non-discriminatory manner and be		

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Presidency compromise text	Drafting Suggestions	Comments
based on objective criteria; and		
↓ new		
(d) approving and monitoring dedicated		
charges in accordance with Article 4 of [recast		
Gas Regulation as proposed in COM(2021) ****		
804].		
◆ 2009/73/EC (adapted)		
⇒ new		
(e) access to cross-border infrastructures,		
including the procedures for the allocation of		
capacity and congestion management.		
$\underline{87}$. The methodologies or the terms and		
conditions referred to in paragraph 7 shall be		

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Presidency compromise text	Drafting Suggestions	Comments
published.		
99. In fixing or approving the tariffs or		
methodologies and the balancing services, the		
regulatory authorities shall ensure that		
transmission and distribution system operators		
⇒ and, as from 1 January 20316, hydrogen		
network operators ← are granted appropriate		
incentive, over both the short and long term, to		
increase efficiencies, foster market integration		
and security of supply and support the related		
research activities.		
$\underline{109}$. The regulatory authorities shall monitor		
congestion management of national gas		
transmission networks ⇒ and hydrogen		
networks ← including interconnectors, and the		
implementation of congestion management		
rules. To that end, transmission system		
operators		

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Presidency compromise text	Drafting Suggestions	Comments
market operators shall submit their congestion		
management rules, including capacity		
allocation, to the <u>national</u> regulatory authorities.		<u>_"</u> //
National ≢Regulatory authorities may request		
amendments to those rules.		
Article 73		
☒ Decisions and complaints ☒		
<u>110.</u> Regulatory authorities shall have the		
authority to require ⇒ natural gas ←		
transmission, storage, LNG and distribution		
system operators,		
terminal operators, and, as from 1 January 2031,		
hydrogen network <i>operators</i> if necessary, to		
modify the terms and conditions, including		
tariffs and methodologies referred to in this		
Article, to ensure that they are proportionate and		

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applied in a non-discriminatory manner. In the event that the access regime to storage is defined according to Article 2933(3), that task shall exclude the modification of tariffs. In the event of delay in the fixing of ⇒ natural gas ⇔ transmission and distribution tariffs ⇒ and, where appropriate, hydrogen network tariffs, ⇔ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇒ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies 211. Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or distribution system operator ⇒ or a hydrogen			
event that the access regime to storage is defined according to Article 2932(3), that task shall exclude the modification of tariffs. In the event of delay in the fixing of \$\infty\$ natural gas \$\frac{1}{2}\$ transmission and distribution tariffs \$\infty\$ and, where appropriate, hydrogen network tariffs, \$\frac{1}{2}\$ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies \$\frac{1}{2}\$ and hydrogen network tariffs and methodologies \$\frac{1}{2}\$ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies.	Presidency compromise text	Drafting Suggestions	Comments
defined according to Article 2922(3), that task shall exclude the modification of tariffs. In the event of delay in the fixing of ⇒ natural gas ⇔ transmission and distribution tariffs ⇒ and, where appropriate, hydrogen network tariffs, ⇔ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇒ and hydrogen network tariffs and methodologies ⇒ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	applied in a non-discriminatory manner. In the		
shall exclude the modification of tariffs. In the event of delay in the fixing of ⇒ natural gas ⇔ transmission and distribution tariffs ⇒ and, where appropriate, hydrogen network tariffs, ⇔ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 244 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	event that the access regime to storage is		
event of delay in the fixing of ⇒ natural gas ⇔ transmission and distribution tariffs ⇒ and, where appropriate, hydrogen network tariffs, ⇔ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 2±± Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	defined according to Article <u>2933</u> (3), that task		C*/
transmission and distribution tariffs ⇒ and, where appropriate, hydrogen network tariffs, ⇔ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	shall exclude the modification of tariffs. In the		
where appropriate, hydrogen network tariffs, ⇔ regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	event of delay in the fixing of ⇒ natural gas ←		
regulatory authorities shall have the power to fix or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	transmission and distribution tariffs ⇒ and,		
or approve provisional transmission and distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 2±± Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	where appropriate, hydrogen network tariffs, ←		
distribution tariffs or methodologies ⇒ and hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	regulatory authorities shall have the power to fix		
hydrogen network tariffs and methodologies ⇔ and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	or approve provisional transmission and		
and to decide on the appropriate compensatory measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	distribution tariffs or methodologies		
measures if the final tariffs or methodologies deviate from those provisional tariffs or methodologies. 2±± Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	hydrogen network tariffs and methodologies ←		
deviate from those provisional tariffs or methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	and to decide on the appropriate compensatory		
methodologies. 211 Any party having a complaint against a ⇒ natural gas ⇔ transmission, storage, LNG or	measures if the final tariffs or methodologies		
211 Any party having a complaint against a ⇒ natural gas ← transmission, storage, LNG or	deviate from those provisional tariffs or		
⇒ natural gas ⇔ transmission, storage, LNG or	methodologies.		
⇒ natural gas ⇔ transmission, storage, LNG or			
	211 Any party having a complaint against a		
distribution system operator ⇒ or a hydrogen	⇒ natural gas ← transmission, storage, LNG or		
distribution system operator / or a nyurogen	distribution system operator		
network, storage or terminal operator ← in	network, storage or terminal operator ← in		

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Presidency compromise text	Drafting Suggestions	Comments
relation to that operator's obligations under this		
Directive may refer the complaint to the		
regulatory authority which, acting as dispute		<u></u>
settlement authority, shall issue a decision		
within a period of two months after receipt of		
the complaint. That period may be extended by		
two months where additional information is		
sought by the regulatory authorities. That		
extended period may be further extended with		
the agreement of the complainant. The		
regulatory authority's decision shall have		
binding effect unless and until overruled on		
appeal.		
<u>312.</u> Any party who is affected and who has		
a right to complain concerning a decision on		
methodologies taken pursuant to this Article or,		
where the regulatory authority has a duty to		
consult, concerning the proposed tariffs or		
methodologies, may, at the latest within two		

