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### **NOTE**

From:	General Secretariat of the Council
To:	Permanent Representatives Committee
No. Cion doc.:	15150/1/16 REV 1 + ADD 1 REV 1
Subject:	Proposal for a Directive of the European Parliament and of the Council on common rules for the internal market in electricity (recast)

# I. INTRODUCTION

- 1. On 30 November 2016, the Commission submitted a set of proposals as "Clean Energy for All Europeans" package, in order to provide for a stable legislative framework, necessary for the energy transition. Two legislative files, based on article 194 para 2 of the Treaty, address the common rules for the internal market in electricity.
- 2. In the European Parliament, these proposals were referred to the Industry, Research and Energy Committee (ITRE) which appointed on 25 January 2017 Mr. Krišjānis Kariņš as rapporteur.

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## II. STATE OF PLAY

- 3. The TTE (Energy) Council adopted, on 18 December 2017, a general approach on the above-mentioned proposal. The European Parliament adopted its position on the proposal on 1 March 2018 and the first informal trilogue, based on the Council general approach, took place on 27 June 2018. The second informal trilogue took place on 11 September 2018 and the third informal trilogue will take place on 18 October 2018.
- 4. During the first informal trilogue, which was a joint trilogue for the electricity Directive and Regulation, both institutions explained their views on the main political issues and recognised the need to swiftly advance on these files. A broad mandate was also given to the subsequent technical meetings to identify and make progress on certain areas of compromise in view of the second informal trilogue. At the second informal trilogue, some provisions set out in Articles 10-14 and Article 18, including Annex I and II, were discussed and provisional agreements could be reached on several issues. However, a number of issues still need to be agreed and the Presidency has proposed compromise proposals to be discussed with the Parliament at the third informal trilogue.
- 5. During September and October the Energy Working Party has pursued its examination of the Presidency's compromise proposals. Furthermore, in order to prepare the third informal trilogue, several technical meetings with the EP have taken place.

## III. REVISED MANDATE

6. In view of the third informal trilogue on 18 October 2018, the basis for the discussion will be the four-column table contained in the Annex to this Note that sets out, in the **fourth column**, the Presidency's compromise proposals on the articles which were agreed by both institutions to be discussed.

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7. The Presidency compromise proposals include the following main provisions:

• Article 10(i), line 247:

- Following the discussion with the Parliament at technical level, the Presidency proposes that the <u>alternatives as such</u> (and not only the *information* about these alternatives) to disconnection of electricity supply mentioned in this paragraph <u>should not constitute an extra cost</u> to the customers facing disconnection.
- Article 11(1), line 251:
   The Presidency proposes to add to this paragraph that final customers who have a smart meter installed can request a dynamic electricity price contract from every supplier that has more than 200,000 final customers.
- Article 11(3), line 255:
   The Presidency proposes to delete the 80% threshold for monitoring and publishing reports on the main developments of dynamic electricity price contracts.
- Article 12(1), line 258:

  In response to the Parliament's AM 56 (line 259) which proposes that by 1 January 2022 the technical process of switching supplier shall not take longer than 24 hours on a working day, the Presidency suggests the time to be no later than 2023 (instead of 2025 as set out in the Council general approach). However, Member States shall still have the possibility to check whether this would cause a negative cost-benefit outcome which the Parliament opposes.

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- Article 12(3), line 261:
  - In response to the Parliament's AM 58 (line 261), the Presidency proposes to add at the end of this paragraph that the permissibility of contract termination fees shall be monitored by the national regulatory authority, or by any other competent authority.
- *Article 14(3), line 288:*

The Presidency proposes to follow the Commission proposal and to re-insert in this paragraph (the paragraph was deleted in the Council general approach) that Member States <u>may require</u> the comparison tools to include comparative determinants relating to the nature of the services offered by the suppliers. The Parliament in its AM 65 would like to make this an obligation for Member States.

• Article 14(4), line 289:

The EP has proposed in AM 66 that any tool comparing the offers of electricity suppliers, electricity service providers and aggregators shall apply for <u>certification</u> in accordance with Article 14 on a non-discriminatory basis. In response to this, the Presidency has chosen to follow the Commission proposal. However, instead of certification it suggests that any tool comparing the offers of market participants <u>shall be eligible to apply for a trust mark</u> in accordance with this Article on a voluntary and non-discriminatory basis.

- Annex II.1a (d), line 976:
  As regards the frequency of billing information, the EP has proposed to introduce a monthly billing information in case final customers have meters that allow remote reading (AM 92, 371), whereas the Council general approach foresees monthly billing information only upon request or where the final customer has opted to receive electronic billing. The Presidency proposes to keep the distinction between meters that allow remote reading and other meters, and at the same time accept the monthly interval as proposed by the EP.
- 8. In addition, the Presidency has suggested new or slightly revised compromise proposals in the following provisions:
  - Recital 25a (new), line 39
  - *Article 10(ja), line 249*
  - *Article 11(2), line 252*
  - Article 14(1)(b), (ea), (ga), lines 277, 281 and 284
  - *Article 17(3)(b), line 357*
  - Annex II para 1 (a), (aa) and (ga), lines 953, 954 and 962
  - Annex II, second subpara. (cb), line 970

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- 9. Compromise proposals indicated in the fourth column of Article 1 (line 98), Article 17(3)(db) (line 361) and Article 18(8) (line 375) were already seen by Coreper on 7 September. However, the discussion with the European Parliament is not yet finalised.
- 10. Regarding other European Parliament's amendments, the Presidency proposes to <u>maintain the Council's general approach</u> at this stage of negotiations.
- 11. <u>In the fourth column</u>, *bold italics* indicates text proposed by the EP; **bold** indicates texts of the Council general approach added to the Commission proposal and/or compromise texts proposed by the Presidency in response to the EP amendments; **bold** (*bold*) **underlined** indicates new text elements, diverging from the previous document (7506/3/18 REV 3) and strikethrough indicates deletion. Moreover, due to addition and/or deletion of certain columns in order to accommodate new or deleted text proposals, it should be noted that the <u>numbering</u> of the lines in REV 4 differ from the previous versions.
- 12. Furthermore, 'Provisionally agreed' in the fourth column indicates that the text was provisionally agreed at the second trilogue. 'Provisionally agreed in TM' indicates that the text was provisionally agreed at technical level after the second trilogue while awaiting to be provisionally confirmed at the third trilogue.

## IV. CONCLUSION

13. The <u>Permanent Representatives Committee</u> is invited to agree on a revised mandate for the third informal trilogue on 18 October 2018, on the basis of the text reflected in the Annex.

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Proposal for a Directive of the European Parliament and of the Council on common rules for the internal market in electricity (recast)

1.	COMISSION PROPOSAL (COD - doc. 15150/1/16 REV 1)	EP PLENARY TEXT	COUNCIL GENERAL APPROACH	Compromise proposals
			(doc. 15886/17 + ADD 1)	
2.	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,		THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	N.B. any compromise proposals for the recitals are <u>provisional</u> , and without prejudice to any
	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 194(2) thereof,		Having regard to the Treaty on the Functioning of the European Union, and in particular Article 194(2) thereof,	alignment with the content of the Articles that may prove necessary.
	Having regard to the proposal from the European Commission,		Having regard to the proposal from the European Commission,	
	After transmission of the draft legislative act to the national parliaments,		After transmission of the draft legislative act to the national parliaments,	
	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,		Having regard to the opinion of the European Economic and Social Committee <sup>3</sup> ,	

OJ C 211, 19.8.2008, p. 23.

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	Having regard to the opinion of the Committee of the Regions <sup>2</sup> ,  Acting in accordance with the ordinary legislative procedure,	Having regard to the opinion of the Committee of the Regions <sup>4</sup> ,  Acting in accordance with the ordinary legislative procedure,  Whereas:	
	Whereas:	Whereas.	
3.	(1) A number of amendments are to	(1) A number of amendments are	
	be made to Directive 2009/72/EC of	to be made to Directive 2009/72/EC	
	the European Parliament and of the	of the European Parliament and of	
	Council <sup>5</sup> . In the interests of clarity, that	the Council <sup>6</sup> . In the interests of	
	Directive should be recast.	clarity, that Directive should be	
		recast.	
4.	(2) The internal market in	(2) The internal market in	
	electricity, which has been	electricity, which has been	
	progressively implemented throughout	progressively implemented	
	the Union since 1999, aims, by	throughout the Union since 1999,	
	organising competitive electricity	aims, by organising competitive	
	markets across country borders, to	electricity markets across country	
	deliver real choice for all consumers of	borders, to deliver real choice for all	
	the European Union, be they citizens	consumers of the European Union, be	
	or businesses, new business	they citizens or businesses, new	
	opportunities competitive prices,	business opportunities, competitive	
	efficient investment signals, higher	prices, efficient investment signals,	
	standards of service, and to contribute	higher standards of service, and to	

<sup>&</sup>lt;sup>3</sup> OJ C 211, 19.8.2008, p. 23.

<sup>&</sup>lt;sup>2</sup> OJ C 172, 5.7.2008, p. 55.

<sup>&</sup>lt;sup>4</sup> OJ C 172, 5.7.2008, p. 55.

Directive 2009/72/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in electricity and repealing Directive 2003/54/EC (OJ L 211, 14.8.2009, p. 55).

Directive 2009/72/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in electricity and repealing Directive 2003/54/EC (OJ L 211, 14.8.2009, p. 55).

	to security of supply and sustainability.	contribute to security of supply and
		sustainability.
5.	(3) Directive 2003/54/EC of the	(3) Directive 2003/54/EC of the
	European Parliament and of the	European Parliament and of the
	Council and Directive 2009/72/EC of	Council and Directive 2009/72/EC of
	the European Parliament and of the	the European Parliament and of the
	Council have made a significant	Council have made a significant
	contribution towards the creation of	contribution towards the creation of
	such an internal market in electricity.	such an internal market in electricity.
	However, Europe's energy system is in	However, Europe's energy system is
	the middle of a profound change. The	in the middle of a profound change.
	common goal to decarbonise the	The common goal to [] lower the
	energy system creates new	emission of the energy system
	opportunities and challenges for	creates new opportunities and
	market participants. At the same time,	challenges for market participants. At
	technological developments allow for	the same time, technological
	new forms of consumer participation	developments allow for new forms of
	and cross-border cooperation. There is	consumer participation and cross-
	a need to adapt the Union market rules	border cooperation. There is a need
	to a new market reality.	to adapt the Union market rules to a
		new market reality.
6.	(4) The Energy Union Framework	(4) The Energy Union Framework
	Strategy sets out the vision of an	Strategy sets out the vision of an
	Energy Union with citizens at its core,	Energy Union with citizens at its
	where citizens take ownership of the	core, where citizens take ownership
	energy transition, benefit from new	of the energy transition, benefit from
	technologies to reduce their bills,	new technologies to reduce their
	participate actively in the market, and	bills, participate actively in the
	where vulnerable consumers are	market, and where vulnerable
	protected.	consumers are protected.

The Communication from the Commission of 15 July 2015 'Delivering a new deal for energy consumers<sup>7</sup>' put forward the Commission's vision for a retail market that better serves energy consumers, including by better linking wholesale and retail markets. Taking advantage of new technology, new and innovative energy service companies should enable all consumers to fully participate in the energy transition, managing their consumption to deliver energy efficient solutions which save them money and contribute to overall reduction of energy consumption.

#### AM 1

The Communication from the Commission of 15 July 2015 'Delivering a new deal for energy consumers<sup>31</sup> put forward the Commission's vision for a retail market that better serves energy consumers, including by better linking wholesale and retail markets. Taking advantage of new technologies, new and innovative energy service companies should enable all consumers to raise their awareness of their energy consumption and to fully participate in the energy transition, managing their consumption to deliver energy efficient solutions which save them money and contribute to overall reduction of energy consumption.

<sup>31</sup> COM (2015) 339 final of

15.7.2015.

The Communication from the Commission of 15 July 2015 'Delivering a new deal for energy consumers<sup>8</sup>' put forward the Commission's vision for a retail market that better serves energy consumers, including by better linking wholesale and retail markets. Taking advantage of new technology, new and innovative energy service companies should enable all consumers to fully participate in the energy transition, managing their consumption to deliver energy efficient solutions which save them money and contribute to overall reduction of energy consumption.

<sup>&</sup>lt;sup>7</sup> COM (2015) 339 final of 15.7.2015.

<sup>8</sup> COM (2015) 339 final of 15.7.2015.

