

Brussels, 25 May 2023

WK 6887/2023 INIT

LIMITE

ENER
ENV
CLIMA
COMPET
CONSOM
FISC
CODEC

This is a paper intended for a specific community of recipients. Handling and further distribution are under the sole responsibility of community members.

CONTRIBUTION

From:	General Secretariat of the Council
To:	Working Party on Energy
Subject:	IT comments on REMIT Regulation (ST 9202/23)

Delegations will find in the annex the IT comments on REMIT Regulation (ST 9202/23).

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
2023/0076 (COD)		
Proposal for a		
REGULATION OF THE EUROPEAN		- " //
PARLIAMENT AND OF THE COUNCIL		
amending Regulations (EU) No 1227/2011 and		
(EU) 2019/942 to improve the Union's		
protection against market manipulation in the		
wholesale energy market		
(Text with EEA relevance)		
THE EUROPEAN PARLIAMENT AND THE		
COUNCIL OF THE EUROPEAN UNION,		
Having regard to the Treaty on the Functioning		
of the European Union, and in particular Article		
194(2) thereof,		

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

Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
Having regard to the proposal from the		
European Commission,		
		> //
After transmission of the draft legislative act to		II .
the national parliaments,		
Having regard to the opinion of the European		
Economic and Social Committee,		
Having regard to the opinion of the Committee		
of the Regions,		
Acting in accordance with the ordinary		
legislative procedure,		
Whereas:		
(1) Open and fair competition in the internal		
markets for electricity and for gases and		

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

Presidency compromise text	Drafting Suggestions	Comments
ensuring a level playing field for market		
participants requires integrity and transparency		
of wholesale energy markets. Regulation (EU)		- "//
No 1227/2011 of the European Parliament and		
of the Council establishes a comprehensive		
framework ('REMIT') to achieve this objective.		
To enhance the public's trust in functioning		
energy markets and to protect the Union		
effectively against attempts of market		
manipulation, Regulation (EU) No 1227/2011		
should be amended to further addressincrease		
insufficient transparency and monitoring		
capacities as well as to ensure more effective		
investigation and enforcement of potential		
cross-border market abuse cases addressing the		
shortcomings identified in the current		
framework.		
(2) Financial instruments, including energy		
derivatives, traded on energy markets are of		

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
increasing importance. Due to the increasingly		
close interrelation between financial markets		
and energy wholesale markets, Regulation (EU)		
No 1227/2011 should be better aligned with the		
financial market legislation such as Regulation		
(EU) No 596/2014 of the European Parliament		
and of the Council ¹ , including with respect to		
the definitions of market manipulation and		
inside information respectively. More		
specifically the definition of market		
manipulation in Regulation (EU) No 1227/2011		
should be slightly adjusted to mirror Article 12		
of Regulation (EU) No 596/2014. To that end,		
the definition of market manipulation under		
Regulation (EU) No 1227/2011 should be		
adjusted to capture the entering into any		

_

Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (market abuse regulation) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC (OJ L 173, 12.6.2014, p. 1).

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

В	D 61: C	
Presidency compromise text	Drafting Suggestions	Comments
transaction, or issuing any order to trade, but		
also any other behaviour relating to wholesale		
energy products which: (i) gives, or is likely to		
give, false or misleading signals as to the supply		
of, demand for, or price of wholesale energy		
products; (ii) secures, or is likely to secure, by a		
person, or persons acting in collaboration, the		
price of one or several wholesale energy		
products at an artificial level, or (iii) employs a		
fictitious device or any other form of deception		
or contrivance which gives, or is likely to give,		
false or misleading signals regarding the supply		
of, demand for, or price of wholesale energy		
products. While the definition of market		
manipulation does not entail a general		
obligation for market participants to offer		
capacity or production, the withholding of		
capacity of production, carried out by any		
market participant with the relative ability to		
influence the price or the interplay of supply		

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
and demand of a wholesale energy product,		
could amount to market manipulation, for		
instance when it artificially causes prices to		- 1
be at a level not justified by market forces of		
supply and demand.		
(3) The definition of inside information		
should also be adjusted to mirroralign with		
Regulation (EU) 596/2014. In particular, where		
inside information concerns a process which		
occurs in stages, each stage of the process as		
well as the overall process could constitute		
inside information. An intermediate step in a		
protracted process may in itself constitute a set		
of circumstances or an event which exists or		
where there is a realistic prospect that they will		
come into existence or occur, on the basis of an		
overall assessment of the factors existing at the		
relevant time. However, that notion should not		
be interpreted as meaning that the magnitude of		

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
the effect of that set of circumstances or that		
event on the prices of the wholesale energy		
productsfinancial instruments concerned must		- 1
be taken into consideration. An intermediate		
step should be deemed to be inside information		
if it, by itself, meets the criteria laid down in this		
Regulation for inside information.		
(4) This Regulation is without prejudice to		
Regulations (EU) 596/2014, 600/2014 and		
648/2012, and Directive (EU) 2014/65 as well		
as to the application of EUuropean competition		
law to the practices covered by this Regulation.		
(5) Sharing of information between national		
regulatory authorities and the national		
competent financial authorities is a central		
aspect of cooperation and detection of potential		
breaches in both the wholesale energy markets		

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
and the financial markets. In the light of the		
exchange of information between competent		
authorities pursuant to Regulation (EU)		- 1
596/2014 at national level, national regulatory		
authorities should share relevant information		
they receive with national financial and		
competition authorities.		
(6) Where information is not, or no longer,		
sensitive from a commercial or security		
viewpoint, the European Agency for the		
Cooperation of Energy Regulators (the		
'Agency' or 'ACER') should be able to make		
that information available to market participants		
and the wider public with a view to contributing		
to enhanced market knowledge. This should		
include the possibility for the Agency ACER to		
publish information on organised market places,		
IIPs, RRMs in compliance with according to		
applicable data protection laws in the interest of		

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
improving transparency of wholesale energy		
markets and provided it does not distort		
competition on those energy markets.		
(7) Organised market places which carry out		
activities relating to the trading of wholesale		
energy products that are financial instruments		
under Article 4(1)(15) of Directive (EU)		
2014/65 sh ould <i>all</i> be duly authorized pursuant		
to the requirements of that Directive.		
(8) The use of trading technology has evolved		
significantly in the past decade and is		
increasingly used on the wholesale energy		
markets. Many market participants use		
algorithmic trading and high frequency		
algorithmic techniques with minimal or no		
human intervention. The risks arising from these		

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
practises should be addressed under Regulation		
(EU) No 1227/2011.		
(9) Compliance with the reporting obligations		7
under Regulation (EU) No 1227/2011 and the		
quality of the data that the Agency receives is of		
utmost importance to ensure effective		
monitoring and detection of potential breaches		
to achieve the objective of Regulation (EU) No		
1227/2011. Inconsistencies in the quality,		
formatting, reliability and cost of trading data		
have a detrimental effect on transparency,		
consumer protection and market efficiency. It is		
essential that the information received by the		
Agency is accurate and complete for it to		
effectively carry out its tasks and functions.		
(10) To improve the Agency's market		
monitoring and make data collection more		

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
complete, the current reporting regime needs		
improvement. The data collected should be		
expanded to overcome gaps in the data		- *//
collection and include coupled markets, new		
balancing markets, contracts for balancing		
markets and products that have potential		
delivery in the Union. Organised market places		
should be required to provide the full order book		
data set to the Agency. Order book providers		
should also be designated as persons		
professionally arranging transactions subject to		
the obligation to monitor and report suspected		
breaches.		
(10a) Any processing of personal data carried		
out within the framework of this Regulation,		
such as the exchange or transmission of		
personal data between relevant national		
authorities and the reporting by national		
regulatory authorities, should be undertaken		

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
in accordance with Regulation (EU) 2016/679		
of the European Parliament and of the		
Council, and any exchange or transmission of		- 1/
information by the Agency should be		
undertaken in accordance with Regulation		
(EU) 2018/1725 of the European Parliament		
and of the Council.		
(11) Inside Information Platforms (IIPs) should		
play an important role for the effective and		
timely publication of inside information. It		
should be mandatory to disclose inside		
information on dedicated IIPs to make the		
information easily accessible and enhance		
transparency. To ensure trust in the IIPs they		
should be authorised and registered. The		
Agency should have the power to withdraw		
such authorisation in certain cases, while		
respecting the procedural safeguards		
pursuant to Articles 14(6) to (8) of Regulation		

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
(EU) 2019/942.The withdrawal of an		
authorisation should not prevent an entity		
from applying for a new authorisation as IIP		·
with the Agency.		
(12) To streamline and make the reporting of		
data to the Agency more effective, the		
information should be provided through		
Registered Reporting Mechanisms (RRMs) and		
the operation of RRMs should be authorised by		
the Agency, as is already the case pursuant to		
Article 11 of Commission Implementing		
Regulation (EU) No 1348/2014. The RRMs,		
including those authorised by the Agency		
under that Implementing Regulation, should		
at all times comply with the conditions for		
authorisation and with data protection law. The		
Agency should maintain also establish a		
register of all RRMs it has authorisedin the		
Union. The Agency should have the power to		

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

Presidency compromise text	Drafting Suggestions	Comments
withdraw such authorisation in certain cases,		
while respecting the procedural safeguards		
pursuant to Articles 14(6) to (8) of Regulation		- 1
(EU) 2019/942. The withdrawal of an		
authorisation should not prevent an entity		
from applying for a new authorisation as		
RRM with the Agency.		
(13) In order to facilitate monitoring to detect		
potential trading based on inside information		
and data quality of collected information, the		
collection of inside information needs to be		
aligned with the current processes for trade data		
reporting.		
(14) Persons professionally arranging and		
executing transactions have the obligation to		
report suspicious transactions in breach of the		
provisions on insider trading and market		

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
manipulation. To enhance the possibility of		
enforcement of such breaches, the persons		
professionally arranging transactions should		- *//
also have the obligation to report suspicious		
orders and potential breaches of the obligation		
to publish inside information. Direct electronic		
access providers and shared order-book		
providers should be considered as persons		
professionally arranging transactions.		
(15) Commission Regulation (EU) 2015/1222		
establishing a guideline on capacity allocation		
and congestion management foresees the		
possibility of third country participation in the		
Union single day-ahead and intraday coupling in		
the electricity sector. Since the market coupling		
operator uses a specific algorithm to match bids		
and offers in an optimal manner, this may result		
in orders to trade being placed in a third country		
participating in the Union single day-ahead and		