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Presidency compromise text	Drafting Suggestions	Comments
months, or a shorter time period as provided by		
Member States, following publication of the		
decision or proposal for a decision, submit a		- "//
complaint for review. Such a complaint shall not		
have suspensive effect.		
413. Member States shall create appropriate		
and efficient mechanisms for regulation, control		
and transparency so as to avoid any abuse of a		
dominant position, in particular to the detriment		
of consumers, and any predatory behaviour.		
Those mechanisms shall take account of the		
provisions of the $\frac{\text{Treaty}}{\text{TFEU}} \boxtimes \text{TFEU} \otimes \mathbb{I}$, and in		
particular Article \$2 № 102 ⋖ thereof.		
<u>544</u> . Member States shall ensure that the		
appropriate measures are taken, including		
administrative action or criminal proceedings in		
conformity with their national law, against the		
natural or legal persons responsible where		

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Presidency compromise text	Drafting Suggestions	Comments
confidentiality rules imposed by this Directive		
have not been respected.		
615. Complaints referred to in paragraphs 211		
and $3+2$ shall be without prejudice to the		
exercise of rights of appeal under Community		
☑ Union ☑ or national law.		
746. Decisions taken by regulatory authorities		
shall be fully reasoned and justified to allow for		
judicial review. The decisions shall be available		
to the public while preserving the confidentiality		
of commercially sensitive information.		
<u>847.</u> Member States shall ensure that suitable		
mechanisms exist at national level under which		
a party affected by a decision of a regulatory		
authority has a right of appeal to a body		
independent of the parties involved and of any		

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Presidency compromise text	Drafting Suggestions	Comments
P		
government.		
Article <u>7442</u>		
Regulatory regime for Regional		
cooperation between regulatory		
authorities 🖾 on cross-border issues		
1. Regulatory authorities shall closely		
consult and cooperate with each other \Rightarrow , and in		
particular within ACER, ← and shall provide		
each other and the Agency ☒ ACER ☒ with		
any information necessary for the fulfilment of		
their tasks under this Directive. In respect of the		
information exchanged, the receiving authority		
shall ensure the same level of confidentiality as		
that required of the originating authority.		
2. Regulatory authorities shall cooperate at		
2. Regulatory authorities shall cooperate at		

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Presidency compromise text	Drafting Suggestions	Comments
least at a regional level to:	0 00	
least at a regional level to.		
(a) foster the creation of operational		
arrangements in order to enable an optimal		
management of the network, promote joint gas		
⇒ and hydrogen ⇔ exchanges and the		
allocation of cross-border capacity, and to		
enable an adequate level of interconnection		
capacity, including through new		
interconnections, within the region and between		
regions to allow for development of effective		
competition and improvement of security of		
supply without discriminating between supply		
undertakings in different Member States;		
(b) coordinate the development of all		
network codes for the relevant transmission		
system operators ⇒, hydrogen network		
operators ← and other market actors; and		

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Presidency compromise text Drafting Suggestions Comments (c) coordinate the development of the rules governing the management of congestion; new 1 new (d) to ensure regulatory compliance of legal entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. 1 2009/73/EC	Tonacimanon of your comments.		
governing the management of congestion: new (d) to ensure regulatory compliance of legal entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. 1 2009/73/EC	Presidency compromise text	Drafting Suggestions	Comments
governing the management of congestion: ### new (d) to ensure regulatory compliance of legal entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. \$\Psi\$ 2009/73/EC			
⊕ new (d) to ensure regulatory compliance of legal entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. ▼ 2009/73/EC	(c) coordinate the development of the rules		
(d) to ensure regulatory compliance of legal entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. \$\Psi 2009/73/EC\$	governing the management of congestion:		
(d) to ensure regulatory compliance of legal entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. \$\Psi\$ 2009/73/EC			
entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. \$\sum_{2009/73/EC}\$	↓ new		
entities fulfilling transmission operators' and network operators' tasks at cross-border or regional level. \$\sum_{2009/73/EC}\$			
network operators' tasks at cross-border or regional level.	(d) to ensure regulatory compliance of legal		
regional level.	entities fulfilling transmission operators' and		
¥ 2009/73/EC	network operators' tasks at cross-border or		
	regional level.		
⇒ new	◆ 2009/73/EC		
⇒ new			
	⇒ new		
3. National <u>FR</u> egulatory authorities shall	3. National <u>#Regulatory</u> authorities shall		
have the right to enter into cooperative	have the right to enter into cooperative		
arrangements with each other to foster	arrangements with each other to foster		
regulatory cooperation.	regulatory cooperation.		

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Presidency compromise text	Drafting Suggestions	Comments
4. The actions referred to in paragraph 2		
shall be carried out, as appropriate, in close		<u>_ '//</u>
consultation with other relevant national		
authorities and without prejudice to their		
specific competencies.		
5. The Commission may adopt Guidelines		
on the extent of the duties of the regulatory		
authorities to cooperate with each other and		
with the Agency. Those measures, designed to		
amend non-essential elements of this Directive		
by supplementing it, shall be adopted in		
accordance with the regulatory procedure with		
serutiny referred to in Article 51(3).		
□ new		
5. The Commission is empowered to adopt		

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Drafting Suggestions	Comments
	<u>_ " // </u>
	Drafting Suggestions

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Presidency compromise text	Drafting Suggestions	Comments
applied consistently in the territory and		
territorial sea of a Member State.		
¥ 2009/73/EC (adapted)		
⇒ new		
Article <u>7543</u>		
Compliance with the ⊠ network codes		
and ⋘ <u>Gg</u> uidelines		
1. Any regulatory authority and the		
Commission may request the opinion of the		
Ageney ACER On the compliance of a		
decision taken by a regulatory authority with		
⇒ the network codes and ⇐ the <u>Gguidelines</u>		
referred to in this Directive or in Regulation		
(EC) No 715/2009		
		<u> </u>