The Communication from the Commission of 15 July 2015 Launching the public consultation process on a new energy market design'9 highlighted that the move away from generation in large central power plants towards de-centralized production from renewable energy sources and decarbonized markets requires an adaptation of the current rules of electricity trading and changes to the existing market roles. It underlined needs to organise electricity markets in a more flexible manner and to fully integrate all market players – including renewable energy producers, new energy service providers, energy storage and flexible demand.

### AM 2

The Communication from the Commission of 15 July 2015 'Launching the public consultation process on a new energy market design'<sup>32</sup> highlighted that the move away from generation in large central power plants towards de-centralized production from renewable energy sources and decarbonized markets requires an adaptation of the current rules of electricity trading and changes to the *roles of* existing market *participants*. It underlined needs to *organize* electricity markets in a more flexible manner and to fully integrate all market players – including renewable energy producers, new energy service providers, energy storage and flexible demand. It is equally important for the Union to invest urgently in interconnection at European level for the transfer of energy through high-voltage, electric power transmission systems.

The Communication from the Commission of 15 July 2015 'Launching the public consultation process on a new energy market design'<sup>10</sup> highlighted that the move away from generation in large central power plants towards de-centralized production from renewable energy sources [] requires an adaptation of the current rules of electricity trading and changes to the existing market roles. It underlined needs to organise electricity markets in a more flexible manner and to fully integrate all market players – including renewable energy producers, new energy service providers, energy storage and flexible demand.

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<sup>&</sup>lt;sup>32</sup> COM (2015) 340 final of 15.7.2015.

<sup>9</sup> COM (2015) 340 final of 15.7.2015.

COM (2015) 340 final of 15.7.2015.

9.		AM 3 (6a) (new) With a view to creating an internal market in electricity, Member States should foster the integration of their national markets and the cooperation of system operators at Union and regional level, also incorporating isolated systems forming electricity islands that persist in the Union.		
10.	(7) Apart from the new challenges, the Directive seeks also to address the persisting obstacles to the completion of the internal market in electricity. Refined regulatory framework needs to contribute to overcoming the current problems of fragmented national markets which are still often determined by a high degree of regulatory interventions. Such interventions have led to obstacles to the sale of electricity on equal terms as well as higher costs in comparison to solutions based on cross-border cooperation and market-based principles.		challenges, the Directive seeks also to address the persisting obstacles to the completion of the internal market in electricity. Refined regulatory framework needs to contribute to overcoming the current problems of fragmented national markets which are still often determined by a high degree of regulatory interventions. Such interventions have led to obstacles to the sale of electricity on equal terms as well as higher costs in comparison to solutions based on cross-border cooperation and market-based principles.	
11.		AM 4 (7a) (new) The Union will most effectively meet its renewable targets through the creation of a market framework that rewards flexibility and innovations. A well-functioning electricity market design is the key enabler for the uptake of renewables.		

(8) Consumers are essential to achieving the flexibility necessary to adapt the electricity system to variable. distributed renewable generation. Technological progress in grid management and renewable generation has unlocked many opportunities for consumers, and healthy competition on retail markets will be essential to ensuring the market-driven deployment of innovative new services that cater to the consumers' changing needs and abilities, while increasing system flexibility. By empowering consumers to participate in the energy market more, and participate in new ways, citizens should benefit from the internal market in electricity and the Union's renewable targets should be attained.

### AM 5

(8) Consumers are essential to achieving the flexibility necessary to adapt the electricity system to variable *and* distributed renewable generation. Technological progress in grid management and renewable generation has unlocked many opportunities for consumers. Healthy competition on retail markets will be essential to ensuring the marketdriven deployment of innovative new services that *address* consumers' changing needs and abilities, while increasing system flexibility. However, the lack of real time or near real time information provided to consumers about their energy consumption, in particular due to the slow roll-out of smart meters, has prevented them from being active participants in the energy market and the energy transition. By empowering consumers and providing them with the tools to participate in the energy market more, and participate in new ways, citizens should benefit from the internal market in electricity and the Union's renewable targets should be attained.

Consumers are essential to achieving the flexibility necessary to adapt the electricity system to variable, distributed renewable generation. Technological progress in grid management and renewable generation has unlocked many opportunities for consumers, and healthy competition on retail markets will be essential to ensuring the market-driven deployment of innovative new services that cater to the consumers' changing needs and abilities, while increasing system flexibility. By empowering consumers to participate in the energy market more, and participate in new ways, citizens should benefit from the internal market in electricity and the Union's renewable targets should be attained

13.			(8a) This Directive respects fundamental rights and observes the principles recognised in the Charter of Fundamental Rights of the European Union ('Charter'). Accordingly, this Directive should be interpreted and applied in accordance with those rights and principles, in particular the right to protection of personal data guaranteed by Article 8 of the Charter. It is essential that any processing of personal data under this Directive be in compliance	
14.	(9) The freedoms which the Treaty guarantees the citizens of the Union — inter alia, the free movement of goods, the freedom of establishment and the freedom to provide services — are achievable only in a fully open market, which enables all consumers freely to choose their suppliers and all suppliers freely to deliver to their customers.	AM 6 (9) The freedoms which the Treaty guarantees the citizens of the Union — inter alia, the free movement of goods, the freedom of establishment and the freedom to provide services — are achievable only in a fully open and interconnected market, which enables all consumers freely to choose their suppliers and all suppliers freely to deliver to their customers.	with Regulation (EU) 2016/679.  (9) The freedoms which the Treaty guarantees the citizens of the Union — inter alia, the free movement of goods, the freedom of establishment and the freedom to provide services — are achievable only in a fully open market, which enables all consumers freely to choose their suppliers and all suppliers freely to deliver to their customers.	

15.	(10) Promoting fair competition and		(10) Promoting fair competition	
	easy access for different suppliers		and easy access for different	
	should be of the utmost importance for		suppliers should be of the utmost	
	Member States in order to allow		importance for Member States in	
	consumers to take full advantage of the		order to allow consumers to take full	
	opportunities of a liberalised internal		advantage of the opportunities of a	
	market in electricity.		liberalised internal market in	
			electricity. Nonetheless, market	
			failure may still persist in	
			peripheral small electricity systems	
			and systems not connected with	
			other EU Member States, where	
			electricity prices fail to provide the	
			right signal to drive investment,	
			and may therefore require specific	
			solutions to ensure an adequate	
			level of security of electricity	
			supply.	
16.	(11) In order to secure competition	AM 7	(11) In order to secure competition	
10.	and the supply of electricity at the	(11) In order to secure competition	and the supply of electricity at the	
	most competitive price, Member States	and the supply of electricity at the	most competitive price, Member	
	and national regulatory authorities	most competitive price, Member	States and national regulatory	
	should facilitate cross-border access	States and national regulatory	authorities should facilitate cross-	
	for new suppliers of electricity from	authorities should facilitate cross-	border access for new suppliers of	
	different energy sources as well as for	border access for new suppliers of	electricity from different energy	
	new providers of power generation	electricity from different energy	sources as well as for new providers	
	storage and demand response.	sources as well as for new providers	of power generation, storage and	
	storage and demand response.	of power generation, storage and	demand response.	
		demand response. <i>However, Member</i>	definition response.	
		States should cooperate in		
		scheduling electricity flows and		
		should take necessary action to		
		prevent unscheduled loop-flows of		
		electricity.		
		eiechichy.		

17.	AM 8	(11a) Member States should	
	(11a) (new) Member States should	ensure that no undue barriers exist	
	ensure that no undue barriers exist	within the internal electricity	
	within the internal electricity market	market as regards market entry,	
	as regards market entry, operation	operation and exit. At the same	
	and exit. At the same time, it should	time, it should be clear that this	
	be clear that this obligation is	provision is without prejudice to	
	without prejudice to those	those competences, which Member	
	competences which Member States	States retain in relation to third	
	retain in relation to third countries.	countries. Such a clarification must	
	Such a clarification must not be	not be interpreted as enabling a	
	interpreted as enabling a Member	Member State to exercise an	
	State to exercise an exclusive	exclusive competence of the	
	competence of the Union. It should	Union. It should also be clarified	
	also be clarified that market	that market participants from	
	participants from third countries	third countries operating within	
	must comply with applicable Union	the internal market must comply	
	and Member States' laws just like all	with applicable Union and	
	other market participants.	Member States' laws just like all	
		other market participants.	
18.	AM 9	(11aa) Market rules allow for entry	
	(11b) (new) The European Council	and exit of electricity generation	
	stated in its conclusions of October	and electricity supply undertakings	
	2014 that the Commission supported	based on their assessment of the	
	by the Member States must take	economic and financial viability of	
	urgent measures in order to ensure	their operations. This principle	
	the achievement of a minimum	would not be incompatible with the	
	target of 10% of existing electricity	possibility of Member States to	
	interconnections, as a matter of	impose on undertakings operating	
	urgency, and no later than 2020, at	in the electricity sector, in general	
	least for Member States which have	economic interest, public service	
	not yet attained a minimum level of	obligations, where this is done in	
	integration in the internal energy	conformity with the Treaties, in	
	market, which are the Baltic States,	particular Article 106 TFEU, and	
	Portugal and Spain, and for	with the provisions of this	

		Member States which constitute their main point of access to the internal energy market. It further stated that the Commission will also report regularly to the European	Directive and [Electricity Regulation].	
		Council with the objective of		
19.		arriving at a 15% target by 2030.	(11b) Sufficient physical	
			interconnection with neighbours is	
			important to enable all countries to	
			benefit from the positive effects of	
			the internal market as stressed in	
			the Commission's 'Communication	
			on strengthening Europe's energy	
			networks <sup>11</sup> and as also reflected in	
			the Integrated National Energy	
			and Climate Plans under the	
20	(12) Same and the factor		[Governance Regulation].	
20.	(12) Securing common rules for a true internal market and a broad supply		(12) Securing common rules for a true internal market and a broad	
	of electricity accessible to all should			
	also be one of the main goals of this		supply of electricity accessible to all should also be one of the main goals	
	Directive. To that end, undistorted		of this Directive. To that end,	
	market prices would provide an		undistorted market prices would	
	incentive for cross-border		provide an incentive for cross-border	
	interconnections and for investments		interconnections and for investments	
	in new power generation while		in new power generation while	
	leading, in the long term, to price		leading, in the long term, to price	
	convergence.		convergence.	
21.	(13) Market prices should give the		(13) Market prices should give the	
	right incentives for the development of		right incentives for the development	
	the network and for investing in new		of the network and for investing in	
	electricity generation.		new electricity generation.	

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investments, lower standards of

engagement and satisfaction, restriction of competition as well as

service, lower levels of consumer

fewer innovative products and services

on the market. Consequently, Member

	22.	(14) Different types of market		(14) Different types of market	
		organisation exist in the internal		organisation exist in the internal	
		market in electricity. The measures		market in electricity. The measures	
		that Member States could take in order		that Member States could take in	
		to ensure a level playing field should		order to ensure a level playing field	
		be based on overriding requirements of		should be based on overriding	
		general interest. The Commission		requirements of general interest. The	
		should be consulted on the		Commission should be consulted on	
		compatibility of the measures with the		the compatibility of the measures	
		Treaty and Union law.		with the Treaty and Union law.	
	23.	(15) Member States should maintain	AM 10	(15) Member States should	
		a wide discretion to impose public	(15) Member States should	maintain a wide discretion to impose	
		service obligations on electricity	maintain a wide discretion to impose	public service obligations on	
		undertakings in pursuing objectives of	public service obligations on	electricity undertakings in pursuing	
		general economic interest. Member	electricity undertakings in pursuing	objectives of general economic	
		States should ensure that household	objectives of general economic	interest. Member States should	
		customers and, where Member States	interest. Member States should	ensure that household customers and,	
		deem it appropriate, small enterprises,	ensure that household customers and,	where Member States deem it	
		enjoy the right to be supplied with	where Member States deem it	appropriate, small enterprises, enjoy	
		electricity of a specified quality at	appropriate, small enterprises, enjoy	the right to be supplied with	
		clearly comparable, transparent and	the right to be supplied with	electricity of a specified quality at	
		competitive prices. Nevertheless,	electricity of a specified quality at	clearly comparable, transparent and	
		public service obligations in the form	clearly comparable, transparent and	competitive prices. Nevertheless,	
		of supply price regulation constitute a	competitive prices. Nevertheless,	public service obligations in the form	
		fundamentally distortive measure that	public service obligations in the form	of supply price regulation constitute	
		often leads to the accumulation of	of supply price regulation constitute	a fundamentally distortive measure	
		tariff deficits, limitation of consumer	a fundamentally distortive measure	that often leads to the accumulation	
		choice, poorer incentives for energy	that often leads to the accumulation	of tariff deficits, limitation of	
		saving and energy efficiency	of tariff deficits, limitation of	consumer choice, poorer incentives	
- 1			1		1