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

Presidency compromise text	Drafting Suggestions	Comments
intraday coupling but resulting in a contract for		
the supply of electricity with delivery in the		
Union. The placing of such orders to trade in		- *//
third countries participating in the Union single		
day-ahead and intraday coupling that may result		
in delivery in the Union should be covered by		
the definition of wholesale energy product		
pursuant to this Regulation.		
(16) In order to obtain an accurate, objective		
and reliable assessment of the price for LNG		
deliveries to the Union, the Agency should		
collect all the LNG market data that are		
necessary to establish a daily LNG price		
assessment. The price assessment should be		
undertaken based on all transactions pertaining		
to LNG deliveries to the Union. The		
Agency ACER should be empowered to collect		
this market data from all participants active in		
LNG deliveries to the Union. All such		

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
participants should be obliged to report all of		
their LNG market data to the Agency ACER as		
close to real time as technologically possible		- *//
either after the conclusion of a transaction or the		
posting of a bid or offer to enter into a		
transaction. The ACER price assessment should		
comprise the most complete dataset including		
transaction prices and, as of 31 March 2023,		
bids and offer prices for LNG deliveries to the		
Union. The daily publication of this objective		
price assessment, and of the spread established		
in comparison to other reference prices on the		
market in the form of an LNG benchmark,		
paves the way for its voluntary uptake by		
market participants as the reference price in		
their contracts and transactions. Once		
established, the LNG price assessment and the		
LNG benchmark could also become a reference		
rate for derivatives contracts used for hedging		

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
the price of LNG or the difference in price		
between the LNG price and other gas prices.		
between the Live price and other gas prices.		
(17) D.L. (1. 1. 1. 1.11)		
(17) Delegation of tasks and responsibilities		•
can be an effective instrument to reduce		
duplication of tasks, foster cooperation and		
reduce the burden imposed on market		
participants. Therefore a clear legal basis should		
be provided for such delegation. National		
regulatory authorities should be able to delegate		
tasks and responsibilities to another national		
regulatory authority. The national regulatory		
authorities should be able to Introduceing		
specific conditions and limiting the scope of for		
the delegation to what is necessary for the		
effective supervision of cross-border market		
participants or groups-should be possible.		
Delegations should be governed by the principle		
of allocating competence to an authority which		

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
is best placed to take action on the subject		
matter.		
(18) A uniform and stronger framework to		y —
prevent market manipulation and other breaches		
of Regulation (EU) No 1227/2011 in the		
Member States is necessary. In order to ensure		
the consistent application of administrative		
fines across Member States for breaches of		
that Regulation, it should provide for a list of		
administrative fines and administrative		
measures which should be available to the		
national regulatory authorities as well as for		
a list of criteria for determining the level of		
those administrative fines and for levels of		
administrative fines. Fines Penalties for		
breaches of that Regulation should be		
proportionate, effective and dissuasive and		
reflect the type of the breaches, taking into		
account the ne bis in idem principle. The		

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
adoption and publication of administrative		
fines should respect fundamental rights as		
laid down in the Charter. Administrative		- 1
measures <i>sanctions</i> , administrative		
finespenalty payments and supervisory		
measures are complementary parts of an		
effective enforcement regime. A harmonised		
supervision of the wholesale energy market		
requires a consistent approach among national		
regulatory authorities.		
(19) To date, the supervision and enforcement		
of activities under Regulation (EU) No		
1227/2011 have been the responsibility of the		
Member States. Market abuse behaviours are		
increasingly cross-border in nature, often		
affecting several Member States. Enforcement		
action against cross-border market abuses can		
present jurisdictional challenges relating to the		
identification of the national regulatory		

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
authority that would be best placed to pursue the		
investigation in question.		
(20) Market abuse cases involving multiple		
cross-border elements and market participants		
established outside the Union are also		
particularly challenging from an enforcement		
perspective. The current supervisory set-up is		
not appropriate for the desired level of market		
integration. The absence of a mechanism to		
ensure the best possible supervisory decisions		
for cross-border cases, where joint action by		
national regulatory authorities and the Agency		
currently requires complicated arrangements		
and where there is a patchwork of supervisory		
regimes must be addressed. There is therefore a		
need to set up an efficient and effective		
supervisory and investigatory regime for this		
type of market abuse cases, which cannot, due		

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
to its Union wide features, be addressed by		
Member State action alone.		
(21) The investigation of breaches of this		II .
Regulation with a cross-border dimension		
should be carried out through a uniform process		
at Union level. Complexity of cross-border		
cases and the need to ensure sufficient resources		
for such cases requires involvement of the		
Agency, in particular in more integrated energy		
market. Since the entry into force of Regulation		
(EU) No 1227/2011, the Agency has gained		
significant experience in monitoring and		
collecting relevant data on the wholesale energy		
markets in the Union to ensure their integrity		
and transparency. Building on this experience,		
the Agency should be empowered to carry out		
investigations to fight against the breaches of		
the provisions of Regulation (EU) No		
1227/2011. The Agency should carry out such		

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
investigations in cooperation with the national		
regulatory authorities with the purpose of		
supporting and complementing their		*
enforcement activities. Equally, in the context of		
an investigation by the Agency, where		
necessary, relevant national regulatory		
authorities should cooperate amongst each other		
in assisting the Agency.		
(22) The Agency should be empowered to		
carry out <u>any necessary</u> investigations by		
conducting on-site inspections, as well as and		
by issuing requests for information by simple		
request or by decision, to the persons under		
investigations, in particular where the suspected		
breaches of Regulation (EU) No 1227/2011		
have a clear cross-border dimension. <u>In order</u>		
to safeguard the effectiveness of on-site		
inspections, the officials of and other persons		
authorised by the Agency to conduct the		

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
inspection should be empowered to enter any		
premises where business records may be		
kept, including private premises of directors,		* //
managers and other members of staff of		
businesses concerned by an investigation.		
However, the exercise of this latter power		
should be subject to a reasoned decision by		
the Agency and the prior authorisation by a		
<u>judicial authority.</u> In undertaking the on-site		
inspections and in issuing requests for		
information to the persons under investigations,		
the Agency should closely and actively		
cooperate with the relevant national regulatory		
authorities, which in turn should provide the		
Agency with full assistance, including where a		
person refuses to be subject to the inspection or		
to provide the requested information. <u>The</u>		
Agency should not be empowered to issue		
fines for the submission of inaccurate,		
incorrect or misleading information or for		

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
failure to respond to a request for		
information, irrespective of whether the		
latter has been issued in a form of a simple		* //
request or a decision. Such powers should		
remain with the Member State(s) concerned		
and their respective applicable legislative		
framework(s). Moreover, in the course of an		
inspection, the officials of and other persons		
authorised by the Agency to conduct the		
inspection should be empowered to affix seals		
for the period of time necessary for the		
inspection. Seals should normally not be		
affixed for more than 72 hours. In addition,		
the officials conducting the inspections		
should be empowered to ask for any		
information relevant to the subject matter		
and purpose of the inspection. It is important		
that the procedural guarantees and fundamental		
rights of the persons concerned of the persons		
subject to the Agency's investigations of the		

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
persons subject to the Agency's investigations		
are fully respected. The confidentiality of the		
information submitted by the persons subject to		- "//
the investigation should be safeguarded		
exchanged in accordance with applicable Union		
data protection rulesAt the end of each		
investigation the Agency should issue an		
investigation report including its preliminary		
findings and all evidence on which such		
findings have been based. The investigation		
report should be sent to the national		
regulatory authorities of the Member State(s)		
concerned, which should, in turn, take all		
necessary enforcement measures, including		
the imposition of fines, according to national		
law and the provisions of this Regulation.		
(22a) This Regulation respects the		
fundamental rights and observes the		
principles recognised in particular by the		

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
Charter of Fundamental Rights of the		
European Union, in particular the right to		
the protection of personal data, the freedom		- *//
to conduct a business, the right to an effective		
remedy and to a fair trial, and the right not		
to be tried or punished twice for the same		
offence, and has to be interpreted and		
applied in accordance with those rights and		
principles.		
(23) Since the objectives of this Regulation		
cannot be sufficiently achieved by the Member		
States, but can be better achieved at Union level,		
the Union may adopt measures, in accordance		
with the principle of subsidiarity as set out in		
Article 5 of the Treaty on European Union. In		
accordance with the principle of proportionality,		
as set out in that Article, this Regulation does		
not go beyond what is necessary to achieve that		
objective,		

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
HAS ADOPTED THIS REGULATION:		
Article 1		
A D L C (DV) N		
Amendments to Regulation (EU) No		
1227/2011		
Decylotion (EU) No 1227/2011 is amonded as		
Regulation (EU) No 1227/2011 is amended as follows:		
IOHOWS.		
[1] Article 1 is amended as follows:		
[a] SThe secPparagraph 2 is amended as		
<i>follows</i> replaced by the following:		
"2. "This Regulation applies to trading in		
wholesale energy products. This Regulation is		
without prejudice to the application of Directive		

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
(EU) 2014/65, Regulation (EU) 600/2014 and		
Regulation (EU) 648/2012 as regards activities		
involving financial instruments as defined under		- "//
Article 4(1)(15) of Directive (EU) 2014/65 as		
well as to the application of Union European		
competition law to the practices covered by this		
Regulation".		
[b] In paragraph 3 Article 1(3) the following		
second subparagraph is added:		
"The Agency, national regulatory authorities,		
ESMA and competent financial authorities of		
the Member States shall, in particular, exchange		
relevant information and data on a regular, at		
least quarterly, basis regarding potential		
breaches of Regulation (EU) No 596/2014 of		
the European Parliament and of the Council		

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
involving wholesale energy products covered by		
this Regulation".		
[2] Article 2 is amended as follows:	7	
[a] point (1) is amended as follows:		
in the second subparagraph, the following point		
(e) is added:		
"(e) information conveyed by a client or by		
other persons acting on the client's behalf and		
relating to the client's pending orders in		
wholesale energy products, which is of a precise		
nature, relating directly or indirectly, to one or		
more wholesale energy products";		
[b] the third subparagraph is replaced by the		
following:		

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
"Information shall be deemed to be of a precise		
nature if it indicates a set of circumstances		- 1
which exists or may reasonably be expected to		
come into existence, or an event which has		
occurred or may reasonably be expected to do		
so, and if it is specific enough to enable a		
conclusion to be drawn as to the possible effect		
of that set of circumstances or event on the		
prices of wholesale energy products.		
Information may be deemed to be of precise		
nature if it relates to a protracted process that is		
intended to bring about, or that results in,		
particular circumstances or a particular event,		
including future circumstances or future events,		
and also if it relates to the intermediate steps of		
that process which are connected with bringing		
about or resulting in those future circumstances		
or that future event.		