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Presidency compromise text	Drafting Suggestions	Comments
proposed in COM(2021) *** 804] ☒ .		
2. The Agency ⊠ ACER ⊠ shall provide		
its opinion to the regulatory authority which has		
requested it or to the Commission, respectively,		
and to the regulatory authority which has taken		
the decision in question within three months		
from the date of receipt of the request.		
3. Where the regulatory authority which		
has taken the decision does not comply with		
△ ACER		
months from the date of receipt of that opinion,		
➤ ACER ±he Ageney shall inform the		
Commission accordingly.		
4. Any regulatory authority may inform the		
Commission where it considers that a decision		
relevant for cross border-trade taken by another		

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Presidency compromise text	Drafting Suggestions	Comments
regulatory authority does not comply with the		
<i>⇒ network codes and ⇔</i> guidelines referred to		
in this Directive or in Regulation (EC)		<u>_"</u> //
No 715/2009		
proposed in COM(2021) *** 804]		
two months from the date of that decision.		
5. Where the Commission, within two		
months of having been informed by		
➤ ACER ±he Ageney in accordance with		
paragraph 3, or by a regulatory authority in		
accordance with paragraph 4, or on its own		
initiative within three months from the date of		
the decision, finds that the decision of a		
regulatory authority raises serious doubts as to		
its compatibility with ⇒ the network codes		
and ← the <u>Gguidelines referred</u> to in this		
Directive or in Regulation (EC) No 715/2009		
COM(2021) *** ***		

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Presidency compromise text	Drafting Suggestions	Comments
decide to examine the case further. In such a		
case, it shall invite the regulatory authority and		
the parties to the proceedings before the		<u>- " // </u>
regulatory authority to submit observations.		
6. Where the Commission takes a decision		
to examine the case further, it shall, within four		
months of the date of such decision, issue a final		
decision:		
(a) not to raise objections against the		
decision of the regulatory authority; or		
(b) to require the regulatory authority		
concerned to withdraw its decision on the basis		
that ⇒ the network codes and ⇔ the		
<u>⊕guidelines</u> have not been complied with.		
7. Where the Commission has not taken a		

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Presidency compromise text	Drafting Suggestions	Comments
decision to examine the case further or a final		
decision within the time-limits set in		
paragraphs 5 and 6 respectively, it shall be		<u>- ' //</u>
deemed not to have raised objections to the		
decision of the regulatory authority.		
8. The regulatory authority shall comply		
with the Commission decision to withdraw its		
decision within a period of two months and shall		
inform the Commission accordingly.		
inform the commission accordingry.		
9. The Commission may adopt Guidelines		
setting out the details of the procedure to be		
followed by the regulatory authorities, the		
Agency and the Commission as regards the		
compliance of decisions taken by regulatory		
authorities with the Guidelines referred to in this		
Article. Those measures, designed to amend		
non-essential elements of this Directive by		
supplementing it, shall be adopted in accordance		

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Presidency compromise text	Drafting Suggestions	Comments
with the regulatory procedure with scrutiny		
referred to in Article $51(3)$. \Rightarrow is empowered to		
adopt delegated acts in accordance with Article		L*//
83 supplementing this Directive by establishing		
guidelines setting out the details of the		
procedure to be followed for the application of		
this Article. ←		
Article <u>7644</u>		
Record keeping		
Member States shall require supply		
undertakings to keep at the disposal of the		
national authorities, including the regulatory		
authority, the national competition authorities		
and the Commission, for the fulfilment of their		
tasks, for at least five years, the relevant data		
relating to all transactions in ⇒ natural ← gas		

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Presidency compromise text	Drafting Suggestions	Comments
and ⇒ hydrogen ⇔ supply contracts and		
⇒ natural ⇔ gas ⇒ and hydrogen ⇔ derivatives		
with wholesale customers and transmission		<u></u>
system operators, as well as storage and LNG		
operators ⇒ as well as hydrogen network,		
storage and terminal operators ←.		
2. The data shall include details on the		
characteristics of the relevant transactions such		
as duration, delivery and settlement rules, the		
quantity, the dates and times of execution and		
the transaction prices and means of identifying		
the wholesale customer concerned, as well as		
specified details of all unsettled ⇒ natural ←		
gas ⇒ and hydrogen ⇔ supply contracts and		
⇒ natural ⇔ gas ⇒ and hydrogen ⇔		
derivatives.		
3. The regulatory authority may decide to		
make available to market participants elements		

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D	D 64 C	
Presidency compromise text	Drafting Suggestions	Comments
of this information provided that commercially		
sensitive information on individual market		
players or individual transactions is not		<u>- " // </u>
released. This paragraph shall not apply to		
information about financial instruments which		
fall within the scope of Directive		
≥ 2014/65/EU ≥ 2004/39/EC .		
4. To ensure the uniform application of this		
Article, <u>T</u> the Commission may ⊠ is		
empowered to ⊠ adopt ⇒ delegated acts		
supplementing this Directive in accordance with		
Article 83, by establishing ← g€uidelines which		
define the methods and arrangements for record		
keeping as well as the form and content of the		
data that shall be kept. Those measures,		
designed to amend non-essential elements of		
this Directive by supplementing it, shall be		
adopted in accordance with the regulatory		
procedure with scrutiny referred to in		

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Presidency compromise text	Drafting Suggestions	Comments
Article_51(3).		
5. With respect to transactions in		- //
⇒ natural ⇔ gas ⇒ and hydrogen ⇔ derivatives		
of supply undertakings with wholesale		
customers and ⇒ natural gas ⇔ transmission		
system operators <u>as well as</u> storage and LNG		
operators ⇒ as well as hydrogen network,		
storage and terminal operators ←, this Article		
shall apply only once the Commission has		
adopted the guidelines referred to in		
paragraph 4.		
6. The provisions of this Article shall not		
create additional obligations towards the		
authorities referred to in paragraph 1 for entities		
falling within the scope of		
Directive <u>2014/65/EU</u> 2004/39/EC .		