for energy saving and energy

efficiency investments, lower

consumer engagement and

satisfaction, restriction of

competition as well as fewer

standards of service, lower levels of

consumer choice, poorer incentives

standards of service, lower levels of

for energy saving and energy

efficiency investments, lower

consumer engagement and

satisfaction, restriction of

	States should apply other policy tools, and in particular targeted social policy measures, to safeguard the affordability of electricity supply to their citizens. Interventions in price setting should only be applied in limited exceptional circumstances. A fully liberalised retail electricity market would stimulate price and non-price competition among existing suppliers and incentivise new market entries therefore improving consumers' choice and satisfaction.	competition as well as fewer innovative products and services on the market. Consequently, Member States should apply other policy tools, and in particular targeted social policy measures, to safeguard the affordability of electricity supply to their citizens. Interventions in price setting should only be applied in <i>very</i> limited exceptional circumstances <i>in order to protect the most vulnerable and should be phased out within a limited timeframe</i> . A fully liberalised, <i>well-functioning</i> retail electricity market would stimulate price and non-price competition among existing suppliers and incentivise new market entries therefore improving consumers'	innovative products and services on the market. Consequently, Member States should apply other policy tools, and in particular targeted social policy measures, to safeguard the affordability of electricity supply to their citizens. Interventions in price setting should only be applied [] as public service obligations and subject to specific conditions specified in this Directive. A fully liberalised retail electricity market would stimulate price and non-price competition among existing suppliers and incentivise new market entries therefore improving consumers' choice and satisfaction.	
24.		choice and satisfaction.	(15a) Public service obligations in the form of electricity supply price regulation should be used without overriding the principle of open markets in clearly defined circumstances and beneficiaries and be limited in duration. Such circumstances could occur for example when the supply of electricity is severely constrained, causing significantly higher electricity prices than normal, or in the event of market failure where interventions by regulatory authorities and competition	

authorities have proven ineffective. This would disproportionately affect households, and in particular, vulnerable consumers who typically use a higher share of their disposable income on energy bills, compared to high income consumers. In order to mitigate the distortive effects of public service obligations in the price-setting for supply of electricity, Member **States applying such interventions** should put in place additional measures, including measures preventing distortions to wholesale market price setting. Member States should ensure that all beneficiaries of regulated prices are able to fully benefit from the offers of the competitive market when they choose so. To this effect they need to be equipped with smart meters and have access to dynamic electricity price contracts, they should be directly and regularly informed of the offers and savings available on the competitive market, in particular dynamic electricity price contracts, and be provided with assistance to engage with and benefit from market based offers.

25.	(15b) The entitlement of
	beneficiaries of regulated prices to
	receive individual smart meters
	without extra costs, does not
	prohibit Member States modifying
	the functionality of smart meters
	where smart meter infrastructure
	does not exist as the cost-benefit
	assessment regard roll-out of smart
	meters was negative.
26.	(15c) Interventions in electricity
	supply price regulation must not
	lead to cross-subsidisation between
	different categories of consumers
	in a direct manner. According to
	this principle, price systems must
	not explicitly make certain
	categories of consumers bear the
	cost of price interventions affecting
	other categories of consumers. For
	example, price interventions whose
	cost is born by suppliers or other
	operators in a non discriminatory
	manner should not be considered
	as direct cross-subsidisation.

27.	(16) In order to ensure the	(16) In order to ensure the
	maintenance of the high standards of	maintenance of the high standards of
	public service in the Union, all	public service in the Union, all
	measures taken by Member States to	measures taken by Member States to
	achieve the objective of this Directive	achieve the objective of this
	should be regularly notified to the	Directive should be regularly notified
	Commission. The Commission should	to the Commission. The Commission
	regularly publish a report analysing	should regularly publish a report
	measures taken at national level to	analysing measures taken at national
	achieve public service objectives and	level to achieve public service
	comparing their effectiveness, with a	objectives and comparing their
	view to making recommendations as	effectiveness, with a view to making
	regards measures to be taken at	recommendations as regards
	national level to achieve high public	measures to be taken at national level
	service standards.	to achieve high public service
		standards.
28.	(17) It should be possible for	(17) It should be possible for
	Member States to appoint a supplier of	Member States to appoint a supplier
	last resort. That supplier may be the	of last resort. That supplier may be
	sales division of a vertically integrated	the sales division of a vertically
	undertaking, which also performs the	integrated undertaking, which also
	functions of distribution, provided that	performs the functions of
	it meets the unbundling requirements	distribution, provided that it meets
	of this Directive.	the unbundling requirements of this
		Directive.
29.	(18) It should be possible for	(18) It should be possible for
	measures implemented by Member	measures implemented by Member
	States to achieve the objectives of	States to achieve the objectives of
	social and economic cohesion to	social and economic cohesion to
	include, in particular, the provision of	include, in particular, the provision
	adequate economic incentives, using,	of adequate economic incentives,
	where appropriate, all existing national	using, where appropriate, all existing
	and Union tools. Such tools may	national and Union tools. Such tools
	include liability mechanisms to	may include liability mechanisms to
	guarantee the necessary investment.	guarantee the necessary investment.

30.	(19) To the extent to which measures	(19) To the extent to which	
	taken by Member States to fulfil public	measures taken by Member States to	
	service obligations constitute State aid	fulfil public service obligations	
	under Article 107(1) of the Treaty,	constitute State aid under	
	there is an obligation under	Article107(1) of the Treaty, there is	
	Article 108(3) of the Treaty to notify	an obligation under Article 108(3) of	
	them to the Commission.	the Treaty to notify them to the	
		Commission.	
31.		(19a) Cross–sectorial legislation	
		provides a strong basis for	
		consumer protection for a wide	
		range of energy services that exist,	
		and may develop in the future.	
		Nevertheless, certain basic	
		contractual rights of customers	
		should be clearly defined.	
32.	(20) Clear and comprehensible	(20) Clear and comprehensible	
	information should be made available	information should be made available	
	to consumers concerning their rights in	to consumers concerning their rights	
	relation to the energy sector. The	in relation to the energy sector. The	
	Commission has established, after	Commission has established, after	
	consulting relevant stakeholders	consulting relevant stakeholders	
	including Member States, national	including Member States, national	
	regulatory authorities, consumer	regulatory authorities, consumer	
	organisations and electricity	organisations and electricity	
	undertakings an energy consumer	undertakings an energy consumer	
	checklist providing consumers with	checklist providing consumers with	
	practical information about their rights.	practical information about their	
	That checklist should be maintained up	rights. That checklist should be	
	to date provided to all consumers and	maintained up to date provided to all	
	made publicly available.	consumers and made publicly	
		available.	

33.	(21) At present, several factors impede consumers from accessing, understanding and acting upon the various sources of market information available to them. To that end, the comparability of offers should be improved and barriers to switching minimised to the greatest practicable extent without unduly limiting consumer choice.	(21) At present, several factors impede consumers from accessing, understanding and acting upon the various sources of market information available to them. To that end, the comparability of offers should be improved and barriers to switching minimised to the greatest practicable extent without unduly limiting consumer choice.
34.	charged a broad range of fees directly or indirectly as a result of switching energy supplier. Such fees make calculating the best product or service more difficult and diminish the immediate financial advantage of switching. Although removing such fees may limit consumer choice by eliminating products based on rewarding consumer loyalty, restricting their use further should improve consumer welfare, consumer engagement and competition in the market.	being charged a broad range of fees directly or indirectly as a result of switching energy supplier. Such fees make calculating the best product or service more difficult and diminish the immediate financial advantage of switching. Although removing such fees may limit consumer choice by eliminating products based on rewarding consumer loyalty, restricting their use further should improve consumer welfare, consumer engagement and competition in the market.

35. (22a) Shorter expected switching times can encourage consumers to search for better energy deals and switch suppliers. The increased deployment of information technology will mean that the technical switching process of registering a new supplier in a metering point at the market operator should typically be able to be completed within 24 hours on any working day by the year 2025. Notwithstanding other steps in the switching process that must be completed before the technical process of switching is initiated, ensuring the technical process of switching can take place within 24 hours by this date will minimise switching times, helping to increase consumer engagement and retail competition. In any case, the total duration of the switching process should not exceed three weeks from the date of the customer notification.

(23) Independent comparison tools including websites are an effective means for customers to assess the merits of different energy offers available on the market. Search costs are lower as they no longer need to collect information from individual suppliers and service providers. Such tools can provide the right balance between the need for information to be clear and concise and the need for it to be complete and comprehensive. They should aim at including the broadest possible range of available offers, and at covering the market as completely as is feasible so as to give the customer a representative overview.. It is crucial that the information given on such tools be trustworthy, impartial and transparent.

(23) Independent comparison tools including websites are an effective means for smaller customers to assess the merits of different energy offers available on the market. Search costs are lower as they no longer need to collect information from individual suppliers and service providers. Such tools can provide the right balance between the need for information to be clear and concise and the need for it to be complete and comprehensive. They should aim at including the broadest possible range of available offers, and at covering the market as completely as is feasible so as to give the customer a representative overview. It is crucial that consumers have access to at least one comparison tool and that the information given on such tools be trustworthy, impartial and transparent. Member States may provide for this through a comparison tool that is operated by a national authority or a verified comparison tool that is operated by a private company.

37.	(24) Greater consumer protection is
	guaranteed by the availability of
	effective means of dispute settlement
	for all consumers. Member States
	should introduce speedy and effective
	complaint handling procedures.
	7 7 7

### **AM 11**

(24) Greater consumer protection is guaranteed by the availability of effective means of *independent* dispute settlement *mechanisms* for all consumers, *such as energy ombudsman or a consumer body*. Member States should introduce speedy and effective complaint handling procedures.

(24) Greater consumer protection is guaranteed by the availability of effective means of dispute settlement for all consumers. Member States should introduce speedy and effective complaint handling procedures.

(25) All consumers should be able to benefit from directly participating in the market, in particular by adjusting their consumption according to market signals and in return benefit from lower electricity prices or other incentive payments. The benefits of this active participation are likely to increase over time when electric vehicles, heat pumps and other flexible loads become more competitive. Consumers should be enabled to participate in all forms of demand response and therefore should have the possibility to opt for having a smart metering system and a dynamic electricity pricing contract. This should allow them to adjust their consumption according to real time price signals that reflect the value and cost of electricity or transportation in different time periods, while Member States should ensure a reasonable exposure of consumers to the wholesale price risk. Member States should also ensure that those consumers who choose not to

## **AM 12**

(25) All consumers should be able to benefit from directly participating in the market, in particular by adjusting their consumption according to market signals and in return benefit from lower electricity prices or other incentive payments. The benefits of this active participation are likely to increase over time when the awareness of otherwise passive consumers is raised about their possibilities as active consumers and when the information on the possibilities of active participation are better accessible and known Consumers should be enabled to participate in all forms of demand response and therefore should have the possibility to benefit from the full roll-out of smart metering systems, and in cases where such a roll out has been negatively assessed, they should be able to opt for having a smart metering system and a dynamic

(25) All consumers should be able to benefit from directly participating in the market, in particular by adjusting their consumption according to market signals and in return benefit from lower electricity prices or other incentive payments. The benefits of this active participation are likely to increase over time when electric vehicles, heat pumps and other flexible loads become more competitive. Consumers should be enabled to participate in all forms of demand response and therefore should have the possibility to opt for having a smart metering system and a dynamic electricity pricing contract. This should allow them to adjust their consumption according to real time price signals that reflect the value and cost of electricity or transportation in different time periods, while Member States should ensure a reasonable exposure of consumers to the wholesale price

	actively engage in the market are not penalised but instead their informed decision making on the options available to them should be facilitated in the manner that is the most suitable for domestic market conditions.	electricity pricing contract. This should allow them to adjust their consumption according to real time price signals that reflect the value and cost of electricity or transportation in different time periods, while Member States should ensure a reasonable exposure of consumers to the wholesale price risk. Consumers should be informed about potential price risk of dynamic price contracts. Member States should also ensure that those consumers who choose not to actively engage in the market are not penalised but instead their informed decision making on the options available to them should be facilitated in the manner that is the most suitable for domestic market	risk. Member States should also ensure that those consumers who choose not to actively engage in the market are not penalised but instead their informed decision making on the options available to them should be facilitated in the manner that is the most suitable for domestic market conditions.	
39.		conditions.		Accept in part (of AM 54, line
				254):
				(25 a) In order to maximise the benefits and effectiveness of
				dynamic electricity pricing,
				<u>Member States should assess the</u> <u>potential for making more</u>
				dynamic or reducing the share of fixed components in
				electricity bills, and where such
				potential exists, take appropriate action.