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
An intermediate step in a protracted process		
shall be deemed to be inside information if, by		
itself, it satisfies the criteria of inside		- 1
information as referred to in point 1 this Article.		
For the purposes of point (1) <i>aragraph</i> 1,		
information which, if it were made public,		
would be likely to significantly affect the prices		
of those wholesale energy products shall mean		
information a reasonable investor market		
participant would be likely to use as part of the		
basis of his or her investmentdecision(s)		
concerning trading with wholesale energy		
products decision(s)";		
[c] point aragraph (2), point (a) is replaced by		
the following:		
(2) 'market manipulation' means:		

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

Presidency compromise text	Drafting Suggestions	Comments
(a) entering into any transaction, issuing any		
order to trade or engaging in any other		- //
behaviour relating to wholesale energy products		
which:		
(i) gives, or is likely to give, false or		
misleading signals as to the supply of, demand		
for, or price of wholesale energy products;		
(ii) secures, or is likely to secure, by a person,		
or persons acting in collaboration, the price of		
one or several wholesale energy products at an		
artificial level, unless the person who entered		
into the transaction or issued the order to trade		
establishes that his reasons for doing so are		
legitimate and that such that transaction or order		
to trade conforms to accepted market practices		
on the wholesale energy market concerned; or		
,		

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.

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
which leads to the manipulation of the		
calculation of a benchmark.";		
[e] at the end of pointaragraph (2) the		
following subparagraph is added:		
"Market manipulation may designate the		
conduct of a legal person, but also, in		
accordance with European Union or national		
law, of the natural persons who participate in		
the decision to carry out activities for the		
account of the legal person concerned.";		
[f] in pointaragraph (4), point (a) is replaced by		
the following:		
"(4) 'wholesale energy products' means the		
following contracts and derivatives, irrespective		
of where and how they are traded:		
<u> </u>		<u> </u>

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

Presidency compromise text	Drafting Suggestions	Comments
(a) contracts for the supply of electricity or		
natural gas where delivery is in the Union or		
contracts for the supply of electricity-or natural		
gas which may result in delivery in the Union as		
a result of single day-ahead and intraday		
coupling;";		
[g] pointaragraph (7) is replaced by the		
following:		
"(7) 'market participant' means any person,		
including transmission system operators-and		
persons professionally arranging or executing		
transactions when trading on their own account,		
who enters into transactions, including the		
placing of orders to trade, in one or more		
wholesale energy markets";		
wholesale energy markets ,		

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
[h] the following new pointaragraph (8a) is		
inserted:		
"(8a) 'person professionally arranging or		
executing transactions' means a person		
professionally engaged in the reception and		
transmission of orders for, or in the execution of		
transactions in, wholesale energy products;";		
[i] the following new p oint <i>aragraph</i> (10a) is		
added:		
"(10a) 'the Agency' or 'ACER' means the		
European Union Agency for the Cooperation of		
Energy Regulators;";		
[j] the following points are inserted:		

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
"(16) 'registered reporting mechanism' or		
'RRM' means a person registered authorised		
under this Regulation to provide the service of		- *//
reporting details of transactions, including		
orders to trade, and fundamental data to the		
Agency on behalf of market participants;		
(17) 'inside information platform' or 'IIP'		
means a person registered authorised under this		
Regulation to provide the service of operating a		
platform for the disclosure of inside information		
and for the reporting of disclosed inside		
information to the Agency on behalf of market		
participants-;		
(18) 'algorithmic trading' means trading in		
wholesale energy products where a computer		
algorithm automatically determines individual		
parameters of orders to trade such as whether to		

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

Presidency compromise text	Drafting Suggestions	Comments
initiate the order, the timing, price or quantity of		
the order or how to manage the order after its		
submission, with limited human intervention or		- 1/
no such intervention at all, not including any		
system that is only used for the purpose of		
routing orders to one or more organised market		
places or for the processing of orders involving		
no determination of any trading parameters or		
for the confirmation of orders or the post-trade		
processing of executed transactions;		
(19) 'direct electronic access' means an		
arrangement whereby a member, participant or		
client of an organised market place allows		
another person to use its trading code so the		
person may electronically transmit orders to		
trade relating to a wholesale energy product		
directly to the organised market place, including		
arrangements which involve the use by a person		
of the <u>IT</u> infrastructure of the member,		

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
participant or client, or any connecting system		
provided by the member, participant, or client,		
to transmit the orders to trade (direct market		- 1
access) and arrangements whereby such an		
infrastructure is not used by a person (sponsored		
access);		
(20) 'organised market place' ('OMP') means		
an energy exchange, an energy broker, an		
energy capacity platform or any other _system		
or facility in which multiple third-party		
buying or selling interests in wholesale		
energy products interact in a way that may		
result in a transaction <i>person professionally</i>		
arranging or executing transactions, including		
shared order book providers but excluding		
purely bilateral trading where two natural		
persons enter into each trade on their own		
account.		

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
(20a) 'order book' means all details of		
wholesale energy products executed at		
organised market places including matched		- //
and unmatched orders as well as system-		
generated orders and life cycle events.		
(21) 'LNG trading' means bids, offers or		
transactions for the purchase or sale of LNG: (a)		
that specify delivery in the Union; (b) that result		
in delivery in the Union; or (c) in which one		
counterparty re-gasifies the LNG at a terminal		
in the Union.		
(22) 'LNG market data' means records of bids,		
offers or transactions for LNG trading with		
corresponding information as specified in this		
Regulationthe Commission Implementing		
Regulation (EU) No 1348/2014.		

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
(23) 'LNG market participant' means any		
natural or legal person, irrespective of that		
person's place of incorporation or domicile,		- "//
who engages in LNG trading.		
(24) 'LNG price assessment' means the		
determination of a daily reference price for		
LNG trading in accordance with a methodology		
to be established by the AgencyACER.		
(25) 'LNG benchmark' means the determination		
of a spread between the daily LNG price		
assessment and the settlement price for the TTF		
Gas Futures front-month contract established by		
ICE Endex Markets B.V. on a daily basis.";		
[3] in Article 3(1) the following second		
subparagraph is added:		

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
"The use of inside information by cancelling or		
amending an order concerning a wholesale		
energy product to which the information relates,		- 1
where the order was placed before the person		
concerned possessed the inside information,		
shall also be considered to be insider trading.";		
[4] Article 4 is amended as follows:		
[a] in paragraph 1 the following 2 nd		
subparagraph is added:		
"Market participants shall disclose the inside		
information through IIPs. The IIPs shall ensure		
that the inside information is made public in a		
manner which enables prompt access,		
including access through a clear application		
programming interface and complete, correct		

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
and timely assessment of the information by the		
public.";		
[b] paragraph 4 is replaced by the following:		
"4. The publication of inside information,		
including in aggregated form, in accordance		
with Regulation (EC) No 714/2009 or (EC) No		
715/2009, or guidelines and network codes		
adopted pursuant to those Regulations		
constitutes, complete and effective, public		
disclosure but not necessarily necessarily		
timely, public disclosure in a timely manner in		
within the meaning of paragraph 1 of this		
Article".		
[5] The following Article 4a is inserted:		
"Article 4a		

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
Authorisation and supervision of IIPs		
Authorisation and supervision of the s		
1. IIPs shall register with the Agency. An IIP		
shall only operate after the Agency has assessed		
whether that IIP complies with the requirements		
in paragraphs 2 to 4 of this Article and has		
authorised its the operation. The register of IIPs		
shall be publicly available and shall contain		
information on the services for which the IIP is		
registeredauthorised. The Agency shall		
regularly review the compliance of IIPs with		
paragraphs 2 to 4 this Regulation. Where the		
Agency has withdrawn an authorisation		
registration in accordance with paragraph 5, it		
shall remove the IIP <i>that withdrawal shall be</i>		
published in from the register. for a period of		
five years from the date of withdrawal.		

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
2. An IIP shall have adequate policies and		
arrangements in place to make public the inside		
information required under Article 4(1) as close		
to real time as is technically possible, on a		
reasonable commercial basis. The information		
shall be made available and accessible for all		
purposes free of charge, including through an		
application programming interface. The IIP		
shall efficiently and consistently disseminate		
such information in a way that ensures		
promptfast access to the inside information, on		
a non-discriminatory basis and in a format that		
facilitates the consolidation of the inside		
information with similar data from other		
sources.		
3. The inside information made public by an		
IIP in accordance with paragraph 2 shall		
include, at least, the following details depending		
on the type of inside information:		

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

Presidency compromise text	Drafting Suggestions	Comments
(a) the message ID and event status;		
(b) the date and time of the publication-date,		
and of the time and the beginningstart and the		
endstop of the event;		
(c) the market participant name and the		
market participant identification;		
(d) the type of information (e.g.,		
unavailability, forecast, actual use)		
(de) the bidding or balancing zone concerned;		
and		
(ef) and, where applicable:		

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
r residency compromise text	Draining Suggestions	Commences
$\frac{(a)}{(i)}$ the type of unavailability and the type of		
event;		
		- //
(b)(ii)the unit of measurement;		
(e)(iii)the unavailable, the available and the		
installed or technical capacity;		
(d)(iv)the reason for the unavailability;		
(e)(v)the fuel type;		
(iv)the affected asset or unit and its		
identification code.		
4. An IIP shall operate and maintain		
effective administrative arrangements designed		
to prevent conflicts of interest with its clients. In		
particular, an IIP who is also an OMP-market		

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
operator or market participant shall treat all		
inside information collected in a non-		
discriminatory way and shall operate and		- 1
maintain appropriate arrangements to separate		
different business functions.		
An IIP shall have sound security mechanisms in		
place designed to guarantee the security of the		
means of transfer of inside information, to		
minimise the risk of data corruption and		
unauthorised access and to prevent inside		
information leakage before publication. The IIP		
shall maintain adequate resources and have		
back-up facilities in place in order to offer and		
maintain its services at all times.		
The IIP shall have systems in place that can		
quickly and effectively check inside information		
reports for completeness, identify omissions and		

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

Presidency compromise text	Drafting Suggestions	Comments
obvious errors, and request-to receive a		
corrected version of such <i>re-transmission of</i>		
any such erroneous-reports.		
5. The Agency may withdraw the		
authorisation registration of an IIP by means		
of a decision and remove it from the register		
where the IIP <i>latter</i> :		
(a) does not make use of the authorisation		
within 12 months, expressly renounces the		
authorisation or has provided no services for the		
preceding six months;		
(b) obtained the registration by making false		
statements or by any other irregular means;		

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
(c) no longer meets the requirements for		
authorisation set out in paragraphs 2 to 4		
conditions under which it was registered; or		
(d) has seriously and systematically infringed		
this Regulation.		
The Agency shall with Justy the grather is still		
The Agency shall withdraw the authorisation		
of an IIP by means of a decision and remove		
it from the register where the IIP expressly		
renounces the authorisation by informing the		
Agency.		
6. The Agency shall afford an IIP subject		
to a possible withdrawal of its authorisation		
the appropriate procedural guarantees,		
including those referred to in Article 14(6) to		
(8) of Regulation (EU) 2019/942.		