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Presidency compromise text	Drafting Suggestions	Comments
7. In the event that the authorities referred		
to in paragraph 1 need access to data kept by		
entities falling within the scope of		
Directive <u>2014/65/EU2004/39/EC</u> , the		
authorities responsible under that Directive shall		
provide them with the required data.		
-		
Chapter <u>XXI</u>		
Chapter AA		
Final provisions		
Article <u>7746</u>		
Safeguard measures		
1. In the event of a sudden crisis in the		
energy market or where the physical safety or		
security of persons, apparatus or installations or		
system integrity is threatened, a Member State		

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Presidency compromise text	Drafting Suggestions	Comments
may take the measures foreseen in the		
national emergency plan and temporarily take		
the necessary safeguard measures ⇒ declare, if		<u>_ "//</u>
applicable, an emergency state pursuant to		
Article 11 of Regulation (EU 2017/ 1938) and		
take the measures foreseen in the national		
emergency plan ← .		
Such measures shall cause the least		
possible disturbance to the functioning of the		
internal market and shall be no wider in scope		
than is strictly necessary to remedy the sudden		
difficulties which have arisen.		
3. The Member State concerned shall,		
without delay, notify those measures to the other		
Member States, and to the Commission, which		
may decide that the Member State concerned		
must amend or abolish such measures, insofar as		
they distort competition and adversely affect		

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Presidency compromise text	Drafting Suggestions	Comments
trade in a manner which is at variance with the		
common interest.		
¥ 2009/73/EC (adapted)		
Article <u>7847</u>		
Afficie 10=1		
Level playing field		
1. Measures that the Member States may		
take pursuant to this Directive in order to ensure		
a level playing field shall be compatible with the		
➣ TFEU ☒ Treaty , notably Article 30		
≥ 36 < thereof, and with the legislation of		
the Community ⊠ Union ⊠ .		
2. The measures referred to in paragraph 1		
shall be proportionate, non-discriminatory and		
transparent. Those measures may be put into		

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Presidency compromise text	Drafting Suggestions	Comments
effect only following the notification to and		
approval by the Commission.		
3. The Commission shall act on the		
notification referred to in paragraph 2 within		
two months of the receipt of the notification.		
That period shall begin on the day following		
receipt of the complete information. In the event		
that the Commission has not acted within that		
two-month period, it shall be deemed not to		
have raised objections to the notified measures.		
Article 48		
Derogations in relation to take-or-pay		
commitments		
1. If a natural gas undertaking encounters,		
or considers it would encounter, serious		
		<u> </u>

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Presidency compromise text	Drafting Suggestions	Comments
economic and financial difficulties because of		
its take-or-pay commitments accepted in one or		
more gas-purchase contracts, it may send an		<u>_"</u> //
application for a temporary derogation from		
Article 32 to the Member State concerned or the		
designated competent authority. Applications		
shall, in accordance with the choice of Member		
States, be presented on a case-by-case basis		
either before or after refusal of access to the		
system. Member States may also give the		
natural gas undertaking the choice of presenting		
an application either before or after refusal of		
access to the system. Where a natural gas		
undertaking has refused access, the application		
shall be presented without delay. The		
applications shall be accompanied by all		
relevant information on the nature and extent of		
the problem and on the efforts undertaken by the		
natural gas undertaking to solve the problem.		

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Presidency compromise text	Drafting Suggestions	Comments
If alternative solutions are not reasonably		
available, and taking into account paragraph 3,		
the Member State or the designated competent		<u></u>
authority may decide to grant a derogation.		
2. The Member State, or the designated		
competent authority, shall notify the		
Commission without delay of its decision to		
grant a derogation, together with all the relevant		
information with respect to the derogation. That		
information may be submitted to the		
Commission in an aggregated form, enabling		
the Commission to reach a well-founded		
decision. Within eight weeks of receipt of that		
notification, the Commission may request that		
the Member State or the designated competent		
authority concerned amend or withdraw the		
decision to grant a derogation.		
If the Member State or the designated		

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Presidency compromise text	Drafting Suggestions	Comments
competent authority concerned does not comply		
with that request within a period of four weeks,		
a final decision shall be taken expeditiously in		<u>_ " // </u>
accordance with the advisory procedure referred		
to in Article 51(2).		
The Commission shall preserve the		
confidentiality of commercially sensitive		
information.		
3. When deciding on the derogations		
referred to in paragraph 1, the Member State, or		
the designated competent authority, and the		
Commission shall take into account, in		
particular, the following criteria:		
(a) the objective of achieving a competitive		
gas market;		

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Presidency compromise text	Drafting Suggestions	Comments
(b) the need to fulfil public-service		
obligations and to ensure security of supply;		
(e) the position of the natural gas		
undertaking in the gas market and the actual		
state of competition in that market;		
(d) the seriousness of the economic and		
financial difficulties encountered by natural gas		
undertakings and transmission undertakings or		
eligible eustomers;		
(e) the dates of signature and terms of the		
contract or contracts in question, including the		
extent to which they allow for market changes;		
(f) the efforts made to find a solution to the		
problem;		

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Presidency compromise text	Drafting Suggestions	Comments
(g) the extent to which, when accepting the		
take-or-pay commitments in question, the		
undertaking could reasonably have foreseen,		<u>_ " // </u>
having regard to the provisions of this Directive,		
that serious difficulties were likely to arise;		
(h) the level of connection of the system		
with other systems and the degree of		
interoperability of those systems; and		
(i) the effects the granting of a derogation		
would have on the correct application of this		
Directive as regards the smooth functioning of		
the internal market in natural gas.		
A decision on a request for a derogation		
concerning take-or-pay contracts concluded		
before 4 August 2003 should not lead to a		
situation in which it is impossible to find		
L		

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Presidency compromise text	Drafting Suggestions	Comments
economically viable alternative outlets. Serious		
difficulties shall in any case be deemed not to		
exist when the sales of natural gas do not fall		<u>- " // </u>
below the level of minimum offtake guarantees		
contained in gas-purchase take-or-pay contracts		
or in so far as the relevant gas-purchase take-or-		
pay contract can be adapted or the natural gas		
undertaking is able to find alternative outlets.		
4. Natural gas undertakings which have not		
been granted a derogation as referred to in		
paragraph 1 of this Article shall not refuse, or		
shall no longer refuse, access to the system		
because of take-or-pay commitments accepted		
in a gas purchase contract. Member States shall		
ensure that the relevant provisions of Articles 32		
to 44 are complied with.		
5. Any derogation granted under the above		
provisions shall be duly substantiated. The		