(26) All customer groups (industrial, commercial and households) should have access to the energy markets to trade their flexibility and selfgenerated electricity. Customers should be allowed to make full use of the advantages of aggregation of production and supply over larger regions and benefit from cross-border competition. Aggregators are likely to play an important role as intermediaries between customer groups and the market. Transparent and fair rules should be established to also allow independent aggregators to fulfil this role. Products should be defined on all organised energy markets, including ancillary services and capacity markets so as to encourage the participation of demand response.

(26) All customer groups (industrial, commercial and households) should have access to the energy markets to trade their flexibility and self-generated electricity. Customers should be allowed to make full use of the advantages of aggregation of production and supply over larger regions and benefit from cross-border competition. [] Market participants engaged in aggregation are likely to play an important role as intermediaries between customer groups and the market. Member States should be free to choose the appropriate implementation model and approach to governance, for independent aggregation while respecting the general principles as laid out in this Directive. This could include market-based or regulatory principles which provide solutions which achieve the provisions set out in this Directive. including models where imbalances are corrected. The chosen model should contain transparent and fair rules [] to [] allow independent aggregators to fulfil this role and to ensure, that the final customer adequately benefits from their activity. Products should be defined on all [] energy markets, including ancillary

		services and capacity markets so as	
		to encourage the participation of	
		demand response.	
41.	(27) The 'European Strategy for Low	(27) The 'European Strategy for	
	Emission Mobility'12 stresses the need	Low Emission Mobility <sup>13</sup> stresses	
	for the decarbonisation of the transport	the need for the decarbonisation of	
	sector and the reduction of its	the transport sector and the reduction	
	emissions especially in urban areas and	of its emissions especially in urban	
	highlights the important role that	areas and highlights the important	
	electro-mobility can play in	role that electro-mobility can play in	
	contributing to these objectives.	contributing to these objectives.	
	Moreover, the deployment of electro-	Moreover, the deployment of electro-	
	mobility constitutes an important	mobility constitutes an important	
	element of the energy transition.	element of the energy transition.	
	Market rules set out in this Directive	Market rules set out in this Directive	
	should therefore contribute to creating	should therefore contribute to	
favourable conditions for electric creating favourable conditions for vehicles of all kinds. In particular, they		creating favourable conditions for	
		electric vehicles of all kinds. In	
	should safeguard the effective	particular, they should safeguard the	
deployment of publicly accessible and private recharging points for electric effective deployment of publicly accessible and private recharging		effective deployment of publicly	
		accessible and private recharging	
	vehicles and ensure the efficient	e the efficient points for electric vehicles and	
	integration of vehicle charging into	ensure the efficient integration of	
	system operation.	vehicle charging into system	
		operation.	
42.	(28) Demand response will be pivotal	(28) Demand response will be	
	to enable smart charging of electric	pivotal to enable smart charging of	
	vehicles and thereby enable the	electric vehicles and thereby enable	
	efficient integration of electric vehicles	the efficient integration of electric	
	into the electricity grid which will be	vehicles into the electricity grid	
	crucial for the decarbonisation of	which will be crucial for the <b>process</b>	
	transport.	of decarbonisation of transport.	

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(29) Consumers should be able to consume, store and/or sell selfgenerated electricity to the market. New technology developments will facilitate these activities in the future. However, legal and commercial barriers exist including for example disproportionate fees for internally consumed electricity, obligations to feed self- generated electricity to the energy system, administrative burdens such as for self- generators who sell electricity to the system to comply with the requirements for suppliers, etc. All these obstacles that prevent consumers from self-generating and from consuming, storing or selling self-generated electricity to the market should be removed while it should be ensured that self-generating consumers contribute adequately to system costs.

(29) Consumers should be able to consume, store and/or sell selfgenerated electricity to the market. New technology developments will facilitate these activities in the future. However, legal and commercial barriers exist including for example disproportionate fees for internally consumed electricity, obligations to feed self- generated electricity to the energy system, administrative burdens such as for self- generators who sell electricity to the system to comply with the requirements for suppliers, etc. All these obstacles that prevent consumers from selfgenerating and from consuming, storing or selling self-generated electricity to the market should be removed while it should be ensured that self-generating consumers contribute adequately to system costs. Member States may have different governing provisions with respect to taxes and levies for individual and jointly acting final customers as well as for household and other final customers in their national legislation.

Distributed energy technologies and consumer empowerment have made community energy and energy cooperatives an effective and costefficient way to meet citizens' needs and expectations regarding energy sources, services and local participation. Community energy offers an inclusive option for all consumers to have a direct stake in producing, consuming or sharing energy between each other within a geographically confined community network that may operate in an isolated mode or be connected to the public distribution network Community energy initiatives focus primarily on providing affordable energy of a specific kind, such as renewable energy, for their members or shareholders rather than prioritising profit-making like a traditional energy company. By directly engaging with consumers community energy initiatives are demonstrating their potential in facilitating the up-take of new technologies and consumption patterns, including smart distribution grids and demand response, in an integrated manner. Community energy can also advance energy efficiency at household level and help fight energy poverty through reduced consumption and lower supply tariffs. Community energy also enables certain groups of

#### **AM 13**

(30) Distributed energy technologies and consumer empowerment have made community energy and energy cooperatives an effective and cost-efficient way to meet citizens' needs and expectations regarding energy sources, services and local participation. Community energy offers an inclusive option for all consumers to have a direct stake in producing, consuming or sharing energy between each other, on the basis of open and voluntary participation, within a geographically confined community network that may operate in an isolated mode or be connected to the public distribution network. Community energy initiatives focus primarily on providing affordable energy of a specific kind, such as renewable energy, for their members or shareholders, contributing to bringing benefits to local communities and to representing local interests, and rather than prioritising profit-making like a traditional energy company. By directly engaging with consumers community energy initiatives are demonstrating their potential in facilitating the up-take of new technologies and consumption patterns, including smart distribution

(30) Distributed energy technologies and consumer empowerment have made community energy [] an effective and costefficient way to meet citizens' needs and expectations regarding energy sources, services and local participation. Community energy offers an inclusive option for all consumers to have a direct stake in producing, consuming or sharing energy between each other []. Community energy initiatives focus primarily on providing affordable energy of a specific kind, such as renewable energy, for their members or shareholders rather than prioritising profit-making like a traditional energy company. By directly engaging with consumers community energy initiatives are demonstrating their potential in facilitating the up-take of new technologies and consumption patterns, including smart distribution grids and demand response, in an integrated manner. Community energy can also advance energy efficiency at household level and help fight energy poverty through reduced consumption and lower supply tariffs. Community energy also enables certain groups of household consumers to participate in the energy market who otherwise

household consumers to participate in the energy market who otherwise might not have been able to do so. Where they have been successfully operated such initiatives have delivered economic, social and environmental value to the community that goes beyond the mere benefits derived from the provision of energy services. Local energy communities should be allowed to operate on the market on a level-playing field without distorting competition. Household consumers should be allowed to voluntarily participate in a community energy initiative as well as to leave it, without losing access to the network operated by the community energy initiative or their rights as consumers. Access to a local energy community's network should be granted on fair and cost-reflective terms.

grids and demand response, in an integrated manner. Community energy can also advance energy efficiency at household level and help fight energy poverty through reduced consumption and lower supply tariffs. Community energy also enables certain groups of household consumers to participate in the energy market who otherwise might not have been able to do so. Where they have been successfully operated such initiatives have delivered economic, social and environmental value to the community that goes beyond the mere benefits derived from the provision of energy services. Local energy communities should be allowed to operate on the market on a level-playing field without distorting competition. Household consumers should be allowed to voluntarily participate in a community energy initiative as well as to leave it, without losing access to the network operated by the community energy initiative or their rights as consumers. Access to a local energy community's network should be granted on fair and cost-reflective terms.

might not have been able to do so. Where they have been successfully operated such initiatives have delivered economic, social and environmental value to the community that goes beyond the mere benefits derived from the provision of energy services. [] The Directive aims at recognizing certain categories of citizen energy initiatives at the European level as "energy communities" to provide them with an enabling framework, fair treatment, a level playing field and a well-defined catalogue of rights and obligations. Household consumers should be allowed to voluntarily participate in a community energy initiative as well as to leave it, without losing access to the network operated by the community energy initiative or their rights as consumers. Access to a [] energy community's network should be granted on fair and cost-reflective terms.

45. (30a) Energy community membership is open to all categories of entities, however the decision-making powers within an energy community should be limited to those members or shareholders that are not engaged in large scale commercial activity and for which the energy sector does not constitute a primary area of economic activity. Energy communities, as defined in the Directive, are deemed a category of citizens' initiatives that should be subject to recognition and protection under the Union law. The definition of energy communities does not prevent the existence of other citizen initiatives such as those stemming from private law agreements. Therefore, it should be possible for Member States to choose any form of entity for energy communities as long as such an entity may, acting in its own name, exercise rights and be subject to obligations.

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even over the public network, provided that both metering points belong to the community. Virtual sharing enables members to be supplied with electricity from the generation plants within the community without being in direct physical proximity or behind a single metering point. Where electricity is shared over the public network it should not affect the collection of network charges, tariffs, taxes and levies related to electricity flows. The sharing should be facilitated according the obligations and correct timeframes for balancing, metering and settlement. The provisions on energy communities do not interfere with the Member States' competence to design and implement their policies for the energy sector related to taxation, network charges and tariffs or energy policy financing systems and cost sharing as long as those policies are non-discriminatory and lawful.

48.	(20d) The	Divertive ferrages a
40.		Directive foresees a
		for Member States to
	allow an er	nergy community to
	become a d	listribution system
	operator ei	ther under the general
		n accordance with Art.
		o-called "Closed
	Distributio	on System Operator".
		nergy community is
	granted the	e status as a distribution
		rator, it should be
		d be subject to the same
		as distribution system
		The provisions on
		nmunities only clarifies
		distribution system
		that are likely to be
		r energy communities,
		aspects on distribution
		ration apply according
		isions on distribution
	system ope	
	system ope	1 4101 5.

(31) Energy bills and annual statements are an important means through which customers are informed. As well as data on consumption and costs, they can also convey other information that helps consumers to compare their current deal with other offers. However, considering that billrelated disputes are a very common source of consumer complaints, a factor which contributes to persistently low levels of consumer satisfaction and engagement in the energy sector, it is necessary to make bills and annual statements clearer and easier to understand, as well as to ensure that bills contain all the information necessary to enable consumers to regulate their energy consumption, compare offers and switch suppliers.

## **AM 14**

(31) Energy bills and annual statements are an important means through which customers are informed. Energy bills and annual statements provide data on consumption and costs, while they can also convey other information that helps consumers to compare their current deal with other offers. However, considering that billrelated disputes are a very common source of consumer complaints, bills and annual statements contribute to persistently low levels of consumer satisfaction and engagement in the energy sector. *Therefore* it is necessary to make bills and annual statements clearer and easier to understand, as well as to ensure that bills contain all the information necessary to enable consumers to regulate their energy consumption, compare offers and switch suppliers.

(31) Energy bills [] are an important means through which customers are informed. As well as data on consumption and costs, they can also convey other information that helps consumers to compare their current deal with other offers. However, [] bill-related disputes are a very common source of consumer complaints, a factor which contributes to persistently low levels of consumer satisfaction and engagement in the energy sector. It is therefore necessary to make bills [] clearer and easier to understand, as well as to ensure that bills and billing information [] prominently display a limited number of important information items that are necessary to enable consumers to regulate their energy consumption, compare offers and switch suppliers. Other information items should be available to final customers in. with or signposted to within their bills. These can be displayed in the bill, be in a separate document attached to the bill, or the bill can contain a reference to where the customer can easily find the information on a website, app or through other means.

50.	(31a) The regular provision of accurate billing information based on actual consumption, facilitated by smart meters, is important for helping consumers to control their electricity consumption and costs.  Nevertheless, consumers, in particular household consumers, should have access to flexible arrangements for actual payment.  This enables, for example, consumers to be provided frequent billing information whilst only paying on a quarterly basis, or products where the consumer pays the same amount every month independent of the actual consumption.
51.	(31b) The provisions on billing provided for in Directive 2012/27/EU of the European Parliament and of the Council <sup>14</sup> should be updated, streamlined and moved to Directive 2009/72/EC, where they fit more coherently.