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
, , ,	0 00	
7. When the Agency registration has been		
withdrawn an authorisation, the IIP concerned		
shall ensure orderly substitution including the		
transfer of data to other IIPs and the redirection		
of reporting flows to other IIPsTo ensure		
continuity, the Agency shall give the IIP a		
reasonable time period of at least six months		
to ensure such orderly substitution. The		
Agency may however provide a shorter time		
period, if the continued operation of the IIP		
may jeopardise the orderly operation of the		
system, having regard to the seriousness of		
the facts leading to the withdrawal of an		
authorisation.		
The Agency shall, without undue delay, notify		
the national competent authority in the Member		
State where the IIP is established, and inform		
market participants of thea decision to		

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

Presidency compromise text	Drafting Suggestions	Comments
withdraw the authorisation of an		
IIP.		
86. By [two years after entry into force of		
the amending regulation], the Commission		
shall adopt implementing acts specifying:		
shall, by means of implementing acts, specify:		
(a) the means by which an IIP shall comply		
with the inside information obligation referred		
to in paragraph 2;		
(b) the content of the inside information		
published under paragraph 2 in such a way as to		
enable the publication of information required		
under this Article;		
(c) the concrete organisational requirements		
for the implementation of paragraph 4;-		

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
(d) the details concerning the process of		
withdrawing an authorisation of an IIP,		- "//
including the procedural safeguards referred		
to in paragraph 6;		
to in paragraph o,		
(e) the details concerning the process of		
orderly substitution referred to in paragraph		
7;		
(f) the detailed arrangements for		
informing market participants of a decision		
to withdraw the authorisation of an IIP.		
Those implementing acts shall be adopted in		
accordance with the examination procedure		
referred to in Article 21(2).		
[6] The following Article 5a is added:		
[0] The following Afficie 3a is added:		

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 5a		
Algorithmic trading		<i></i>
Tagerrania training		
A market participant that engages in		
algorithmic trading shall have in place effective		
systems and risk controls suitable to the		
business it operates to ensure that its trading		
systems are resilient and have sufficient		
capacity, are subject to appropriate trading		
thresholds and limits and prevent the sending of		
erroneous orders to trade or the systems		
otherwise functioning in a way that may create		
or contribute to a disorderly market. The market		
participant shall also have in place effective		
systems and risk controls to ensure that the		
trading systems comply with this Regulation		
and with the rules of an OMP organised market		
3		

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
place to which it is connected. The market		
participant shall have in place effective business		
continuity arrangements to deal with any failure		- "//
of its trading systems and shall ensure its		
systems are fully tested and properly monitored		
to ensure that they meet the requirements laid		
down in this paragraph.		
2. A market participant that engages in		
algorithmic trading in a Member State shall		
notify this engagement to the national regulatory		
authorities of <i>its</i> the Member State where it is		
registered pursuant to Article 9(1) and to the		
Agency.		
The national regulatory authority of the Member		
State where of the market participant is		
registered pursuant to Article 9(1) may		
require the market participant to provide, on a		

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

Presidency compromise text	Drafting Suggestions	Comments
regular or ad-hoc basis, a description of the		
nature of its algorithmic trading strategies,		
details of the trading parameters or limits to		
which the trading system is subject, the key		
compliance and risk controls that it has in place		
to ensure that the requirements laid down in		
paragraph 1 are satisfied and details of the		
testing of its trading systems.		
The market participant shall arrange for records		
to be kept for 5 years in relation to the points		
referred to in this paragraph and shall ensure		
that those records are sufficient to enable its		
national regulatory authority to monitor		
compliance with this Regulation.		
3. A market participant that provides direct		
electronic access to an organised market place		
shall notify the competent national regulatory		

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
authorityies of theits home Member State where		
it is registered pursuant to Article 9(1) and		
the Agency accordingly.		- //
The national regulatory authority of the <i>home</i>		
Member State <i>of the</i> where a market participant		
is registered pursuant to Article 9(1) may		
require the market participant to provide, on a		
regular or ad-hoc basis, a description of the		
systems and controls referred to in paragraph 1		
and evidence that those have been applied.		
The market participant shall arrange for records		
to be kept for 5 years in relation to the matters		
referred to in this paragraph and shall ensure		
that those records be sufficient to enable its		
national regulatory authority to monitor		
compliance with this Regulation.		

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
4. This Aarticle is without prejudice to		
obligations under Directive (EU) 2014/65.";		
[7] in Article 7, paragraph 1 is replaced by the		7
following:		
"1. The Agency ACER shall monitor trading		
activity in wholesale energy products to detect		
and prevent trading based on inside information		
and market manipulation or attempts thereof. It		
shall collect the data for assessing and		
monitoring wholesale energy markets as		
provided for in Article 8.";		
[] New articles from 7a to 7d are added:		
"Article 7a		

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
Tasks and powers of the Agency ACER to carry		
out price assessments and benchmarks		
1. As a matter of urgency, The AgencyACER		7
shall produce and publish a daily LNG price		
assessment starting no later than 13 January		
2023 . For the purpose of the LNG price		
assessment, the AgencyACER shall		
systematically collect and process LNG market		
data on transactions. The price assessment shall		
where appropriate take into account regional		
differences and market conditions.		
2. No later than 31 March 2023, The		
Agency ACER shall produce and publish a daily		
LNG benchmark determined by the spread		
between the daily LNG price assessment and the		
settlement price for the TTF Gas Futures front-		
month contract established by ICE Endex		

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
Markets B.V. on a daily basis. For the purposes		
of the LNG benchmark, the Agency ACER shall		
systematically collect and process all LNG		- //
market data.		
3. By way of derogation from Article 3(4), point		
(b), of this Regulation, the market participant		
obligations and prohibitions of this Regulation		
shall apply to LNG market participants. The		
powers conferred on ACER under this		
Regulation and Implementing Regulation (EU)		
No 1348/2014 shall also apply in relation to		
LNG market participants including the		
provisions on confidentiality.		
Article 7b		
Publication of LNG price assessments and		
benchmark		

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. The LNG price assessment shall be published		
daily, and by no later than 18.00 CET for the		- //
outright transaction price assessment. By 31		
March 2023, iIn addition to the publication of		
the LNG price assessment, the Agency <i>ACER</i>		
shall also, on a daily basis, publish the LNG		
benchmark by no later than 19:00 CET or as		
soon as technically possible.		
2. For the purposes of this Article, the		
Agency ACER may make use of the services of a		
third party.		
Article 7c		
Provision of LNG market data to the		
Agency ACER		

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 Comme 1. LNG market participants shall submit daily to the AgencyACER the LNG market data in accordance with the specifications set out in this Regulation the Commission Implementing Regulation (EU) No 1348/2014, in a standardised format, through a high-quality transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	nts
the Agency. ACER the LNG market data in accordance with the specifications set out in this Regulation the Commission Implementing Regulation (EU) No 1348/2014, in a standardised format, through a high-quality transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	1115
accordance with the specifications set out in this Regulation the Commission Implementing Regulation (EU) No 1348/2014, in a standardised format, through a high-quality transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	
Regulation the Commission Implementing Regulation (EU) No 1348/2014, in a standardised format, through a high-quality transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	
Regulation (EU) No 1348/2014, in a standardised format, through a high-quality transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	
standardised format, through a high-quality transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	
transmission protocol, and as close to real-time as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	
as technologically possible before the publication of the daily LNG price assessment (18:00 CET).	
publication of the daily LNG price assessment (18:00 CET).	
(18:00 CET).	
The Commission may adopt implementing	
2. The Commission may adopt implementing	
acts specifying the point in time by which LNG	
market data is to be submitted before the daily	
publication of the LNG price assessment as	
referred to in paragraph 1. Those implementing	
acts shall be adopted in accordance with the	
examination procedure referred to in Article	
21(2)9.	

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
3. Where appropriate, the Agency <i>ACER</i> shall,		
after consulting the Commission, issue guidance		
on:		- //
(a) the details of the information to be reported,		
in addition to the current details of reportable		
transactions and fundamental data under		
Implementing Regulation (EU) No 1348/2014,		
including bids and offers; and		
(b) the procedure, standard and electronic		
format and the technical and organisational		
requirements for submitting data to be used for		
the provision of the required LNG market data.		
4. LNG market participants shall submit the		
required LNG market data to the Agency ACER		
free of charge and through the reporting		
channels established by the Agency <i>ACER</i> ,		

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

Presidency compromise text	Drafting Suggestions	Comments
where possible using already existing and		
available procedures.		
Article 7d		
LNG market data quality		
1. LNG market data shall include:		
(a) the parties to the contract, including buy/sell indicator;		
(b) the reporting party;		
(a) Also Amongo et an muico.		
(c) the transaction price;		
(d) the contract quantities;		
<u>- · · · · · · · · · · · · · · · · · · ·</u>		
(e) the value of the contract;		

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
(f) the arrival window for the LNG cargo;		
(g) the terms of delivery;		
(h) the delivery points;		
(i) the timestamp information on all of the		
following:		
(i) the date and time of placing the bid or offer;		
(ii) the transaction date and time;		
(iii) the date and time of reporting of the		
bid, offer or transaction;		

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
(iv) the receipt of LNG market data by the		
Agency.		
2. LNG market participants shall provide		
the Agency with LNG market data in the		
following units and currencies:		
(a) transaction, bid and offer unit prices		
shall be reported in the currency specified in		
the contract and in EUR/MWh and shall		
include applied conversion and exchange		
rates if applicable;		
(b) contract quantities shall be reported in		
the units specified in the contracts and in		
MWh;		

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
(c) arrival windows shall be reported in		
terms of delivery dates expressed in UTC		
format;		
(d) delivery point shall indicate a valid		
identifier listed by the Agency such as		
referred to in the list of LNG facilities subject		
to reporting pursuant to Regulation (EU) No		
1227/2011 and Implementing Regulation		
(EU) No 1348/2014; the timestamp		
information shall be reported in UTC		
format; (to be replaced with cross-references		
as appropriate)		
(e) if relevant, the price formula in the		
long-term contract from which the price is		
derived shall be reported in its integrity.		