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Presidency compromise text	Drafting Suggestions	Comments
Commission shall publish the decision in the		
Official Journal of the European Union.		
6. The Commission shall, within 4 August		
2008, submit a review report on the experience		
gained from the application of this Article, so as		
to allow the European Parliament and the		
Council to consider, in due course, the need to		
adjust it.		
♦ 2019/692 Art. 1.8 (adapted)		
⇒ new		
Article 7948a		
Technical agreements regarding the		
operation of ⊠ natural gas and hydrogen		
pipeline lines with third		

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Drafting Suggestions	Comments
	- //

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Presidency compromise text	Drafting Suggestions	Comments
Emergent and isolated markets		
		- //
1. Member States not directly connected to		
the interconnected system of any other Member		
State and having only one main external		
supplier may derogate from Articles 4, 9, 37		
and/or 38. A supply undertaking having a		
market share of more than 75 % shall be		
considered to be a main supplier. Any such		
derogation shall automatically expire where at		
least one of the conditions referred to in this		
subparagraph no longer applies. Any such		
derogation shall be notified to the Commission.		
derogation shan be notified to the Commission.		
Cyprus may derogate from Articles 4, 9, 37		
and/or 38. Such derogation shall expire from the		
moment when Cyprus is not qualifying as an		
isolated market.		

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Presidency compromise text	Drafting Suggestions	Comments
Articles 4, 9, 37 and/or 38 shall not apply to		
Estonia, Latvia and/or Finland until any of those		
Member States is directly connected to the		
interconnected system of any Member State		
other than Estonia, Latvia, Lithuania and		
Finland. This subparagraph is without prejudice		
to derogations under the first subparagraph of		
this paragraph.		
2. A Member State, qualifying as an		
emergent market, which, because of the		
implementation of this Directive, would		
experience substantial problems may derogate		
from Articles 4 and 9, Article 13(1) and (3),		
Articles 14 and 24, Article 25(5), Articles 26, 31		
and 32, Article 37(1) and/or Article 38. Such derogation shall automatically expire from the		
moment when the Member State no longer		
qualifies as an emergent market. Any such		
quarries as an emergent market. Any such		

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Presidency compromise text	Drafting Suggestions	Comments
derogation shall be notified to the Commission.		
Cyprus may derogate from Articles 4 and 9,		
Article 13(1) and (3), Articles 14 and 24,		
Article 25(5), Articles 26, 31 and 32,		
Article 37(1) and/or Article 38. Such derogation		
shall expire from the moment when Cyprus is		
not qualifying as an emergent market.		
3. On the date at which the derogation		
referred to in the first subparagraph of		
paragraph 2 expires, the definition of eligible		
customers shall result in an opening of the		
market equal to at least 33 % of the total annual		
gas consumption of the national gas market.		
Two years thereafter, Article 37(1)(b) shall		
apply, and three years thereafter,		
Article 37(1)(e) shall apply. Until		
Article 37(1)(b) applies the Member State		
referred to in paragraph 2 of this Article may		

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Presidency compromise text	Drafting Suggestions	Comments
decide not to apply Article 32 as far as ancillary		
services and temporary storage for the re-		
gasification process and its subsequent delivery		<u>- " // </u>
to the transmission system are concerned.		
4. Where the implementation of this		
Directive would cause substantial problems in a		
geographically limited area of a Member State,		
in particular concerning the development of the		
transmission and major distribution		
infrastructure, and with a view to encouraging		
investments, the Member State may apply to the		
Commission for a temporary derogation from		
Articles 4 and 9, Article 13(1) and (3),		
Articles 14 and 24, Article 25(5), Articles 26, 31		
and 32, Article 37(1) and/or Article 38 for		
developments within that area.		
5. The Commission may grant the		
derogation referred to in paragraph 4, taking		

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Presidency compromise text	Drafting Suggestions	Comments
into account, in particular, the following criteria:		
a) the need for infrastructure		
investments, which would not be economic to operate in a competitive market environment,		
b) the level and pay-back prospects of		
investments required,		
e) the size and maturity of the gas		
system in the area concerned,		
d) the prospects for the gas market		
concerned,		
e) the geographical size and		
characteristics of the area or region concerned,		
and socioeconomic and demographic factors,		

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Presidency compromise text	Drafting Suggestions	Comments
For gas infrastructure other than distribution		
infrastructure, a derogation may be granted only		
if no gas infrastructure has been established in		<u></u> ,//
the area or if gas infrastructure has been		
established for less than 10 years. The		
temporary derogation shall not exceed 10 years		
from the time gas is first supplied in the area.		
For distribution infrastructure a derogation may		
be granted for a period not exceeding 20 years		
from when gas is first supplied through the said		
infrastructure in the area.		
6. Article 9 shall not apply to Cyprus,		
Luxembourg and/or Malta.		
7. The Commission shall inform the		
Member States of applications made under		
paragraph 4 prior to taking a decision pursuant		
paragraph 4 prior to taking a decision pursuant		

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Presidency compromise text	Drafting Suggestions	Comments
to paragraph 5, taking into account respect for		
confidentiality. That decision, as well as the		
derogations referred to in paragraphs 1 and 2,		_"//
shall be published in the Official Journal of the		
European Union.		
8. Greece may derogate from Articles 4,		
24, 25, 26, 32, 37 and/or 38 of this Directive for		
the geographical areas and time periods		
specified in the licences issued by it, prior		
to 15 March 2002 and in accordance with		
Directive 98/30/EC, for the development and		
exclusive exploitation of distribution networks		
in certain geographical areas.		
□ new		
Article 80		
,		·

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
Derogations for natural gas system		
g J		
1. Member States which are not directly		
connected to the interconnected system of any		
other Member State may <i>derogate</i> apply to the		
Commission for derogations from Articles 3, 7,		
30, 54 or 27 (1). Any such derogation shall		
expire from the moment when the first		
interconnector to the Member State is		
completed. Any such derogation shall be		
notified to the Commission.		
2. Member States may apply to the		
Commission for derogations from applying		
Articles 3, 7, 54 or 27 to outermost regions		
within the meaning of Article 349 TFEU or to		
other geographically isolated areas. Any such		
derogation shall expire from the moment a		
connection from the region or area to a Member		
State with an interconnected system is		

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Presidency compromise text	Drafting Suggestions	Comments
completed.		
3. The Commission shall inform the		- '/'
Member States of applications for derogations		
referred to in paragraphs 1, and 2 and 6 of this		
Article before taking a decision, taking into		
account justified requests for confidentiality of		
commercially sensitive information.		
4. Derogations granted by the Commission		
pursuant paragraph 2 shall be limited in time		
and subject to conditions that aim to increase		
competition in and the integration of the internal		
market and to ensure that the derogations do not		
hamper the transition towards renewable energy		
or the application of the energy efficiency first		
principle within the meaning of Article 2, point		
(18) of Regulation (EU) 2018/1999.		