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<sup>14</sup> Directive 2012/27/EU of the European Parliament and of the Council of 25 October 2012 on energy efficiency, amending Directives 2009/125/EC and 2010/30/EU and repealing Directives 2004/8/EC and 2006/32/EC (OJ L 315, 14.11.2012, p. 1).

52.	(32) Member States should	AM 15	(32) Member States should	
	encourage the modernisation of	(32) Member States should	encourage the modernisation of	
	distribution networks, such as through	encourage the modernisation of	distribution networks, such as	
	the introduction of smart grids, which	distribution networks, such as	through the introduction of smart	
	should be built in a way that	through the introduction of smart	grids, which should be built in a way	
	encourages decentralised generation	grids, which should be built in a way	that encourages decentralised	
	and energy efficiency.	that encourages decentralised	generation and energy efficiency.	
		generation, energy storage and		
		energy efficiency.		
53.	(33) Engaging consumers requires		(33) Engaging consumers requires	
	appropriate incentives and		appropriate incentives and	
	technologies such as smart metering.		technologies such as smart metering.	
	Smart metering systems empower		Smart metering systems empower	
	consumers as they allow them to		consumers as they allow them to	
	receive accurate and near-real time		receive accurate and near-real time	
	feedback on their energy consumption		feedback on their energy	
	or generation allowing them to manage		consumption or generation allowing	
	it better, participate in and reap		them to manage it better, participate	
	benefits from demand side response		in and reap benefits from demand	
	programmes and other services, and		side response programmes and other	
	lower their electricity bill. Smart		services, and lower their electricity	
	metering also enables distribution		bill. Smart metering also enables	
	system operators to have better		distribution system operators to have	
	visibility of their networks, and		better visibility of their networks, and	
	consequently reduce their operation		consequently reduce their operation	
	and maintenance costs and pass those		and maintenance costs and pass those	
	savings to the distribution tariffs which		savings to the distribution tariffs	
	are ultimately borne by consumers.		which are ultimately borne by	
	3		consumers.	
54.	(34) When it comes to deciding at	AM 16	(34) When it comes to deciding at	
	national level on the smart metering	(34) When it comes to deciding at	national level on the smart metering	
	deployment, it should be possible to	national level on the smart metering	deployment, it should be possible to	
	base this on an economic assessment.	deployment, it should be possible to	base this on an economic assessment.	
	Should that assessment conclude that	base this on an economic assessment.	Should that assessment conclude that	
	the introduction of such metering	This economic assessment should	the introduction of such metering	
	systems is economically reasonable	take into account the long term	systems is economically reasonable	

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	and cost-effective only for consumers	benefits of smart metering	and cost-effective only for consumers	
	with a certain amount of electricity	deployment for the whole value	with a certain amount of electricity	
	consumption, Member States should	chain, in particular for better	consumption, Member States should	
	be able to take that into account when	network management, more precise	be able to take that into account	
	proceeding with implementation.	planning and identification of	when proceeding with	
		network losses. Should that	implementation.	
		assessment conclude that the		
		introduction of such metering		
		systems is cost-effective only for		
		consumers with a certain amount of		
		electricity consumption, Member		
		States should be able to take that into		
		account when proceeding with		
		implementation. <i>This assessment</i>		
		should however be reviewed		
		regularly and at least every two		
		years in light of the fast evolving		
		technological developments.		
<b>55.</b>	(35) Member States that are not		(35) Member States that are not	
	systematically rolling out smart		systematically rolling out smart	
	metering should give the possibility to		metering should give the possibility	
	consumers to benefit, upon request and		to consumers to benefit, upon request	
	under fair and reasonable conditions,		and under fair and reasonable	
	and by providing them with all the		conditions, and by providing them	
	relevant information, from the		with all the relevant information,	
	installation of an electricity smart		from the installation of an electricity	
	meter. Where consumers do not have		smart meter. Where consumers do	
	smart meters, they should be entitled to		not have smart meters, they should	
	meters that fulfil the minimum		be entitled to meters that fulfil the	
	requirements necessary to provide		minimum requirements necessary to	
	them with the billing information		provide them with the billing	
	specified in this Directive.		information specified in this	
	specified in this Directive.			
			Directive.	

<b>56.</b>	(36) In order to assist consumers'			
	active participation in the electricity			
	market, the smart metering systems to			
	be deployed by Member States in their			
	territory should be interoperable, not			
	represent a barrier to switching of			
	supplier, and should be equipped with			
	fit-for-purpose functionalities that			
	allow consumers to have near-real time			
	access to their consumption data,			
	modulate their energy consumption			
	and, to the extent that the supporting			
	infrastructure permits, offer their			
	flexibility to the network and to energy			
	services companies, be rewarded for it,			
	and achieve savings in their electricity			
	bill.			

(36) In order to assist consumers' active participation in the electricity market, the smart metering systems to be deployed by Member States in their territory should be interoperable, not represent a barrier to switching of supplier, and should be equipped with fit-for-purpose functionalities that allow consumers to have near-real time access to their consumption data, modulate their energy consumption and, to the extent that the supporting infrastructure permits, offer their flexibility to the network and to energy services companies, be rewarded for it, and achieve savings in their electricity bill.

(37) A key aspect of supplying customers is access to objective and transparent consumption data. Thus, consumers should have access to their consumption data and associated prices and services costs so that they can invite competitors to make an offer based on those data. Consumers should also have the right to be properly informed about their energy consumption. Prepayments should not place a disproportionate disadvantage at their users, while different payment systems should be non-discriminatory. Information on energy costs provided to consumers frequently enough will create incentives for energy savings because it will give customers direct

## **AM 17**

(37) A key aspect of supplying *final* customers is access to objective, *timely* and transparent consumption data. Thus, consumers should have access to their consumption data and associated prices and services costs so that they can invite competitors to make an offer based on those data. Consumers should also have the right to be properly informed about their energy consumption. Prepayments should not place a disproportionate disadvantage at their users, while different payment systems should be non-discriminatory. Information on energy costs provided to *final* 

(37) A key aspect of supplying customers is access to objective and transparent consumption data. Thus, consumers should have access to their consumption data and associated prices and services costs so that they can invite competitors to make an offer based on those data. Consumers should also have the right to be properly informed about their energy consumption. Prepayments should not place a disproportionate disadvantage at their users, while different payment systems should be non-discriminatory. Information on energy costs provided to consumers frequently enough will create incentives for energy savings because

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	feedback on the effects of investment in energy efficiency and change of behaviour. In this respect, full implementation of Directive 2012/27/EU of the European Parliament and of the Council <sup>15</sup> will help consumers to reduce their energy costs.	consumers frequently enough will create incentives for energy savings because it will give <i>final</i> customers direct feedback on the effects of investment in energy efficiency and change of behaviour. In this respect, full implementation of Directive 2012/27/EU of the European Parliament and of the Council <sup>35</sup> will help consumers to reduce their energy costs.	it will give customers direct feedback on the effects of investment in energy efficiency and change of behaviour. In this respect, full implementation of Directive 2012/27/EU of the European Parliament and of the Council <sup>16</sup> will help consumers to reduce their energy costs.	
58.	(38) Currently different models for the management of data have been developed or are under development in the Member States following the deployment of smart metering systems. Independently of the data management model it is important that Member States put in place transparent rules under which data can be accessed under non-discriminatory conditions and ensure the highest level of cybersecurity and data protection as well as the impartiality of the entities which handle data.	AM 18 (38) Currently different models for the management of data have been developed or are under development in the Member States following the deployment of smart metering systems. Independently of the data management model it is important that Member States put in place transparent rules under which data can be accessed and exchanged under non-discriminatory conditions and in an effective manner and ensure the highest level of data integrity, cybersecurity and data protection as well as the impartiality of the entities which handle data.  Member States should also ensure that consumers remain in control	(38) Currently different models for the management of data have been developed or are under development in the Member States following the deployment of smart metering systems. Independently of the data management model it is important that Member States put in place transparent rules under which data can be accessed under non-discriminatory conditions and ensure the highest level of cybersecurity and data protection as well as the impartiality of the entities which handle data.	

Directive 2012/27/EU of the European Parliament and of the Council of 25 October 2012 on energy efficiency, amending Directives 2009/125/EC and 2010/30/EU and repealing Directives 2004/8/EC and 2006/32/EC (OJ L 315, 14.11.2012, p. 1).

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Directive 2012/27/EU of the European Parliament and of the Council of 25 October 2012 on energy efficiency, amending Directives 2009/125/EC and 2010/30/EU and repealing Directives 2004/8/EC and 2006/32/EC (OJ L 315, 14.11.2012, p. 1).

		and owners of the consumption data, in particular by being able to identify themselves, give or withdraw consent in an easy manner in accordance with Union		
59.	(39) Member States should take the	data protection legislation.	(39) Member States should take the	
59.				
	necessary measures to protect vulnerable and energy poor customers		necessary measures to protect vulnerable and energy poor	
	in the context of the internal market in		customers in the context of the	
	electricity. Such measures may differ		internal market in electricity. Such	
	according to the particular		measures may differ according to the	
	circumstances in the Member States in		particular circumstances in the	
	question and may include social or		Member States in question and may	
	energy policy measures relating to the		include social or energy policy	
	payment of electricity bills, investment		measures relating to the payment of	
	in residential energy efficiency or		electricity bills, investment in	
	consumer protection such as		residential energy efficiency or	
	disconnection safeguards. Where		consumer protection such as	
	universal service is also provided to		disconnection safeguards. Where	
	small enterprises, measures to ensure		universal service is also provided to	
	that such universal service is provided		small enterprises, measures to ensure	
	may differ according to whether they		that such universal service is	
	are aimed at household customers or		provided may differ according to	
	small enterprises.		whether they are aimed at household	
			customers or small enterprises.	
60.	(40) Energy services are fundamental	AM 19	(40) Energy services are	
	to safeguard the well-being of the	(40) Energy <i>supply is</i> fundamental	fundamental to safeguard the well-	
	Union citizens. Adequate warmth,	to safeguard the well-being of the	being of the Union citizens.	
	cooling, lighting and the energy to	Union citizens. <i>Heating</i> , cooling,	Adequate warmth, cooling, lighting	
	power appliances are essential services	lighting and the energy to power	and the energy to power appliances	
	to guarantee a decent standard of	appliances are essential to guarantee	are essential services to guarantee a	
	living and citizens' health.	a decent standard of living and	decent standard of living and citizens'	
	Furthermore, access to these energy	citizens' health. Furthermore, access	health. Furthermore, access to these	
	services empowers European citizens	to energy empowers European	energy services empowers European	

to fulfil their potential and it enhances social inclusion. Energy poor households are unable to afford these energy services due to a combination of low income, high energy expenditure and poor energy efficiency of their homes. Member States should collect the right information to monitor the number of households in energy poverty. Accurate measurement should assist Member States to identify those households affected by energy poverty in order to provide targeted support. The Commission should actively support the implementation of the provisions on energy poverty by facilitating the sharing of good practices between Member States.

citizens to fulfil their potential and it enhances social inclusion. Energy poor households are unable to afford these energy services due to a combination of low income, high energy expenditure and poor energy efficiency of their homes. Member States should collect the right information to monitor the number of households in energy poverty. Accurate measurement should assist Member States to identify those households affected by energy poverty in order to provide targeted support *through their social welfare* systems or other policy measures. The Commission should actively support the implementation of the provisions on energy poverty by facilitating the sharing of good practices between Member States.

citizens to fulfil their potential and it enhances social inclusion. Energy poor households are unable to afford these energy services due to a combination of low income, high energy expenditure and poor energy efficiency of their homes. Member States should collect the right information to monitor the number of households in energy poverty. Accurate measurement should assist Member States to identify those households affected by energy poverty in order to provide targeted support. The Commission should actively support the implementation of the provisions on energy poverty by facilitating the sharing of good practices between Member States.