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
3. The Agency shall issue guidance		
regarding the criteria under which a single		
submitter accounts for a significant portion		* //
of LNG market data submitted within a		
certain reference period and how this		
situation shall be addressed in its daily LNG		
price assessment and LNG benchmarks.".		
Article 7ed		
Business continuity		
The Agency ACER shall regularly review,		
update and publish its LNG reference price		
assessment and LNG benchmark methodology		
as well as the methodology used for LNG		
market data reporting and the publication of its		
LNG price assessments and LNG benchmarks,		

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
taking into account the views of LNG market		
data contributors.";		
[8] Article 8 is amended as follows:		
[a] the following paragraph 1a is inserted:		
"(1a) For the purpose of reporting records of		
transactions, including orders to trade, entered,		
concluded or executed at organised market		
places, those market places-OMPs, or third		
parties on their behalf, shall:		
- make available to the Agency data relating to		
the order book or,		
- upon the Agency's request, give the Agency		
access to the order book so that the Agency is		
		<u> </u>

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
able to monitor trading on the wholesale		
energy market.		
The Commission shall adopt implementing		
acts specifying the further details regarding		
the operation of this paragraph, including the		
specific arrangements for ensuring effective		
data reporting.		
Those implementing acts shall be adopted in		
accordance with the examination procedure		
referred to in Article 21(2). ";		
[b] in paragraph 2, the second subparagraph is		
replaced by the following:		
"Those implementing acts shall be adopted in		
accordance with the examination procedure		
referred to in Article 21(2). They shall take		

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
account of existing transaction reporting		
systems for monitoring trading activity to detect		
market abuse."		- "//
		J.
[c] in paragraph 3, the first subparagraph is		
replaced by the following:		
"3. Persons referred to in points (a) to (d) of		
paragraph 4 who have reported transactions in		
accordance with Regulation (EU) 600/2014 or		
Regulation (EU) 648/2012 shall not be subject		
to double reporting obligations relating to those		
transactions".		
[d] paragraph 4 is amended as follows:		
(i) point (d) is replaced by the following:		

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
"(d) an organised market place, a trade-		
matching system or other person professionally		
arranging or executing transactions";		
(ii) the following second subparagraph is added:		
"The information shall be provided through		
registered reporting mechanisms.";		
[e] paragraph 5 is replaced by the following:		
"5. Market participants shall provide the		
Agency ACER and national regulatory		
authorities with information related to the		
capacity and use of facilities for production,		
storage, consumption or transmission of		
electricity or natural gas or related to the		
capacity and use of LNG facilities, including		
planned or unplanned unavailability of these		

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
facilities, and with inside information publicly		
disclosed in accordance with Article 4, for the		
purpose of monitoring trading in wholesale		
energy markets. The reporting obligations on		
market participants shall be minimised by		
collecting the required information or parts		
thereof from existing sources where possible.";		
[9] in Article 9 (1), the first sub-paragraph in		
paragraph 1 is replaced by the following:		
"1. Market participants entering into		
transactions which are required to be reported to		
ACER in accordance with Article 8(1) shall		
register with the national regulatory authority in		
the Member State in which they are established		
or resident. Market participants resident or		
established in a third country shall declare an		
office, in a Member State in which they are		

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
active and register with the national regulatory		
authority of that Member State.";		
, , , , , , , , , , , , , , , , , , , ,		*
[10] the Cillerine Artisle On in incorded.		A. Company of the com
[10] the following Article 9a is inserted:		<u> </u>
"Article 9a		
Authorisation and supervision of the Registered		
Reporting Mechanisms		
1. The operation of an RRM shall be subject		
to prior authorisation by the Agency <i>in</i>		
accordance with this Article.		
deed during min mis in new.		
The Agency shall outhorize portion of DDM		
The Agency shall authorise parties as RRM		
where:		
(a) the RRM is a legal person established in		
the Union; and		
<u>. </u>		

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
(b) the RRM meets the requirements laid		
down in paragraph 3. this Article.		
The authorisation to operate as RRM shall be		~
effective and valid for the entire territory of the		
Union, and shall allow the RRM provider to		
provide the services for which it has been		
authorised throughout the Union.		
An authorised RRM shall comply at all times		
with the conditions for authorisation referred to		
in paragraphs 1 and 3 -this Article. An		
authorised RRM shall, without undue delay,		
notify ACER of any material changes to the		
conditions for authorisation.		
The Agency shall establish a register of all		
RRMs which it has authorised in accordance		

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
with this paragraphin the Union. The register		
shall be publicly available and shall contain		
information on the services for which the RRM		
is authorised and it shall be updated on a regular		
basis. Where the Agency has withdrawn an		
authorisation of an RRM in accordance with		
paragraph 4, it shall remove the RRM from		
the register <i>that withdrawal shall be published</i>		
in the register for a period of five years from the		
date of withdrawal.		
2. The Agency shall regularly review the		
compliance of RRMs with paragraphs 1 and		
3this Regulation. For this purpose, RRMs shall		
report on an annual basis about their activities to		
the Agency.		
3. RRMs shall have adequate policies and		
arrangements in place to ensure the prompt		
- 1		

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

Presidency compromise text	Drafting Suggestions	Comments
, i	Diving Suggestions	Commence
report ing of <i>the</i> information required under		
Article 8-as quickly as possible, and no later		
than within the timing laid down in the		- //
implementing acts adopted pursuant to		
paragraph 5 of this Article.		
RRMs shall operate and maintain effective		
administrative arrangements designed to prevent		
conflicts of interest with its clients. In particular,		
an RRM that is also an OMP or market		
participant shall treat all information collected		
in a non-discriminatory way and shall operate		
and maintain appropriate arrangements to		
separate different business functions.		
RRMs shall have sound security mechanisms in		
place designed to guarantee the security and		
authentication of the means of transfer of		
information, minimise the risk of data		

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
corruption and unauthorised access and to		
prevent information leakage, maintaining the		
confidentiality of the data at all times. The RRM		
shall maintain adequate resources and have		
back-up facilities in place in order to offer and		
maintain its services at according to the timing		
laid down in the implementing acts adopted		
pursuant to Article 8(2) and (6).		
RRMs shall have systems in place that can		
effectively check transaction reports for		
completeness, identify omissions and obvious		
errors caused by the market participant, and		
where such error or omission occurs, to		
communicate details of the error or omission to		
the market participant and request to receive a		
corrected version of such re-transmission of		
any such erroneous-reports.		

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
RRMs shall have systems in place to enable the		
RRM to detect errors or omissions caused by the		
RRM itself and to enable the RRM to correct		- "//
and transmit, or re-transmit as the case may be,		
correct and complete transaction reports to the		
Agency.		
4. The Agency may withdraw the		
authorisation of an RRM by means of a		
decision and remove it from the register		
where the RRM:		
(a) does not make use of the authorisation		
within 18 months, expressly renounces the		
authorisation or has provided no services for the		
preceding 18 months;		
(b) obtained the authorisation by making false		
statements or by any other irregular means;		

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
(c) no longer meets the requirements for		
authorisation set out in paragraphs 1 and		- 1
3conditions under which it was authorised; or		
(d) has seriously and systematically infringed		
this Regulation.		
The Agency shall with Justice the court with the		
The Agency shall withdraw the authorisation		
of an RRM by means of a decision and		
remove it from the register where the RRM		
expressly renounces the authorisation by		
informing the Agency.		
5. The Agency shall afford an RRM		
subject to a possible withdrawal of its		
authorisation the appropriate procedural		
guarantees, including those referred to in		

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.

Article 14(6) to (8) of Regulation (EU) 2019/942. Where the Agency has withdrawn an An RRM whose-authorisation, the RRM has been withdrawn shall ensure orderly substitution including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at least six months, to ensure such orderly	Comments
Where the Agency has withdrawn an An RRM whose authorisation, the RRM has been withdrawn shall ensure orderly substitution including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
Where the Agency has withdrawn an An RRM whose authorisation, the RRM has been withdrawn shall ensure orderly substitution including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
whose authorisation, the RRM has been withdrawn shall ensure orderly substitution including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
whose authorisation, the RRM has been withdrawn shall ensure orderly substitution including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
withdrawn shall ensure orderly substitution including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
including the transfer of data to other RRMs and the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
the redirection of reporting flows to other RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
RRMs. To ensure continuity, the Agency shall give the RRM a reasonable time period of at	
give the RRM a reasonable time period of at	
least six months, to ensure such orderly	
· · · · · · · · · · · · · · · · · · ·	
substitution. The Agency may however	
provide a shorter time period, if the	
continued operation of the RRM may	
jeopardise the orderly operation of the	
system, having regard to the seriousness of	
the facts leading to the withdrawal of an	
authorisation.	

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
The Agency shall, where relevant, without		
undue delay, notify the national competent		
authority in the Member State where the RRM		- "//
is established, and inform market participants		
of thea decision to withdraw the authorisation		
of an RRM.		
65. By [two years after entry into force of		
the amending regulation], the Commission		
shall adopt implementing acts specifying:		
shall by means of implementing acts specify:		
(a) the means by which an RRM shall comply		
with the information obligation referred to in		
paragraph 1;- <i>and</i>		
(b) the concrete organisational requirements		
for the implementation of paragraphs 2 and 3;-		
		

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
(c) the details concerning the process of		
withdrawing an authorisation of an RRM,		
including the procedural safeguards referred		- 1
to in paragraph 5;		
(cc) the details concerning the process of		
orderly substitution referred to in paragraph		
5;		
(d) the detailed arrangements for		
informing market participants of a decision		
to withdraw the authorisation of an RRM.		
Those implementing acts shall be adopted in		
accordance with the examination procedure		
referred to in Article 21(2).";		
[11] Article 10 is amended as follows:		

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

Presidency compromise text	Drafting Suggestions	Comments
[a] paragraph 1 is replaced by the following:		
"1. The Agency ACER shall establish		
mechanisms to share information it receives in		
accordance with Article 7(1) and Article 8 with		
the Commission, national regulatory authorities,		
competent financial market authorities -national		
competition authorities, ESMA, EUROFISC		
and other relevant authorities at Union level.		
Before establishing such mechanisms, the		
AgencyACER shall consult with those		
authorities.";		
[b] the following paragraph 1a is inserted:		
"(1a) National regulatory authorities shall		
establish mechanisms to share information they		
receive in accordance with Article 7(2) and		
Article 8 with the competent financial market		

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
authorities, the national competition authorities,		
the national tax authorities-and EUROFISC and		
other relevant authorities at national level.		- "//
Before establishing such mechanisms, the		
national regulatory authority shall consult with		
the Agency and with those parties. The Agency		
shall, where appropriate, issue non-binding		
guidelines to facilitate the establishment of		
such mechanisms by national regulatory		
authorities";		
[c] the following paragraph 2a is inserted:		
"2a. National regulatory authorities shall give		
access to the mechanisms referred to in		
paragraph 1a of this Article only to authorities		
which have set up systems enabling the national		
regulatory authority to meet the requirements of		
Article 12(1).";		

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

Presidency compromise text	Drafting Suggestions	Comments
[13] Article 12 is amended as follows:		
[a] in paragraph 1, the second subparagraph is		
replaced by the following:		
"The Commission, national regulatory		
authorities, competent financial authorities of		
the Member States, national tax authorities and		
EUROFISC, national competition authorities,		
ESMA and other relevant authorities shall		
ensure the confidentiality, integrity and		
protection of the information that which they		
receive pursuant to Article 4(2), Article 7(2)		
Article 8(5) or Article 10, <i>and</i> shall take steps to		
prevent any misuse of such information, and		
shall ensure compliance with including		
according to applicable data protection laws.";		

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.