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Presidency compromise text	Drafting Suggestions	Comments
5. Derogations pursuant to Directive		
2009/73/EC without an expiry date or without		
defined period of application shall expire on 31		
December 2025. Member States that at the time		
of entry into force of this Directive are still		
benefitting from these derogations may decide		
for a new derogation pursuant paragraphs 1 or		
5a, or they may apply to the Commission for a		
new derogation in accordance with the		
conditions established in paragraph 2 this		
Article.		
5a. {Member States that receive the first		
commercial supply of their first long-term		
natural gas supply contract after the entry into		
force of this Directive may derogate apply to		
the Commission for a derogation from		
applying Articles 3(1) to (4), 4(1), 7, 27(1), 30,		
35(1)(5), 39, 40(6), 42, 54, 55 and 69. Any		
such derogation shall be notified to the		

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Presidency compromise text	Drafting Suggestions	Comments
Commission.		
6. Derogations as well as Dd ecisions to		
grant derogations referred to in paragraphs 1, 2		
and 5a shall be published in the Official Journal		
of the European Union.		
◆ 2019/692 Art. 1.9 (adapted)		
⇒ new		
Article <u>8149a</u>		
Derogations in relation to ⋈ natural		
gas 🖾 transmission lines to and from third		
countries		
1. In respect of gas transmission lines		
between a Member State and a third country		

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
completed before 23 May 2019, the Member		
State where the first connection point of such a		
transmission line with a Member State's		
network is located may decide to derogate from		
Articles <u>549</u> , <u>6510</u> , <u>6611</u> and <u>2732</u> and Article		
7241(7), (9) and 73 (1) for the sections of such		
gas transmission line located in its territory and		
territorial sea, for objective reasons such as to		
enable the recovery of the investment made or		
for reasons of security of supply, provided that		
the derogation would ⊠ is ⊠ not be		
detrimental to competition on or the effective		
functioning of the internal market in natural gas,		
or to security of supply in the Union.		
J. T.		
The derogation shall be limited in time up to 20		
years based on objective justification, renewable		
if justified and may be subject to conditions		
which contribute to the achievement of the		
above conditions in the first		
doore conditions in the first		

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Presidency compromise text	Drafting Suggestions	Comments
subparagraph ⊠.		
Such derogations shall not apply to transmission		
lines between a Member State and a third		
country which has the obligation to transpose		
this Directive and which effectively implements		
this Directive in its legal order under an		
agreement concluded with the Union.		
2. Where the transmission line concerned is		
located in the territory of more than one		
Member State, the Member State in the territory		
of which the first connection point with the		
Member States' network is located shall decide		
whether to grant a derogation for that		
transmission line after consulting all the		
Member States concerned.		
Upon request by the Member States concerned,		
· ·		

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Presidency compromise text	Drafting Suggestions	Comments
the Commission may decide to act as an		
observer in the consultation between the		
Member State in the territory of which the first		<u>- " // </u>
connection point is located and the third country		
concerning the consistent application of this		
Directive in the territory and territorial sea of		
the Member State where the first		
interconnection point is located, including the		
granting of derogations for such transmission		
lines.		
3. Decisions pursuant to paragraphs 1 and 2		
shall be adopted by 24 May 2020. Member		
States shall notify any such decisions to the		
Commission and shall publish them.		
Article <u>8249b</u>		
Empowerment procedure		

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Presidency compromise text	Drafting Suggestions	Comments
1. Without prejudice to other obligations		
under Union law, and to the allocation of		
competence between the Union and the Member		
States, existing agreements between a Member		
State and a third country on the operation of a		
transmission line or an upstream pipeline		
network may be maintained in force until the		
entry into force of a subsequent agreement		
between the Union and the same third country		
or until the procedure under paragraphs 2 to 15		
of this Article applies.		
2. Without prejudice to the allocation of		
competence between the Union and the Member		
States, where a Member State intends to enter		
into negotiations with a third country in order to		
amend, extend, adapt, renew or conclude an		
agreement on the operation of a transmission		
line with a third country concerning matters		

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Presidency compromise text	Drafting Suggestions	Comments
falling, entirely or partly, within the scope of		
this Directive, it shall notify the Commission of		
its intention in writing.		<u></u>
Such a notification shall include the relevant		
documentation and an indication of the		
provisions to be addressed in the negotiations or		
to be renegotiated, the objectives of the		
negotiations and any other relevant information,		
and shall be transmitted to the Commission at		
least five months before the intended start of the		
negotiations.		
3. Further to any notification pursuant to		
paragraph 2, the Commission shall authorise the		
Member State concerned to enter into formal		
negotiations with a third country for the part		
which may affect Union common rules unless it		
considers that the opening of such negotiations		
would:		

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Presidency compromise text	Drafting Suggestions	Comments
(a) be in conflict with Union law other than		
the incompatibilities arising from the allocation		<u>_ ' //</u>
of competence between the Union and the		
Member States;		
(b) be detrimental to the functioning of the		
internal market in natural gas, competition or		
security of supply in a Member State or in the		
Union;		
(c) undermine the objectives of pending		
negotiations of intergovernmental agreements		
by the Union with a third country;		
(d) be discriminatory.		
(a) be discriminatory.		
4. When carrying out the assessment under		
paragraph 3, the Commission shall take into		