Member States which are (41) 61. affected by energy poverty and which have not yet done so should therefore develop national action plans or other appropriate frameworks to tackle this problem, aiming at decreasing the number of people suffering such situation. Low income, high energy expenditure, and poor energy efficiency of homes are relevant factors in designing indicators for the measurement of energy poverty. In any event, Member States should ensure the necessary energy supply for

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(41) Energy poverty is a growing problem in the Union. Member States which are affected by energy poverty and which have not yet done so should therefore develop national action plans or other appropriate frameworks to tackle energy poverty, aiming at decreasing the number of energy poor customers. Low income, high energy expenditure, and poor energy efficiency of homes are relevant factors in designing indicators for the measurement of

(41) Member States which are affected by energy poverty and which have not yet done so should therefore develop national action plans or other appropriate frameworks to tackle this problem, aiming at decreasing the number of people suffering such situation. Low income, high energy expenditure, and poor energy efficiency of homes are, among others, relevant factors in designing indicators for the measurement of energy poverty. In any event, Member States should

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	vulnerable and energy poor customers. In doing so, an integrated approach, such as in the framework of energy and social policy, could be used and	energy poverty. In any event, Member States should ensure the necessary energy supply for vulnerable and energy poor	ensure the necessary energy supply for vulnerable and energy poor customers. In doing so, an integrated approach, such as in the framework	
	measures could include social policies	customers. In doing so, an integrated	of energy and social policy, could be	
	or energy efficiency improvements for	approach, such as in the framework	used and measures could include	
	housing. At the very least, this	of energy and social policy, could be	social policies or energy efficiency	
	Directive should allow national	used and measures could include	improvements for housing. At the	
	policies in favour of vulnerable and	social policies or energy efficiency	very least, this Directive should	
	energy poor customers.	improvements for housing. This	allow national policies in favour of	
	chergy poor customers.	Directive should <i>enhance</i> national	vulnerable and energy poor	
		policies in favour of vulnerable and	customers.	
		energy poor customers.	customers.	
<b>62.</b>	(42) Distribution system operators	energy poor easterners.	(42) Distribution system operators	
02.	have to cost-efficiently integrate new		have to cost-efficiently integrate new	
	electricity generation especially		electricity generation especially	
	generating installations using		generating installations using	
	renewable energy sources and new		renewable energy sources and new	
	loads such as heat pumps and electric		loads such as heat pumps and electric	
	vehicles. For this purpose distribution		vehicles. For this purpose	
	system operators should be enabled		distribution system operators should	
	and incentivised to use services from		be enabled and incentivised to use	
	distributed energy resources such as		services from distributed energy	
	demand response and energy storage,		resources such as demand response	
	based on market procedures, in order		and energy storage, based on market	
	to efficiently operate their networks		procedures, in order to efficiently	
	and avoid costly network expansions.		operate their networks and avoid	
	Member States should put in place		costly network expansions. Member	
	appropriate measures such as national		States should put in place appropriate	
	network codes and market rules, and		measures such as national network	
	incentivise distribution system		codes and market rules, and	
	operators through network tariffs		incentivise distribution system	
	which do not create obstacles to		operators through network tariffs	
	flexibility or to the improvement of		which do not create obstacles to	
	energy efficiency in the grid. Member		flexibility or to the improvement of	

		T		
	States should also introduce network		energy efficiency in the grid.	
	development plans for distribution		Member States should also introduce	
	systems in order to support the		network development plans for	
	integration of generating installations		distribution systems in order to	
	using renewable energy sources,	s	support the integration of generating	
	facilitate the development of storage	i	installations using renewable energy	
	facilities and the electrification of the	S	sources, facilitate the development of	
	transport sector, and provide to system		storage facilities and the	
	users adequate information regarding		electrification of the transport sector,	
	the foreseen expansions or upgrades of		and provide to system users adequate	
	the network, as currently such		information regarding the foreseen	
	procedure does not exist in the		expansions or upgrades of the	
	majority of Member States.		network, as currently such procedure	
			does not exist in the majority of	
			Member States.	
63.			(42a) Network operators should	
05.		l '	not own, develop, manage or	
			operate energy storage facilities. In	
			the new electricity market design	
			storage services should be market-	
			based and competitive.	
			Consequently, cross-subsidization	
			between storage and the regulated	
			function of distribution or	
			transmission of electricity should be avoided. Such restriction on	
			storage facilities ownership is to	
			prevent distortion of competition,	
			eliminate the risk of	
			discrimination, safeguard fair	
			access to storage services to all	
			market participants and to foster	
		I	effective and efficient use of	
			storage facilities, beyond the	
			operation of the distribution or	

			transmission system. This should be interpreted and applied in accordance with the rights and principles established under the Charter of Fundamental Rights of the European Union, in particular the freedom to conduct a business and the right to property guaranteed by Articles 16 and 17 of the Charter.	
64.	(43) Non-discriminatory access to the distribution network determines downstream access to customers at retail level. To create a level playing field at retail level, the activities of distribution system operators should therefore be monitored so that they are prevented from taking advantage of their vertical integration as regards their competitive position on the market, in particular in relation to household and small non-household customers.		(43) Non-discriminatory access to the distribution network determines downstream access to customers at retail level. To create a level playing field at retail level, the activities of distribution system operators should therefore be monitored so that they are prevented from taking advantage of their vertical integration as regards their competitive position on the market, in particular in relation to household and small non-household customers.	
65.	(44) Where a closed distribution system is used to ensure the optimal efficiency of an integrated energy supply requiring specific operational standards, or a closed distribution system is maintained primarily for the use of the owner of the system, it should be possible to exempt the distribution system operator from obligations which would constitute an unnecessary administrative burden because of the particular nature of the	AM 21 (44) Where a closed distribution system is used to ensure the optimal efficiency of an integrated energy supply requiring specific operational standards, or <i>when</i> a closed distribution system is maintained primarily for the use of the owner of the system, it should be possible to exempt the distribution system operator from obligations which would constitute an unnecessary	(44) Where a closed distribution system is used to ensure the optimal efficiency of an integrated energy supply requiring specific operational standards, or a closed distribution system is maintained primarily for the use of the owner of the system, it should be possible to exempt the distribution system operator from obligations which would constitute an unnecessary administrative burden because of the particular nature of the	

	relationship between the distribution	administrative burden because of the	relationship between the distribution	
	system operator and the users of the	particular nature of the relationship	system operator and the users of the	
	system operator and the users of the system. Industrial, commercial or	*	system operator and the users of the system. Industrial, commercial or	
	shared services sites such as train	between the distribution system	shared services sites such as train	
		operator and the users of the system.		
	station buildings, airports, hospitals,	Industrial, commercial or shared	station buildings, airports, hospitals,	
	large camping sites with integrated	services sites such as train station	large camping sites with integrated	
	facilities or chemical industry sites can	buildings, airports, hospitals, large	facilities or chemical industry sites	
	include closed distribution systems	camping sites with integrated	can include closed distribution	
	because of the specialised nature of	facilities or chemical industry sites	systems because of the specialised	
	their operations.	can include closed distribution	nature of their operations.	
		systems because of the specialised		
		nature of their operations.		
66.	(45) In order to secure competition		(45) In order to secure competition	
	and the supply of electricity at the		and the supply of electricity at the	
	most competitive price, Member States		most competitive price, Member	
	and national regulatory authorities		States and national regulatory	
	should facilitate cross-border access		authorities should facilitate cross-	
	for new suppliers of electricity from		border access for new suppliers of	
	different energy sources as well as for		electricity from different energy	
	new providers of power generation.		sources as well as for new providers	
			of power generation.	
67.	(46) Without effective separation of		(46) Without effective separation of	
	networks from activities of generation		networks from activities of	
	and supply (effective unbundling),		generation and supply (effective	
	there is an inherent risk of		unbundling), there is an inherent risk	
	discrimination not only in the		of discrimination not only in the	
	operation of the network but also in the		operation of the network but also in	
	incentives for vertically integrated		the incentives for vertically	
	undertakings to invest adequately in		integrated undertakings to invest	
	their networks.		adequately in their networks.	

68. (47)Only the removal of the incentive for vertically integrated undertakings to discriminate against competitors as regards network access and investment can ensure effective unbundling. Ownership unbundling, which implies the appointment of the network owner as the system operator and its independence from any supply and production interests, is clearly an effective and stable way to solve the inherent conflict of interests and to ensure security of supply. For that reason, the European Parliament, in its resolution of 10 July 2007 on prospects for the internal gas and electricity market<sup>17</sup> referred to ownership unbundling at transmission level as the most effective tool to promote investments in infrastructure in a non-discriminatory way, fair access to the network for new entrants and transparency in the market. Under ownership unbundling, Member States should therefore be required to ensure that the same person or persons are not entitled to exercise control over a generation or supply undertaking and, at the same time, exercise control or any right over a transmission system operator or transmission system. Conversely, control over a transmission system or transmission

(47) Only the removal of the incentive for vertically integrated undertakings to discriminate against competitors as regards network access and investment can ensure effective unbundling. Ownership unbundling, which implies the appointment of the network owner as the system operator and its independence from any supply and production interests, is clearly an effective and stable way to solve the inherent conflict of interests and to ensure security of supply. For that reason, the European Parliament, in its resolution of 10 July 2007 on prospects for the internal gas and electricity market referred to ownership unbundling at transmission level as the most effective tool to promote investments in infrastructure in a nondiscriminatory way, fair access to the network for new entrants and transparency in the market. Under ownership unbundling, Member States should therefore be required to ensure that the same person or persons are not entitled to exercise control over a generation or supply undertaking and, at the same time, exercise control or any right over a transmission system operator or

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OJ C 175 E, 10.7.2008, p.206.

system operator should preclude the transmission system. Conversely,	
possibility of exercising control or any control over a transmission system or	
right over a generation or supply transmission system operator should	
undertaking. Within those limits, a preclude the possibility of exercising	
generation or supply undertaking control or any right over a generation	
should be able to have a minority or supply undertaking. Within those	
shareholding in a transmission system limits, a generation or supply	
operator or transmission system.  undertaking should be able to have a	
minority shareholding in a	
transmission system operator or	
transmission system.	
<b>69.</b> (48) Any system for unbundling (48) Any system for unbundling	
should be effective in removing any should be effective in removing any	
conflict of interests between producers, conflict of interests between	
suppliers and transmission system producers, suppliers and transmission	
operators, in order to create incentives system operators, in order to create	
for the necessary investments and incentives for the necessary	
guarantee the access of new market investments and guarantee the access	
entrants under a transparent and of new market entrants under a	
efficient regulatory regime and should transparent and efficient regulatory	
not create an overly onerous regulatory regime and should not create an	
regime for national regulatory overly onerous regulatory regime for	
authorities. national regulatory authorities.	
<b>70.</b> (49) Since ownership unbundling (49) Since ownership unbundling	
requires, in some instances, the	
restructuring of undertakings, Member restructuring of undertakings,	
States that decide to implement  Member States that decide to	
ownership unbundling should be implement ownership unbundling	
granted additional time to apply the should be granted additional time to	
relevant provisions. In view of the apply the relevant provisions. In view	
vertical links between the electricity  of the vertical links between the	
and gas sectors, the unbundling electricity and gas sectors, the	
provisions should apply across the two unbundling provisions should apply	
sectors.	

71.	(50) Under ownership unbundling, to	(50) Under ownership unbundling,
	ensure full independence of network	to ensure full independence of
	operation from supply and generation	network operation from supply and
	interests and to prevent exchanges of	generation interests and to prevent
	any confidential information, the same	exchanges of any confidential
	person should not be a member of the	information, the same person should
	managing boards of both a	not be a member of the managing
	transmission system operator or a	boards of both a transmission system
	transmission system and an	operator or a transmission system
	undertaking performing any of the	and an undertaking performing any
	functions of generation or supply. For	of the functions of generation or
	the same reason, the same person	supply. For the same reason, the
	should not be entitled to appoint	same person should not be entitled to
	members of the managing boards of a	appoint members of the managing
	transmission system operator or a	boards of a transmission system
	transmission system and to exercise	operator or a transmission system
	control or any right over a generation	and to exercise control or any right
	or supply undertaking.	over a generation or supply
		undertaking.
72.	(51) The setting up of a system	(51) The setting up of a system
	operator or a transmission operator that	operator or a transmission operator
	is independent from supply and	that is independent from supply and
	generation interests should enable a	generation interests should enable a
	vertically integrated undertaking to	vertically integrated undertaking to
	maintain its ownership of network	maintain its ownership of network
	assets whilst ensuring effective	assets whilst ensuring effective
	separation of interests, provided that	separation of interests, provided that
	such independent system operator or	such independent system operator or
	such independent transmission	such independent transmission
	operator performs all the functions of a	operator performs all the functions of
	system operator and detailed	a system operator and detailed
	regulation and extensive regulatory	regulation and extensive regulatory
	control mechanisms are put in place.	control mechanisms are put in place.