D 11	D 011 C	
Presidency compromise text	Drafting Suggestions	Comments
[b] the first subparagraph in paragraph 2 is		
replaced by the following		
"2. Subject to Article 17, the Agency ACER may		
decide to make publicly available parts of the		
information which it possesses, provided that		
commercially sensitive information on		
individual market participants or individual		
transactions or individual market places are not		
disclosed and cannot be inferred. The		
AgencyACER may shall not be prevented from		
publishing aggregated information on		
organised market places, IIPs and, RRMs in		
compliance with according to applicable data		
protection laws.";		
[14] Article 13 is amended as follows:		
[a] paragraph 1 is replaced by the following:		

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. National regulatory authorities shall ensure		
that the prohibitions set out in Articles 3 and 5		
and the obligations set out in Articles 4, 8, 9 and		
15 are applied.		
National regulatory authorities shall be		
competent to investigate all the acts carried out		
on their national wholesale energy markets and		
enforce this Regulation thereto, irrespective of		
where the market participant registered pursuant		
to Article 9(1) carrying out those acts is resident		
or established.		
Each Member State shall ensure that its national		
regulatory authorities have the investigatory and		
enforcement powers necessary for the exercise		
of that function . Those powers shall be		
exercised in a proportionate manner.		
		1

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

Presidency compromise text	Drafting Suggestions	Comments
Those powers may be exercised:		
(a) directly;		
(b) in collaboration with other authorities; or		
(b) In condociation with other authorities, of		
(c) by application to the competent judicial		
authorities.		
Where appropriate, the national regulatory		
authorities may exercise their investigatory		
powers in collaboration with organised markets,		
trade-matching systems or other persons		
professionally arranging or executing		
transactions as referred to in point (d) of Article		
8(4).";		

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
[b] the following paragraphs (3) to (97) are		
added:		
"3. In order to fight against breaches of the		7
provisions of this Regulation, to support and		
complement the enforcement activities of the		
national regulatory authorities, and to contribute		
to a uniform application of this Regulation		
throughout the Union, the Agency may carry out		
investigations by exercising the powers		
conferred onto it by and in accordance with		
Articles 13a and 13b.		
4. The Agency may exercise its powers to		
ensure that the prohibitions set out in Article 3		
and Article 5 and the obligations set out in		
Article 4 are applied where:		

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

Presidency compromise text	Drafting Suggestions	Comments
(a) acts are being or have been carried out on wholesale energy products for delivery in at least three Member States; or	(a) acts are being or have been carried out on wholesale energy products for delivery in at least three Member States; or	The suggestion is based on the principle of subsidiarity, to avoid unnecessary and burdensome overlapping between national and European competences, while ensuring greater transparency towards operators. To this end it is important that the exercise of investigative powers by the Agency is limited only to cases
		which determine a genuine jurisdictional issue between national authorities. These cases would be covered by points c) and d) described below.
(b) acts are being or have been carried on wholesale energy products for delivery in at least two Member States and at least one of the natural or legal persons who is carrying or carried out these acts is resident or established in a third country and under an obligation to	b) acts are being or have been carried on wholesale energy products for delivery in at least two Member States and at least one of the natural or legal persons who is carrying or carried out these acts is resident or established in a third country and under an	See comment on deletion of previous point a)

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

Presidency compromise text	Drafting Suggestions	Comments
register but registered pursuant to Article 9(1);	obligation to register but registered pursuant	
or	to Article 9(1); or	
(c) the competent national regulatory	(c) the competent national regulatory	In order to exercise substitutive powers a certain
authority, without prejudice to the derogations	authority, without prejudice to the derogations	timing should be set according with the general
referred to in Article 16(5), does not	referred to in Article 16(5), does not	provisions on substitutive powers in decision
immediately take the necessary measures in	immediately take within 3 months the	making when NRAs do not agree on cross-
order to comply with the request from the	necessary measures in order to comply with the	border matters in Regulation 942/19.
Agency referred to in Article 16(4)(b) in cases	request from the Agency referred to in Article	
having a cross-border impact.; or	16(4)(b) in cases having a cross-border	
	impact.; or	
(d) the relevant information as defined in	Add a new point:	NRAs should be able to request the intervention
Article 2(1) of this Regulation is likely to		of the Agency in cross-border cases for different
significantly affect the prices of wholesale	(d) the competent national regulatory	reasons such as the availability of insufficient
energy products for delivery in at least three	authority requests the Agency to exercise its	resources or specific jurisdictional limitations in
Member States.	powers in acts that, even if not falling in	the implementation of Remit in its MS as it
	points c), have a cross-border dimension.	might happen in cases in which the market
		participant (MPs) is based in third country, ecc

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
4a. The Agency may exercise its powers to		
ensure that the obligations set out in Article 4		
are met where the relevant information as		
defined in Article 2(1) of this Regulation is		
likely to significantly affect the prices of		
wholesale energy products for delivery in at		
<u>least three Member States.</u>		
5. The Agency may exercise its powers to		
ensure that the obligations set out in Article 15		
are met where the persons are professionally		
arranging or executing transactions on		
wholesale energy products for delivery in at		
least three Member States.		
6. In exercising its powers, the Agency shall		
take into account the investigations in progress		
or already carried out in respect of the same		

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
<u>facts</u> cases by a national regulatory authority		
pursuant to this Regulation as well as the cross-		
border impact of the investigation.		- "//
7. Upon completion of its actions taken to	7. Upon completion of its actions taken to	We do not see any advantages in the publication
exercise its powers pursuant to paragraph 4, <u>4a</u>	exercise its powers pursuant to paragraph 4, 4a	of a report of preliminary findings of an
and 5 the Agency shall draw up an	and 5 the Agency shall draw up an investigation	investigation and we rather deem that the
investigation report setting out the Agency's	report setting out the Agency's preliminary	publication of preliminary findings might
preliminary findings. The investigation	findings. The investigation report shall also	compromise other investigations conducted
report shall also include all evidence on	include all evidence on which the preliminary	eventually by the competent authorities of MSs
which the preliminary findings have been	findings have been based. The Agency shall	on the same suspected breech or other
based. The Agency shall make public a The	make public a summary of the preliminary	investigations connected on the same MPs.
report shall be made public summary of the	findings taking into account confidentiality	
preliminary findings taking into account	requirements, unless such disclosure would	
confidentiality requirements, unless such	undermine the protection of the investigation	
disclosure would undermine the protection of	or cause disproportionate damage to the	
the investigation or cause disproportionate	parties involved. The Agency shall ensure	
damage to the parties involved. The Agency	that such publication clearly indicates that	
shall ensure that such publication clearly	any findings are only preliminary and that no	
indicates that any findings are only	final decision has been taken. Where	

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
preliminary and that no final decision has	personal data are concerned, the Agency	
been taken. Where personal data are	shall, in accordance with Regulation (EU)	
concerned, the Agency shall, in accordance	2018/1725, inform the person or entity	- //
with Regulation (EU) 2018/1725, inform the	concerned of their rights under the	
person or entity concerned of their rights	applicable data protection rules and of the	
under the applicable data protection rules	procedures available for exercising those	
and of the procedures available for exercising	rights. If the Agency considers in the	
those rights. If the Agency considers eludes in	investigation report that a breach of this	
the investigation report that a breach of this	Regulation took place, it shall inform the	
Regulation took place, it shall inform the	national regulatory authorities of the Member	
national regulatory authorities of the Member	State or Member States concerned accordingly	
State or Member States concerned accordingly	and require that they take necessary measures	
and require that the v take necessary measures	including in accordance with Articles 18. In the	
including breach be dealt with in accordance	investigation report the Agency may	
with Articles 18. In the investigation report	recommend certain follow-up to the relevant	
<u>t</u> The Agency may recommend certain follow-up	national regulatory authorities, and, where	
to the relevant national regulatory authorities,	necessary, inform the Commission	
and, where necessary, inform the Commission.";		

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
[15] The following articles 13a to 13d are		
inserted:		
"Article 13a		J.
On site in an estimate has the Assured		
On-site inspections by the Agency		
The Agency shall prepare and conduct on-		
site inspections in close cooperation and in		
coordination with the relevant authorities of the		
Member State concerned.		
2. In order to fulfil its obligations under	In order to fulfil its obligations under this	It's essential to specify better the perimeter
Article 13(4), (4a) and (5) this Regulation, the	Regulation and specifically on the basis of a	under which the powers of investigation of
Agency may conduct all necessary on-site	request of a competent authority of a MS or	ACER can be exercised on cross-border cases,
inspections at any premises of the persons	in case the competent authority does not take	coherently with the suggestion proposals on art.
subject to the investigation where business	within 3 months the necessary measures, as	13(4).
<u>records may be kept</u> . Where the proper	specified in Article 13 (4), (4a) and (5) this	
conduct and efficiency of the inspection so	Regulation, the Agency may conduct all	

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
require, the Agency may carry out that on-site	necessary on-site inspections at any premises of	
inspection without prior announcement to the	the persons subject to the investigation where	
persons subject to the investigation. The	business records may be kept. Where the	
officials of and other persons authorised by	proper conduct and efficiency of the inspection	
the Agency to conduct an on-site inspection	so require, the Agency may carry out that on-	
shall be empowered to affix seals for the	site inspection without prior announcement to	
period of time necessary for the inspection.	the persons subject to the investigation. The	
	officials of and other persons authorised by	
	the Agency to conduct an on-site inspection	
	shall be empowered to affix seals for the	
	period of time necessary for the inspection.	
3. The officials of and other persons		
authorised by the Agency to conduct an on-site		
inspection may enter any premises of the		
persons subject to an investigation decision		
adopted by the Agency pursuant to paragraph 6		
and shall have all the powers referred in this		
Article. They shall also have the power to seal		
any premises, property and books or records for		

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
the period of, and to the extent necessary for the		
inspection. To the extent necessary for the		
inspection, the officials of and other persons		- *//
authorised by the Agency to conduct an on-		
site inspection are empowered:		
(a) to enter any premises of the persons		
subject to an investigation decision adopted		
by the Agency pursuant to paragraph 6;		
(b) to examine the books and other records		
related to the business, irrespective of the		
medium on which they are stored;		
(c) to take or obtain in any form copies of or		
extracts from such books or records;		
(d) to seal any business premises and books		
or records for the period and to the extent		

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
necessary for the inspection. Except in duly		
justified cases, seals shall not be affixed for		
more than 72 hours;		
(e) to ask any representative or member of		
staff of the persons subject to an investigation		
for explanations on facts or documents		
relating to the subject-matter and purpose of		
the inspection and to record the answers.		
3a. If a reasonable suspicion exists that		
business records related to the subject-matter		
of an inspection which may be relevant to		
prove a breach of this Regulation, are being		
kept in private premises of directors,		
managers and other members of staff of		
businesses concerned by an investigation, the		
Agency may by decision carry out an		
inspection in such private premises. In such		

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
cases, the decision referred to in paragraph 6		
shall also state the reasons that have led the		
Agency to conclude that a suspicion as		- *//
referred to in the first sentence of this		
paragraph exists.		
4. In sufficient time before the inspection,		
the Agency shall give notice of the inspection to		
the national regulatory authority and other		
concerned authorities of the Member State		
where the inspection is to be conducted.		
Inspections under this Article shall be conducted		
provided that the relevant authority does not		
object on the grounds that investigations		
related to the same facts are already in		
progress or have been carried out it is about		
to or in the process of carrying out an		
inspection at any premises of the person		
subject to the investigation has confirmed that		
it does not object to those inspections.		