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Presidency compromise text	Drafting Suggestions	Comments
account whether the intended agreement		
concerns a transmission line or an upstream		
pipeline that contributes to the diversification of		<u></u>
natural gas supplies and suppliers by means of		
new natural gas sources.		
5. Within 90 days of receipt of the		
notification referred to in paragraph 2, the		
Commission shall adopt a decision authorising		
or refusing to authorise a Member State to enter		
into negotiations in order to amend, extend,		
adapt, renew or conclude an agreement with a		
third country. Where additional information is		
needed to adopt a decision, the 90-day period		
shall run from the date of receipt of such		
additional information.		
6. In the event that the Commission adopts		
a decision refusing to authorise a Member State		
to enter into negotiations in order to amend,		

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Presidency compromise text	Drafting Suggestions	Comments
extend, adapt, renew or conclude an agreement		
with a third country, it shall inform the Member		
State concerned accordingly and shall give the		<u>_ ' // </u>
reasons therefor.		
7. Decisions authorising or refusing to		
authorise a Member State to enter into		
negotiations in order to amend, extend, adapt,		
renew or conclude an agreement with a third		
country shall be adopted, by means of		
implementing acts, in accordance with the		
procedure referred to in Article $\underline{8351}(2)$.		
8. The Commission may provide guidance		
and may request the inclusion of particular		
clauses in the agreement envisaged, in order to		
ensure compatibility with Union law in		

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Presidency compromise text	Drafting Suggestions	Comments
accordance with Decision (EU) 2017/684 of the		
European Parliament and of the Council ⁴⁴ .		
9. The Commission shall be kept informed		
of the progress and results of the negotiations to		
amend, extend, adapt, renew or to conclude an		
agreement throughout the different stages of		
such negotiations and may request to participate		
in such negotiations between the Member State		
and the third country in accordance with		
Decision (EU) 2017/684.		
10. The Commission shall inform the		
European Parliament and the Council of the		
decisions adopted pursuant to paragraph 5.		

Decision (EU) 2017/684 of the European Parliament and of the Council of 5 April 2017 on establishing an information exchange mechanism with regard to intergovernmental agreements and non-binding instruments between Member States and third countries in the field of energy, and repealing Decision No 994/2012/EU (OJ L 99, 12.4.2017, p. 1).

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Presidency compromise text	Drafting Suggestions	Comments
11. Before signing an agreement with a third		
country, the Member State concerned shall		
notify the Commission of the outcome of		<u></u>
negotiations and shall transmit the text of the		
negotiated agreement to the Commission.		
12. Upon notification pursuant to paragraph		
11, the Commission shall assess the negotiated		
agreement pursuant to paragraph 3. Where the		
Commission finds that the negotiations have		
resulted in an agreement which complies with		
paragraph 3, it shall authorise the Member State		
to sign and conclude the agreement.		
13. Within 90 days of receipt of the		
notification referred to in paragraph 11, the		
Commission shall adopt a decision authorising		
or refusing to authorise a Member State to sign		
and conclude the agreement with a third		
country. Where additional information is needed		

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Presidency compromise text	Drafting Suggestions	Comments
	Draiting Suggestions	Comments
to adopt a decision, the 90-day period shall run		
from the date of receipt of such additional		
information.		
14. Where the Commission adopts a		
decision pursuant to paragraph 13, authorising a		
Member State to sign and conclude the		
agreement with a third country, the Member		
State concerned shall notify the Commission of		
the conclusion and entry into force of the		
agreement, and of any subsequent changes to		
the status of that agreement.		
15. In the event that the Commission adopts		
a decision refusing to authorise a Member State		
to sign and conclude the agreement with a third		
country pursuant to paragraph 13, it shall inform		
the Member State concerned accordingly and		
shall give the reasons therefor.		

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Presidency compromise text	Drafting Suggestions	Comments
¥ 2009/73/EC		
Article 50		
Review procedure		
Parameter Parame		
In the event that in the report referred to in		
Article 52(6), the Commission reaches the		
conclusion that, given the effective manner in		
which network access has been carried out in a Member State — which gives rise to fully		
effective, non-discriminatory and unhindered		
network access — certain obligations imposed		
by this Directive on undertakings (including		
those with respect to legal unbundling for		
distribution system operators) are not		
proportionate to the objective pursued, the Member State in question may submit a request		
Welliour State in question may submit a request		

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Presidency compromise text	Drafting Suggestions	Comments
to the Commission for exemption from the		
requirement in question.		
Such request shall be notified, without delay, by		
the Member State to the Commission, together		
with all the relevant information necessary to		
demonstrate that the conclusion reached in the		
report on effective network access being		
ensured will be maintained.		
Within three months of its receipt of a		
notification, the Commission shall adopt an		
opinion with respect to the request by the		
Member State concerned, and where		
appropriate, submit proposals to the European		
Parliament and to the Council to amend the		
relevant provisions of this Directive. The		
Commission may propose, in the proposals to		
amend this Directive, to exempt the Member		
State concerned from specific requirements		

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Presidency compromise text	Drafting Suggestions	Comments
subject to that Member State implementing		
equally effective measures as appropriate.		
Article 51		
Committee		
1. The Commission shall be assisted by a		
committee.		
2. Where reference is made to this		
paragraph, Articles 3 and 7 of Decision		
1999/468/EC shall apply, having regard to the		
provisions of Article 8 thereof.		
3. Where reference is made to this		
paragraph, Article 5a(1) to (4), and Article 7 of		
Decision 1999/468/EC shall apply, having		
regard to the provisions of Article 8 thereof.		