=-2	(50) IIII 0.000	(52) WH 2.0 ( 1 2000
73.	(52) Where, on 3 September 2009, an	(52) Where, on 3 September 2009,
	undertaking owning a transmission	an undertaking owning a
	system was part of a vertically	transmission system was part of a
	integrated undertaking, Member States	vertically integrated undertaking,
	should therefore be given a choice	Member States should therefore be
	between ownership unbundling and	given a choice between ownership
	setting up a system operator or	unbundling and setting up a system
	transmission operator which is	operator or transmission operator
	independent from supply and	which is independent from supply
	generation interests.	and generation interests.
74.	(53) To preserve fully the interests of	(53) To preserve fully the interests
	the shareholders of vertically	of the shareholders of vertically
	integrated undertakings, Member	integrated undertakings, Member
	States should have the choice of	States should have the choice of
	implementing ownership unbundling	implementing ownership unbundling
	either by direct divestiture or by	either by direct divestiture or by
	splitting the shares of the integrated	splitting the shares of the integrated
	undertaking into shares of the network	undertaking into shares of the
	undertaking and shares of the	network undertaking and shares of
	remaining supply and generation	the remaining supply and generation
	undertaking, provided that the	undertaking, provided that the
	requirements resulting from ownership	requirements resulting from
	unbundling are complied with.	ownership unbundling are complied
		with.

(54) The full effectiveness of the independent system operator or independent transmission operator solutions should be ensured by way of specific additional rules. The rules on the independent transmission operator provide an appropriate regulatory framework to guarantee fair competition, sufficient investment, access for new market entrants and the integration of electricity markets. Effective unbundling through the independent transmission operator provisions should be based on a pillar of organisational measures and measures relating to the governance of transmission system operators and on a pillar of measures relating to investment, connecting new production capacities to the network and market integration through regional cooperation. The independence of the transmission operator should also, inter alia, be ensured through certain 'cooling-off' periods during which no management or other relevant activity giving access to the same information as could have been obtained in a managerial position is exercised in the vertically integrated undertaking.

(54) The full effectiveness of the independent system operator or independent transmission operator solutions should be ensured by way of specific additional rules. The rules on the independent transmission operator provide an appropriate regulatory framework to guarantee fair competition, sufficient investment, access for new market entrants and the integration of electricity markets. Effective unbundling through the independent transmission operator provisions should be based on a pillar of organisational measures and measures relating to the governance of transmission system operators and on a pillar of measures relating to investment, connecting new production capacities to the network and market integration through regional cooperation. The independence of the transmission operator should also, inter alia, be ensured through certain 'cooling-off' periods during which no management or other relevant activity giving access to the same information as could have been obtained in a managerial position is exercised in the vertically integrated undertaking.

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	transmission activities on the other.	generation and supply activities on
	transmission activities on the other.	the one hand and transmission
		activities on the other.
78.	(57) Fully effective separation of	(57) Fully effective separation of
	network activities from supply and	network activities from supply and
	generation activities should apply	generation activities should apply
	throughout the Union to both Union	throughout the Union to both Union
	and non- Union undertakings. To	and non- Union undertakings. To
	ensure that network activities and	ensure that network activities and
	supply and generation activities	supply and generation activities
	throughout the Union remain	throughout the Union remain
	independent from each other,	independent from each other,
	regulatory authorities should be	regulatory authorities should be
	empowered to refuse certification to	empowered to refuse certification to
	transmission system operators that do	transmission system operators that do
	not comply with the unbundling rules.	not comply with the unbundling
	To ensure the consistent application of	rules. To ensure the consistent
	those rules across the Union, the	application of those rules across the
	regulatory authorities should take	Union, the regulatory authorities
	utmost account of the Commission's	should take utmost account of the
	opinion when the former take	Commission's opinion when the
	decisions on certification. To ensure,	former take decisions on
	in addition, respect for the	certification. To ensure, in addition,
	international obligations of the Union,	respect for the international
	and solidarity and energy security	obligations of the Union, and
	within the Union, the Commission	solidarity and energy security within
	should have the right to give an	the Union, the Commission should
	opinion on certification in relation to a	have the right to give an opinion on
	transmission system owner or a	certification in relation to a
	transmission system operator which is	transmission system owner or a
	controlled by a person or persons from	transmission system operator which
	a third country or third countries.	is controlled by a person or persons
		from a third country or third
		countries.

(58) Authorisation procedures should	(58) Authorisation procedures	
legislator does not constitute an	the regulator by the national	
obstacle to budgetary autonomy. The	legislator does not constitute an	
provisions relating to the autonomy in	obstacle to budgetary autonomy. The	
the implementation of the allocated	provisions relating to the autonomy	
budget of the regulatory authority	in the implementation of the	
should be implemented in the	allocated budget of the regulatory	
framework defined by national	authority should be implemented in	
budgetary law and rules. While	the framework defined by national	
contributing to the independence of the	budgetary law and rules. While	
	the board.	
	the implementation of the allocated budget of the regulatory authority should be implemented in the framework defined by national budgetary law and rules. While	isproportionate to the size and disproportionate to the size and potential impact of electricity producers. Unduly lengthy authorisation procedures may constitute a barrier to access for new market entrants.  (59) Energy regulators need to be able to take decisions in relation to all relevant regulatory issues if the internal market in electricity is to function properly, and to be fully independent from any other public or private interests. This precludes neither judicial review nor parliamentary supervision in accordance with the constitutional laws of the Member States. In addition, approval of the budget of the regulator by the national legislator does not constitute an obstacle to budgestary authorny; The provisions relating to the autonomy in the implementation of the allocated budget of the regulatory authority should be implemented in the framework defined by national budgetary law and rules. While contributing to the independence of the national regulatory authority should be possible for Member States in the regulatory authority should be possible for Member States of human resources and of the size of the badget of the regulatory authority should be possible for Member States to take due account of the size of the budget of the regulatory authority should be possible for Member States to take due account of the size of the boad.

81.	(60) National regulatory authorities	(60) National regulatory authorities
	should be able to fix or approve tariffs,	should be able to fix or approve
	or the methodologies underlying the	tariffs, or the methodologies
	calculation of the tariffs, on the basis	underlying the calculation of the
	of a proposal by the transmission	tariffs, on the basis of a proposal by
	system operator or distribution system	the transmission system operator or
	operator(s), or on the basis of a	distribution system operator(s), or on
	proposal agreed between those	the basis of a proposal agreed
	operator(s) and the users of the	between those operator(s) and the
	network. In carrying out those tasks,	users of the network. In carrying out
	national regulatory authorities should	those tasks, national regulatory
	ensure that transmission and	authorities should ensure that
	distribution tariffs are non-	transmission and distribution tariffs
	discriminatory and cost-reflective, and	are non-discriminatory and cost-
	should take account of the long-term,	reflective, and should take account of
	marginal, avoided network costs from	the long-term, marginal, avoided
	distributed generation and demand-	network costs from distributed
	side management measures.	generation and demand-side
		management measures.
82.	(61) Energy regulators should have	(61) Energy regulators should have
	the power to issue binding decisions in	the power to issue binding decisions
	relation to electricity undertakings and	in relation to electricity undertakings
	to impose effective, proportionate and	and to impose effective,
	dissuasive penalties on electricity	proportionate and dissuasive
	undertakings which fail to comply with	penalties on electricity undertakings
	their obligations or to propose that a	which fail to comply with their
	competent court impose such penalties	obligations or to propose that a
	on them. To this end, regulatory	competent court impose such
	authorities should be able to request	penalties on them. To this end,
	relevant information from electricity	regulatory authorities should be able
	undertakings, make appropriate and	to request relevant information from
	sufficient investigations and settle	electricity undertakings, make
	disputes. Energy regulators should also	appropriate and sufficient
	be granted the power to decide,	investigations and settle disputes.
	irrespective of the application of	Energy regulators should also be
	I .	Lifergy regulators silvata also de

	competition rules, on appropriate measures ensuring customer benefits through the promotion of effective competition necessary for the proper functioning of the internal market in electricity.	granted the power to deci irrespective of the application rules, on apprentiation rules, on apprentiation rules, on apprentiation of the promotion of the competition necessary for functioning of the international electricity.	ation of propriate mer benefits of effective r the proper
83.	be granted the power to contribute to ensuring high standards of universal and public service in compliance with market opening, to the protection of vulnerable customers, and to the full effectiveness of consumer protection measures. Those provisions should be without prejudice to both the Commission's powers concerning the application of competition rules including the examination of mergers with a Union dimension, and the rules on the internal market such as the free movement of capital. The independent body to which a party affected by the decision of a national regulator has a right to appeal could be a court or other tribunal empowered to conduct a judicial review.	be granted the power to densuring high standards of and public service in common with market opening, to the protection of vulnerable of and to the full effectiveness consumer protection means provisions should be with prejudice to both the Compowers concerning the approvision rules including examination of mergers of dimension, and the rules internal market such as the movement of capital. The independent body to which affected by the decision of regulator has a right to appear a court or other tribung empowered to conduct a review.	contribute to of universal appliance the customers, ess of asures. Those hout ammission's application of ang the with a Union on the ane free e ch a party of a national appeal could al

84.		(62a) The Electricity and Gas Directives do not deprive the government of the possibility of establishing and issuing its national energy policy. This means that, depending on the national constitution, it could be the government's competency to determine the policy framework within which the regulatory authorities must operate, for instance concerning security of supply. However, general energy policy guidelines issued by the government must not impinge on the regulatory authority independence and autonomy.	
85.	(63) Under [recast of Regulation 714/2009 as proposed by COM(2016)861/2], the Commission may adopt guidelines or network codes to achieve the necessary degree of harmonisation. Such guidelines or network codes, which constitute binding implementing measures, are, also with regard to certain provisions of this Directive, a useful tool which can be adapted quickly where necessary.	(63) Under [recast of Regulation 714/2009 as proposed by COM(2016)861/2], the Commission may adopt guidelines or network codes to achieve the necessary degree of harmonisation. Such guidelines or network codes, which constitute binding implementing measures, are, also with regard to certain provisions of this Directive, a useful tool which can be adapted quickly where necessary.	

86.	(64) Member States and the Energy Community Contracting Parties should closely cooperate on all matters concerning the development of an integrated electricity trading region and should take no measures that endanger the further integration of electricity markets or security of supply of Member States and Contracting Parties.	(64) Member States and the Energy Community Contracting Parties should closely cooperate on all matters concerning the development of an integrated electricity trading region and should take no measures that endanger the further integration of electricity markets or security of supply of Member States and Contracting Parties.	
87.	(65) This Directive should be read together with [recast of Regulation 714/2009 as proposed by COM(2016)861/2] which lays down key principles of the new market design for electricity which will enable better reward for flexibility, provide adequate price signals and ensure the development of functioning integrated short-term markets. [recast of Regulation 714/2009 as proposed by COM(2016)861/2] also sets out new rules in various areas including capacity mechanisms and cooperation between transmission system operators.	together with [recast of Regulation 714/2009 as proposed by COM(2016)861/2] which lays down key principles of the new market design for electricity which will enable better reward for flexibility, provide adequate price signals and ensure the development of functioning integrated short-term markets. [recast of Regulation 714/2009 as proposed by COM(2016)861/2] also sets out new rules in various areas including capacity mechanisms and cooperation between transmission system operators.	

88.	(66) Since the objective of this Directive, namely the creation of a fully operational internal electricity market, cannot be sufficiently achieved by the Member States and can therefore 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 the European Union. In accordance with the principle of proportionality, as set out in that Article, this Directive does not go beyond what is necessary in order to achieve that objective.  (67) This Directive respects the	(66) Since the objective of this Directive, namely the creation of a fully operational internal electricity market, cannot be sufficiently achieved by the Member States and can therefore 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 the European Union. In accordance with the principle of proportionality, as so out in that Article, this Directive do not go beyond what is necessary in order to achieve that objective.  (67) This Directive respects the	t
	fundamental rights, and observes the principles, recognised in particular by the Charter of Fundamental Rights of the European Union.	fundamental rights, and observes the principles, recognised in particular by the Charter of Fundamental Rights of the European Union.	
90.	(68) In order to provide the minimum degree of harmonisation required to achieve the aim of this Directive, the power to adopt acts in accordance with Article 290 of the Treaty should be delegated to the Commission to establish guidelines on the extent of the duties of the regulatory authorities to cooperate with each other and with the Agency for the Cooperation of Energy Regulators (the 'Agency') and setting out the details of the procedure. It is of particular importance that the Commission carry out appropriate		

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	consultations during its preparatory			
	work, including at expert level, and			
	that those consultations be conducted			
	in accordance with the principles laid			
	down in the Interinstitutional			
	Agreement on Better Law-Making of			
	13 April 2016 <sup>18</sup> . In particular, to			
	ensure equal participation in the			
	preparation of delegated acts, the			
	European Parliament and the Council			
	receive all documents at the same time			
	as Member States' experts, and their			
	experts systematically have access to			
	meetings of Commission expert groups			
	dealing with the preparation of the			
	delegated acts.			
	delegated acts.			
91.		AM 22	(60) In order to ensure uniform	
91.	(69) In order to ensure uniform		(69) In order to ensure uniform	
91.	(69) In order to ensure uniform conditions for the implementation of	(69) In order to ensure uniform	conditions for the implementation of	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers	(69) In order to ensure uniform conditions for the implementation of	conditions for the implementation of this Directive, implementing powers	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers	conditions for the implementation of this Directive, implementing powers should be conferred on the	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non-	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non- discriminatory and transparent	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non-discriminatory and transparent procedures for accessing the data on	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer switching.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer switching. Those powers should be exercised in	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer switching. Those powers should be exercised in accordance with Regulation (EU) No	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer switching. Those powers should be	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer switching. Those powers should be	
91.	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer switching. Those powers should be exercised in	(69) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer	conditions for the implementation of this Directive, implementing powers should be conferred on the Commission in order to determine interoperability for a common European data format and non-discriminatory and transparent procedures for accessing the data on metering, consumption data as well as data required for consumer	

OJ L 123, 12.5.2016, p. 1.