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
5 771 07 1 0 1 1		
5. The officials of and other persons		
authorised by the Agency to conduct an on-site		
inspection shall exercise their powers upon		
production of a written authorisation specifying		
the subject matter and purpose of the inspection.		
6. The persons referred in this Article shall		
submit to on-site inspections ordered by a		
decision that shall be adopted by the Agency.		
The decision shall specify the subject matter and		
purpose of the inspection, indicateappoint the		
date on which it is to begin, the legal remedies		
available under Regulation (EU) 2019/942 as		
well as the right to have the decision reviewed		
by the Court of Justice. The Agency shall		
consult the national regulatory authority of the		
Member State where the inspection is to be		
conducted prior to adopting such decision.		

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
7. Officials of, as well as those authorised or		
appointed by, the national regulatory authority		- 1
of the Member State where the inspection is to		
be conducted shall, at the request of the Agency,		
actively assist the officials of and other persons		
authorised by the Agency. To that end they shall		
<u>haveenjoy</u> the powers set out in this Article.		
Officials of the national regulatory authority		
may also attend the on-site inspection upon		
request.		
8. Where the officials of, as well as those		
authorised or appointed by, the Agency find that		
a person opposes an inspection ordered pursuant		
to this Article, the national regulatory authority		
of the Member State concerned shall afford		
them, or other relevant national regulatory		
authorities, the necessary assistance, requesting,		
where appropriate, the assistance of the police		

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
or of an equivalent enforcement authority, to		
enable them to conduct their on-site inspection.		
9. If the on-site inspection provided for in		V
paragraph 1 or the assistance provided for in		
paragraphs 7 and 8 requires authorisation by a		
judicial authority according to applicable		
national law, the Agency shall also apply for		
such authorisation. The Agency may also apply		
for such authorisation as a precautionary		
measure. In the cases referred to in		
paragraph 3a, an on-site inspection may not		
be carried out without a a prior authorisation		
by a judicial authority.		
10. Where the Agency applies for an		
authorisation as referred to in paragraph 9, the		
national judicial authority shall verify:		

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

Presidency compromise text	Drafting Suggestions	Comments
(a) that the decision of the Agency is		
authentic; and		
		> //
(b) that any measures to be taken are		7
proportionate and not arbitrary or excessive		
having regard to the subject matter of the		
inspection.		
For the purposes of point (b) of the first		
subparagraph, the national judicial authority		
may ask the Agency for detailed explanations,		
in particular relating to the grounds the Agency		
has for suspecting that a breach referred to in		
Article 13(3) has taken place, the seriousness of		
the suspected breach and the nature of the		
involvement of the person subject to the		
investigation. By way of derogation from		
Article 28 of Regulation (EU) 2019/942, the		

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
Agency's decision shall be subject to review		
only by the Court of Justice.		
Article 13b	7	
Request for information		
1. At the Agency's request any <u>natural or</u>		
<u>legal</u> person shall provide to it the information		
necessary for the purpose of fulfilling the		
Agency's obligations in Article 13(4), (4a) and		
(5) under this Regulation. In its request the		
Agency shall:		
(a) refer to this Article as the legal basis for		
the request;		
(b) state the purpose of the request;		

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
(c) specify what information is required, and		
following which data format;		
(d) set a time-limit, proportionate to the		
request, within which the information is to be		
provided;		
(e) inform the person that the reply to the		
request for information shall not be incorrect or		
misleading.		
2. For the purpose of information requests as		
referred to in paragraph 1, the Agency shall		
have the power to issue decisions. In such a		
decision the Agency shall, in addition to the		
requirements in paragraph 1 indicate the right to		
appeal the decision before the Agency's Board		
of Appeal and to have the decision reviewed by		

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
the Court of Justice in accordance with Articles		
28 and 29 of Regulation (EU) 2019/942.		
3. The persons referred to in paragraph 1 or		J.
their representatives shall supply the		
information requested. The persons shall be		
fully responsible that the supplied information is		
complete, correct and not misleading.		
4. Where the officials of, as well as those		
authorised or appointed by, the Agency find that		
a person refuses to supply the information		
requested, the national regulatory authority of		
the Member State concerned shall		
<u>provideafford</u> the <u>Agency</u> m, or other relevant		
national regulatory authorities, the necessary		
assistance in ensuring the fulfilment of the		
obligation referred to in paragraph 3, including		

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
through the imposition of penalties in		
accordance with applicable national law.		
5. Where the officials of, as well as those		
authorised or appointed by, the Agency find that		
a person refuses to supply the information		
requested, the Agency may draw conclusions on		
the basis of available information.		
6. The Agency shall, without delay, send a		
copy of the request pursuant to paragraph 1 or		
the decision pursuant to paragraph 2 to the		
national regulatory authorities of the concerned		
Member States.		
Article 13c		
Procedural guarantees		

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. The Agency shall carry out on-site		
inspections and request information in full		
respect of the procedural guarantees of market		- "//
participants, including:		
(a) the right not to make self-incriminating		
statements;		
(b) the right to be assisted by a person of		
choice;		
(c) the right to use any of the official		
languages of the Member State where the on-		
site inspection takes place;		
(d) the right to comment on facts concerning		
them;		

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) the right to receive a copy of the record of		
interview and either approve it or add		
observations.		
The Agency shall seek evidence for and		
against the market participant, and carry out on-		
site inspections and request information		
objectively and impartially and in accordance		
with the principle of the presumption of		
innocence.		
3. The Agency shall carry out on-site		
inspections and request information in full		
respect of applicable confidentiality and Union		
data protection rules.		
Article 13d		
Mutual assistance		

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. In order to ensure compliance with the		
relevant requirements set out in Articles 13 and		- '/
13a to 13cthis Regulation, national regulatory		
authorities and the Agency shall assist each		
other in the course of an investigation.";		
[15] Article 15 is amended as follows:		
"Article 15		
Obligations of persons professionally arranging		
or executing transactions		
Any person professionally arranging or		
executing transactions in wholesale energy		
products who reasonably suspects that an order		
to trade or a transaction, including any		
cancellation or modification thereof, might		

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
breach Article 3, 4 or 5 shall notify the Agency		
and the relevant national regulatory authority		
without further delay.		- //
		II.
Persons professionally arranging or executing		
transactions in wholesale energy products shall		
establish and maintain effective arrangements		
and procedures to:		
(a) identify potential breaches of Article 3, 4		
or 5 ;		
(b) guarantee that their employees carrying		
out surveillance activities for the purpose of this		
Article are preserved from any conflict of		
interest and act in an independent manner.";		
[16] Article 16 is amended as follows:		

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.

B :1	D & C	
Presidency compromise text	Drafting Suggestions	Comments
[a] in paragraph 1, the fourth sub-paragraph is		
replaced by the following:		
"National regulatory authorities, competent		
financial authorities-, the national competition		
authority and the national tax authority in a		
Member State may establish appropriate forms		
of cooperation in order to ensure effective and		
efficient investigation and enforcement and to		
contribute to a coherent and consistent approach		
to investigation, judicial proceedings and to the		
enforcement of this Regulation and relevant		
financial and competition law.";		
[b] in paragraph 2, the following third		
subparagraph is added:		
"No later than 30 days b Before adopting a final		
decision on a breach of this Regulation, national		

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.

D'1	D C C	C
Presidency compromise text	Drafting Suggestions	Comments
regulatory authorities shallmay inform the		
Agency and provide it with a summary of the		
case and the envisaged decision. After		
adopting a decision on a breach of this		
Regulation, the national regulatory authority		
shall provide this decision to the Agency,		
including information on its date, the name		
of the persons sanctioned, the Article of this		
Regulation that has been breached and the		
sanction applied. At the same time, the		
national regulatory authority shall indicate to		
the Agency what information it has disclosed		
to the public as referred to in Article 18(3)		
and shall promptly inform the Agency of any		
subsequent changes to such information. The		
Agency shall maintain a public list of-such		
information that the national regulatory		
authorities have disclosed to the public as		
referred to in Article 18(3). decisions under		
this Regulation, including the date of the		

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
decision, the name of the persons sanctioned,		
the Article of this Regulation that has been		
breached and the sanction applied. For the		- "//
purpose of that publication, national regulatory		
authorities shall provide this information to the		
Agency within seven days of the issuance of the		
decision.";		
[c] in paragraph 3, the following point (e) is		
added:		
"(e) the Agency and the national regulatory		
authorities shall inform the competent national		
tax authorities and EUROFISC where they have		
reasonable grounds to suspect that acts are		
being, or have been, carried out on wholesale		
energy market which are likely to constitute a		
tax fraud.";		

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
[16] the following Articles 16a and 16b are		
inserted:		
"Article 16a		
Delegation of tasks and responsibilities between		
national regulatory authorities		
1. National regulatory authorities may, with		
the consent of the delegate, delegate tasks and		
responsibilities to other national regulatory		
authorities subject to the conditions set out in		
this Article. Member States may set out specific		
arrangements regarding the delegation of		
responsibilities that have to be complied with		
before their national regulatory authorities enter		
into such delegation agreements and may limit		
the scope of delegation to what is necessary for		

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
the effective supervision of market participants		
or groups.		
2. The national regulatory authorities shall		
inform the Agency of delegation agreements		
into which they intend to enter. They shall put		
the agreements into effect at the earliest one		
month after informing the Agency.		
3. The Agency may give an opinion on the		
intended delegation agreement within one		
month of being informed.		
4. The Agency shall publish, by appropriate		
means, any delegation agreement as concluded		
by the national regulatory authorities, in order to		
ensure that all parties concerned are informed		
appropriately.		