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Presidency compromise text	Drafting Suggestions	Comments
▼ 2018/1999 Art. 51.2		
Article 52		
Reporting		
The Commission shall monitor and review the		
application of this Directive and submit an		
overall progress report to the European Parliament and to the Council as an annex to the		
State of the Energy Union Report referred to in Article 35 of Regulation (EU) 2018/1999 of the		
European Parliament and of the Council ⁴⁵ -		

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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Presidency compromise text	Drafting Suggestions	Comments
 new		
Article 83		
Exercise of the delegation		
1. The power to adopt delegated acts is		
conferred on the Commission subject to the		
conditions laid down in this Article.		
2. The power to adopt delegated acts		
referred to in Articles 8, 56, 66, 74, 75 and 76		
shall be conferred on the Commission for an		
indeterminate period of time from [date of entry		
into force].		
3. The delegation of power referred to in		
Articles 8, 56, 66, 74, 75 and 76 may be revoked		
at any time by the European Parliament or by		

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Presidency compromise text	Drafting Suggestions	Comments
the Council. A decision to revoke shall put an		
end to the delegation of power specified in that		
decision. It shall take effect on the day		<u></u> ,//
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 of any delegated act 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 of 13 April 2016 on Better Law-		
Making.		
5. As soon as it adopts a delegated act, the		
Commission shall notify it simultaneously to the		
European Parliament and to the Council.		

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Presidency compromise text	Drafting Suggestions	Comments
6. A delegated act adopted pursuant to		
Articles 8, 56, 66, 74, 75 and 76 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		
expiry of that period, the European Parliament		
and the Council have both informed the		
Commission that they will not object. That		
period shall be extended by two months at the		
initiative of the European Parliament or of the		
Council.		
Article 84		
Committee procedure		
1. The Commission shall be assisted by a		

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Presidency compromise text	Drafting Suggestions	Comments
	8 88	
committee. That committee shall be a		
committee within the meaning of Regulation		
(EU) No 182/2011.		
2. Where reference is made to this		
paragraph, Article 4 of Regulation (EU) No		
182/2011 shall apply.		
3. Where reference is made to this		
paragraph, Article 5 of Regulation (EU) No		
182/2011 shall apply.		
Article 85		
Review and reporting		
Keview and reporting		
1 P 21 P 1 2020 1 G		
1. By 31 December 2030 the Commission		
shall review this Directive and shall submit a		
report to the European Parliament and to the		

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Presidency compromise text	Drafting Suggestions	Comments
Council. The review shall in particular examine		
the application of Article 8, and related		
definitions in Article 2, to assess whether		<u>-"//</u>
facilities that begin operation from 1 January		
2031 should demonstrate higher greenhouse gas		
emission savings from the use of low carbon		
fuels and low carbon hydrogen to receive		
certification pursuant to that Article.		
2. By 31 December 2031 and every two		
years thereafter the Commission shall assess		
implementation of rules on independent		
transmission operators for natural gas on		
designated integrated hydrogen network		
operators, taking into account hydrogen		
market functioning, competition, liquidity and		
hydrogen infrastructure development, and		
submit a report to the European Parliament		
and to the Council. The report shall set out the		
findings of the Commission's assessment.		

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Presidency compromise text	Drafting Suggestions	Comments
Where appropriate, the Commission shall		
propose a review of the provisions set out in		
this paragraph.		<u>-"//</u>
Article 86		
Amendments to Directive 2012/27/EU		
Directive 2012/27/EU is amended as follows:		
(1) Articles 9, 10 and 11 are deleted;		
(2) Annex VII is deleted.		
◆ 2009/73/EC (adapted)		
⇒ new		
Article <u>8754</u>		

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Presidency compromise text	Drafting Suggestions	Comments
Transposition		
1. Member States shall bring into force the		
laws, regulations and administrative provisions		
necessary to comply with \Rightarrow <i>Articles 2 to 5</i> ,		
Articles 7 to 2527, Articles 26, 27, and 29,		
Article 31 to 34, Article 35 (1) (a), (3), (4),		
(7),(8) and (9), Articles 37 and 38, Article 40		
(1), (2), (7), (8), and (9), Article 41, Article 42		
(2), Articles 46 to 53, Articles 56 and 58(11),		
Articles 62 to 69, Article 70 (5) and (6),		
Articles 71 to 73, Article 75 (1), (5), (6) and		
(9), Articles 76 and 77, Annex I and Annex		
II		
December 2023 J ← 3 March 2011. They shall		
forthwith inform ⊠ immediately communicate		
the text of those measures to ≤ the		
Commission thereof.		

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Presidency compromise text	Drafting Suggestions	Comments
They shall apply those measures from 3 March		
2011 with the exception of Article 11, which		
they shall apply from 3 March 2013.		<u>-"//</u>
Where ☑ When ☑ Member States adopt those		
measures, they shall contain a reference to this		
Directive or be accompanied by such a		
reference on the occasion of their official		
publication. The methods of making such		
reference shall be laid down by Member States		
made and how that statement is to be		
formulated ≤ .		
2. Member States shall communicate to the		
Commission the text of the main provisions of		
national law which they adopt in the field		
covered by this Directive.		

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Presidency compromise text	Drafting Suggestions	Comments
▼ 2009/73/EC (adapted)		
⇒ new		
Article <u>8853</u>		
Repeal		
D: 2002/55/PG ED 2000/F2/FG		
Directive 2003/55/EC \boxtimes 2009/73/EC, as		
amended by the acts listed in Annex III, Part A,		
3 March 2011 ⇒ /1 January 2023/, ⇔ without		
prejudice to the obligations of Member States		
concerning ⊠ relating to ⊠ the deadlines		
घ time-limits		
into national law and the date of ■		
application of the said Directive ☑ Directives		
set out in Annex III, Part B ≤ .		

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Presidency compromise text	Drafting Suggestions	Comments
References to the repealed Directive shall be		
construed as references to this Directive and		
shall be read in accordance with the correlation		<u>- " // </u>
table in Annex <u>IV</u> #.		
◆ 2009/73/EC (adapted)		
Article <u>8955</u>		
Entry into force		
This Directive shall enter into force on the 20th		
★ twentieth ★ day following ★ that of ★ that of		
its publication in the Official Journal of the		
European Union.		
Article 90 56		
Tituete <u>7050</u>		
Addressees		

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Presidency compromise text	Drafting Suggestions	Comments
This Directive is addressed to the Member		
States.		
Done at Brussels,		
For the European Parliament For the Council		
The President The President		
	End	End