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.

Drafting Suggestions	Comments
	7

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
and analyse the related potential costs and		
benefits of issuing such guidelines and		
recommendations. Those consultations and		- "//
analyses shall be proportionate to the scope,		
nature and impact of the guidelines or		
recommendations.		
3. The national regulatory authorities and		
market participants shall take due account of		
make every effort to comply with those		
guidelines and recommendations.		
4. Within two months of the issuance of a		
guideline or recommendation, each national		
regulatory authority shall confirm whether it		
complies or intends to comply with that		
guideline or recommendation. If a national		
regulatory authority does not comply or does		

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
not intend to comply, it shall inform the Agency,		
stating its reasons.		
5. The Agency shall publish the information		V
that a national regulatory authority does not		
comply or does not intend to comply with that		
guideline or recommendation. The Agency may		
also decide to publish the reasons provided by		
the national regulatory authority for not		
complying with that guideline or		
recommendation. The national regulatory		
authority shall receive advanced notice of such		
publication.		
6. If required by that guideline or		
recommendation, market participants shall		
report, in a clear and detailed way, whether		
they comply with that guideline or		
recommendation.		

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
47. The Agency shall include the guidelines		
and recommendations that it has issued in the		- 1
report referred to in Article 19(1)(k) of		
Regulation (EU) 2019/942.";		
[18] in Article 17, paragraph 3 is replaced by the		
following:		
"3. Confidential information received by the		
persons referred to in paragraph 2 in the course		
of their duties may not be divulged to any other		
person or authority, except in summary or		
aggregate form such that an individual market		
participant cannot be identified, without		
prejudice to cases covered by criminal law, the		
other provisions of this Regulation or other		
relevant Union legislation.";		
-		

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
[19] Article 18 is replaced by the following:		
"1. The Member States shall lay down the rules		
on penalties applicable to infringements of this		
Regulation and shall take all measures necessary		
to ensure that they are implemented. The		
penalties provided for must be effective,		
dissuasive and proportionate, reflecting the		
nature, duration and seriousness of the		
infringement, the damage caused to consumers		
and the potential gains from trading on the basis		
of inside information and market manipulation.		
Without prejudice to any criminal sanctions and		
without prejudice to supervisory powers of		
national regulatory authorities under Article 13,		
Member States shall, in accordance with		
national law, provide for national regulatory		
authorities to have the power to adopt		

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
appropriate administrative sanctions and other		
administrative measures in relation to the		
breaches of this Regulation referred to in Article		- 1
13(1).		
The Member States shall notify, in detail,		
those provisions to the Commission and to		
the Agency and shall notify it without delay		
of any subsequent amendment affecting		
them.		
Where the legal system of the Member State		
does not provide for administrative fines, this		
Article may be applied in such a manner that		
the fining procedure is initiated by the		
competent authority and imposed by		
competent national courts, while ensuring		
that those legal remedies are effective and		
have equivalent effect to the administrative		

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
fines imposed by supervisory authorities. In		
any event, the fines imposed shall be		
effective, proportionate and dissuasive. Those		- //
Member States shall notify to the		
Commission the provisions of their laws		
which they adopt pursuant to this paragraph		
by [date] and, without delay, any subsequent		
amendment law or amendment affecting		
them.		
The Member States shall notify, in detail, those		
provisions to the Commission and to the Agency		
and shall notify it without delay of any		
subsequent amendment affecting them.		
2. Member States shall, in accordance with		
national law, and the ne bis in idem principle,		
ensure that the national regulatory authorities		
have the power to impose at least the following		

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
administrative sanctions and administrative		
measures relating to breaches of the provisions		
of this Regulation:		
(a) adopt a decision requiring the person to		
bring the breach to an end;		
(b) the disgorgement of the profits gained or		
losses avoided due to the breaches insofar as		
they can be determined;		
(c) issue public warnings or notices;		
(d) adopt a decision imposing periodic		
penalty payments;		
(e) adopt a decision imposing administrative		
fines pecuniary sanctions;		

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
in respect of legal persons, maximum		
administrative fines pecuniary sanctions of at		
least:		- //
i. for breaches of Articles 3 and 5, 15% of		
the total turnover in the preceding business year;		
ii. for breaches of Article 4 and 15, 2% of the		
total turnover in the preceding business year;		
iii. for breaches of Article 8 and 9, 1% of the		
total turnover in the preceding business year.		
in respect of natural persons, maximum		
administrative fines pecuniary sanctions of at		
least:		
i. for breaches of Articles 3 and 5, EUR 5		
000 000;		
<u> </u>		

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

Presidency compromise text	Drafting Suggestions	Comments
Tresidency compromise text	Draiting Suggestions	Comments
ii. for breaches of Article 4 and 15, EUR 1		
000 000;		
iii. for breaches of Article 8 and 9, EUR 500		
000.		
Notwithstanding paragraphs (e), the amount of		
the fine shall not exceed 20 % of the annual		
turnover of the legal person concerned in the		
preceding business year. In the case of natural		
persons, the amount of the fine shall not exceed		
20 % of the yearly income in the preceding		
calendar year. Where the person has directly or		
indirectly benefited financially from the breach,		
the amount of the fine shall be at least equal to		
that benefit.		

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.

Drafting Suggestions	~
Draining Suggestions	Comments
	>

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
(c), the financial strength of the person		
responsible for the infringement, as		
indicated, for example, by the total turnover		- *//
of a legal person or the annual income of a		
natural person;		
(d), the importance of the profits gained or		
losses avoided by the person responsible for		
the infringement, insofar as they can be		
determined;		
(e), the level of cooperation of the person		
responsible for the infringement with the		
competent authority, without prejudice to the		
need to ensure disgorgement of profits gained		
or losses avoided by that person;		
(f), previous infringements by the person		
responsible for the infringement; and		

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

Presidency compromise text	Drafting Suggestions	Comments
(g), measures taken by the person responsible		
for the infringement to prevent its repetition.		
3b. In the exercise of their powers to impose		
administrative fines and other administrative		
measures under the second subparagraph of		
paragraph (1), national regulatory		
authorities shall cooperate closely to ensure		
that the exercise of their supervisory and		
investigative powers, and the administrative		
fines that they impose, and the other		
administrative measures that they take, are		
effective and appropriate under this		
Regulation. They shall coordinate their		
actions in accordance with Article 16(2) in		
order to avoid duplication and overlaps when		
exercising their supervisory and investigative		
powers and when imposing administrative		
fines in respect of cross-border cases.		

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 2		
Amendments to Regulation (EU) 2019/942	· ·	II .
Regulation (EU) 2019/942 is amended as		
follows:		
Tollows.		
_[1] in Article 6, paragraph 8 is deleted.		
[2] in Article 12, point (c) is replaced by the		
following:		
<u>"(c)</u> Pursue and coordinate investigations		
pursuant to Articles_13, 13a, 13b and Article 16		
of Regulation (EU) No 1227/2011".		
[2a] in Article 12 the following point (d) is		
inserted:		

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
"(d) authorise and supervise IIPs and RRMs		
pursuant to Articles 4a and 9a of Regulation		
(EU) No 1227/2011."		
(EC) 10 122112011.		
[2] in Article 22 personnel 1 is replaced by the		
[3] in Article 32, paragraph 1 is replaced by the		
following:		
"1. Fees shall be due to the Agency for		
collecting, handling, processing and analysing		
of information reported by market participants		
or by entities reporting on their behalf pursuant		
to Article 8 of Regulation (EU) No 1227/2011		
and for disclosing inside information pursuant to		
Articles 4 and 4a of Regulation (EU) No		
1227/2011. The fees shall be paid by registered		
reporting mechanisms. and inside information		
platforms. Revenues from those fees may also		
cover the costs of the Agency ACER for		

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
exercising the supervision and investigation		
powers pursuant to Articles 13, 13a, 13b and		
Article 16 Regulation (EU) No 1227/2011.".		
		V
Article 3		
Amendments to Commission Implementing		
Regulation (EU) No 1348/2014		
Commission Implementing Regulation (EU) No		
1348/2014 is amended as follows:		
[1] Article 7a is added:		
<i>"Article 7a</i>		
LNG market data quality		
1. LNG market data shall include:		

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

Presidency compromise text	Drafting Suggestions	Comments
(a) the parties to the contract, including		
buy/sell indicator;		
(b) the reporting party;		
(b) the reporting purity,		
(c) the transaction price;		
(d) the contract quantities;		
(e) the value of the contract;		
(f) the arrival window for the LNG cargo;		
(g) the terms of delivery;		
(h) the delivery points;		

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
(i) the timestamp information on all of the		
following:		
(i) the date and time of placing the bid or		
offer;		
(ii) the transaction date and time;		
(iii) the date and time of reporting of the bid,		
offer or transaction;		
(iv) the receipt of LNG market data by ACER.		
2 120 1 1 1 1 1		
2. LNG market participants shall provide		
ACER with LNG market data in the following		
units and currencies:		
(a) turner ration hid and affect with a size of 1 11		
(a) transaction, bid and offer unit prices shall		
be reported in the currency specified in the		

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
contract and in EUR/MWh and shall include		
applied conversion and exchange rates if		
applicable;		
(b) contract quantities shall be reported in the		
units specified in the contracts and in MWh;		
(c) arrival windows shall be reported in terms		
of delivery dates expressed in UTC format;		
(d) delivery point shall indicate a valid		
identifier listed by ACER such as referred to in		
the list of LNG facilities subject to reporting		
pursuant to Regulation (EU) No 1227/2011 and		
Implementing Regulation (EU) No 1348/2014;		
the timestamp information shall be reported in		
UTC format; (to be replaced with cross-		
references as appropriate)		

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.

n :1	D et C	
Presidency compromise text	Drafting Suggestions	Comments
(e) if relevant, the price formula in the long-		
term contract from which the price is derived		
shall be reported in its integrity.		- "//
		/
3. ACER shall issue guidance regarding the		
criteria under which a single submitter accounts		
for a significant portion of LNG market data		
submitted within a certain reference period and		
how this situation shall be addressed in its daily		
LNG price assessment and LNG benchmarks.".		
Article 34		
Entry into force		
This Regulation shall enter into force on the		
twentieth day following that of its publication in		
the Official Journal of the European Union.		

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.

Drafting Suggestions	Comments
End	End