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

		European Parliament and of the Council <sup>38</sup> . In order to ensure that such a common European data format supports marked-based competition and contributes to ensuring interoperability between energy services, the Commission may request if appropriate that data standards are drawn up by the relevant European standardisation organisations.	European Parliament and of the Council <sup>20</sup> .	
92.	(70) The obligation to transpose this Directive into national law should be confined to those provisions which represent a substantive amendment as compared to the earlier Directive. The obligation to transpose the provisions which are unchanged arises under the earlier Directive.		(70) The obligation to transpose this Directive into national law should be confined to those provisions which represent a substantive amendment as compared to the earlier Directive. The obligation to transpose the provisions which are unchanged arises under the earlier Directive.	
93.	(71) In accordance with the Joint Political Declaration of 28 September 2011 of Member States and the Commission on explanatory documents <sup>21</sup> , Member States have undertaken to accompany, in justified cases, the notification of their transposition measures with one or		(71) In accordance with the Joint Political Declaration of 28 September 2011 of Member States and the Commission on explanatory documents <sup>22</sup> , Member States have undertaken to accompany, in justified cases, the notification of their transposition measures with one or	

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

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ANNEX TREE..B

OJ C 369, 17.12.2011, p. 14.

OJ C 369, 17.12.2011, p. 14.

	more documents explaining the relationship between the components of a directive and the corresponding parts of national transposition instruments. With regard to this Directive, the legislator considers the transmission of such documents to be justified.		more documents explaining the relationship between the components of a directive and the corresponding parts of national transposition instruments. With regard to this Directive, the legislator considers the transmission of such documents to be justified.	
94.	(72) This Directive should be without prejudice to the obligations of the Member States relating to the timelimit for the transposition into national law and the date of application of the Directive set out in Annex IV.		(72) This Directive should be without prejudice to the obligations of the Member States relating to the time-limit for the transposition into national law and the date of application of the Directive set out in Annex IV.	
95.	HAVE ADOPTED THIS DIRECTIVE:		HAVE ADOPTED THIS DIRECTIVE:	
96.		CHAPT SUBJECT MATTER A		
97.		Artic	le 1	
98.	This Directive establishes common rules for the generation, transmission, distribution, storage and supply of electricity, together with consumer protection provisions, with a view to creating truly integrated competitive, consumer-centred and flexible electricity markets in the Union. Using the advantages of an integrated market, the Directive aims at ensuring affordable energy prices for consumers, a high degree of security of	AM 23 This Directive establishes common rules for the generation, transmission, distribution, storage and supply of electricity, together with consumer protection provisions, with a view to creating truly integrated competitive, consumer-centred and flexible electricity markets in the Union. Using the advantages of an integrated market, the Directive aims at ensuring affordable, transparent	This Directive establishes common rules for the generation, transmission, distribution, storage and supply of electricity, together with consumer protection provisions, with a view to creating truly integrated competitive, consumer-centred and flexible, fair and transparent electricity markets in the Union. Using the advantages of an integrated market, the Directive aims at ensuring affordable energy	Council compromise proposal (including AM 34, line 163): This Directive establishes common rules for the generation, transmission, distribution, storage and supply of electricity, together with consumer protection provisions, with a view to creating truly integrated competitive, consumer-centred, flexible, fair and transparent electricity markets in the Union. Using the advantages of

supply and a smooth transition towards energy costs for consumers, a high prices for consumers, a high degree an integrated market, the Directive a decarbonised energy system. It lays degree of security of supply and a of security of supply and a smooth aims at ensuring affordable, down key rules relating to the smooth transition towards a transition towards a [] low-carbon transparent energy prices and costs organisation and functioning of the decarbonised and sustainable energy energy system. It lays down key rules for consumers, a high degree of relating to the organisation and European electricity sector, in system. It lavs down key rules security of supply and a smooth transition towards a *sustainable* particular rules on consumer relating to the organisation and functioning of the European empowerment and protection, on open functioning of the European electricity sector, in particular rules low-carbon energy system. It lays access to the integrated market, on electricity sector, in particular rules on consumer empowerment and down key rules relating to the third party access to transmission and on consumer empowerment and protection, on open access to the organisation and functioning of the distribution infrastructure, unbundling protection, on open access to the integrated market, on third party European electricity sector, in rules, and on independent national integrated market, on third party access to transmission and particular rules on consumer energy regulators. access to transmission and distribution infrastructure. empowerment and protection, on distribution infrastructure. unbundling rules, and on independent open access to the integrated market, unbundling rules, and on independent national energy regulators. on third party access to transmission and distribution infrastructure. national energy regulators. unbundling rules, and on independent national energy regulators. This Directive also sets out modes of cooperation among Member States, regulatory authorities and transmission system operators towards the creation of a fully interconnected internal electricity market that increases the integration of renewable electricity, the free competition and security of supply. Article 2 99. **Definitions** For the purposes of this Directive, the For the purposes of this Directive, following definitions apply: the following definitions apply: 1. 'customer' means a wholesale or 101. 1. 'customer' means a wholesale or final customer of electricity; final customer of electricity:

102.	2. 'wholesale customer' means a	2. 'wholesale customer' means a
	natural or legal person purchasing	natural or legal person purchasing
	electricity for the purpose of resale	electricity for the purpose of resale
	inside or outside the system where he	inside or outside the system where he
	is established;	is established;
103.	3. 'final customer' means a customer	3. 'final customer' means a customer
	purchasing electricity for his own use;	purchasing electricity for his own
		use;
104.	4. 'household customer' means a	4. 'household customer' means a
	customer purchasing electricity for his	customer purchasing electricity for
	own household consumption,	his own household consumption,
	excluding commercial or professional	excluding commercial or
	activities;	professional activities;
105.	5. 'non-household customer' means a	5. 'non-household customer' means a
	natural or legal person purchasing	natural or legal person purchasing
	electricity which is not for their own	electricity which is not for their own
	household use and includes producers	household use and includes
	industrial customers, small and	producers industrial customers, small
	medium sized enterprises, businesses	and medium sized enterprises,
	and wholesale customers;	businesses and wholesale customers;
106.		5a. 'microenterprise' means an
		enterprise which employs fewer
		than 10 persons and whose annual
		turnover and/or annual balance
		sheet total does not exceed EUR 2
		million;
107.		5b. 'small enterprise' means an
		enterprise which employs fewer
		than 50 persons and whose annual
		turnover and/or annual balance
		sheet total does not exceed EUR 10
		million;

108.	6. 'active customer' means a customer or a group of jointly acting customers who consume, store or sell electricity generated on their premises, including through aggregators, or participate in demand response or energy efficiency schemes provided that these activities do not constitute their primary commercial or professional activity;	6. 'active customer' means a final customer or a group of jointly acting final customers who consume, store or sell electricity generated within their premises, including through aggregators or suppliers or traders, or participate in demand response or energy efficiency schemes provided that these activities do not constitute their primary commercial or professional activity;	6. 'active customer' means a final customer or a group of jointly acting final customers who consume or store [] electricity generated on the same site or sells self-generated electricity [], provided that these activities do not constitute their primary commercial or professional activity;	
109.			6a. 'electricity markets' shall include over-the-counter markets and electricity exchanges for trading energy, capacity, balancing and ancillary services in all timeframes, including forward, day-ahead and intra-day markets;	
110.			6b 'market participant' means a natural or legal person buying, selling or generating electricity, engaging in aggregation or storage services, including the placing of orders to trade, in one or more electricity markets including balancing energy markets;	
111.	7. 'local energy community' means: an association, a cooperative, a partnership, a non-profit organisation or other legal entity which is effectively controlled by local shareholders or members, generally	AM 25 7. 'local energy community' means an association, a cooperative, a partnership, a non-profit organisation, <i>SME</i> or other legal entity which is <i>based on voluntary</i>	7. '[] energy community' means: [] a legal entity which is based on voluntary and open participation, effectively controlled by [] shareholders or members who are natural persons, local authorities,	

	value rather than profit-driven, involved in distributed generation and in performing activities of a distribution system operator, supplier or aggregator at local level, including across borders;	and open participation and is effectively controlled by local shareholders or members, the predominant aim of which is to provide local environmental, economic or social community benefits for its members or the local area or areas where it operates rather than where it generates profits, and which is involved in activities such as distributed generation, storage, supply, provision of energy efficiency services, aggregation, electro- mobility and distribution system operation, including across borders;	including municipalities, or small enterprises and microenterprises  []. The primary purpose of an energy community is to provide environmental, economic or social community benefits for its members or the local areas where it operates rather than financial profits. An energy community can be engaged [] in [] electricity generation, distribution and supply, consumption, aggregation, storage or energy efficiency services, generation of renewable electricity [] or provide other energy services to its shareholders or members [];	
112.	8. 'supply' means the sale, including resale, of electricity to customers;		8. 'supply' means the sale, including resale, of electricity to customers;	
113.	9. 'electricity supply contract' means a contract for the supply of electricity, but does not include an electricity derivative;		9. 'electricity supply contract' means a contract for the supply of electricity, but does not include an electricity derivative;	
114.	10. 'electricity derivative' means a financial instrument specified in points 5, 6 or 7 of Section C of Annex I to Directive 2004/39/EC of the European Parliament and of the Council <sup>23</sup> , where that instrument relates to electricity;		10. 'electricity derivative' means a financial instrument specified in points 5, 6 or 7 of Section C of Annex I to Directive 2004/39/EC of the European Parliament and of the Council <sup>24</sup> , where that instrument relates to electricity;	

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Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments (OJ L 145, 30.4.2004, p. 1).

Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments (OJ L 145, 30.4.2004, p. 1).

115.	11. 'dynamic electricity price contract' means an electricity supply contract between a supplier and a final customer that reflects the price at the spot market, including at the day ahead market at intervals at least equal to the market settlement frequency;	11. 'dynamic electricity price contract' means an electricity supply contract between a supplier and a final customer that reflects the price variation at the spot markets including day ahead and intraday markets, [] at intervals at least equal to the market settlement frequency;	
116.	12. 'contract termination fee' means any charge or penalty imposed on customers by suppliers or aggregators for withdrawing from an electricity supply or service contract;	12. 'contract termination fee' means any charge or penalty imposed on customers by suppliers or [] market participants engaged in aggregation for withdrawing from an electricity supply or service contract;	
117.	13. 'switching related fee' means any charge or penalty imposed on customers by suppliers or system operators directly or indirectly for changing suppliers, including contract termination fees;	13. 'switching related fee' means any charge or penalty imposed on customers by suppliers or market participants engaged in aggregation or system operators directly or indirectly for changing suppliers or market participants engaged in aggregation, including contract termination fees;	
118.	14. 'aggregator' means a market participant that combines multiple customer loads or generated electricity for sale, for purchase or auction in any organised energy market;	14. [] 'aggregation' means a function taken by a natural or legal person [] that combines multiple customer loads or generated electricity for sale, for purchase or auction in any [] electricity market;	

119.	15. 'independent aggregator' means an aggregator that is not affiliated to a supplier or any other market participant;	AM 26 15. 'independent aggregator' means an aggregator that is not affiliated to <i>the</i> supplier <i>of the customer</i> ;	15. 'independent aggregator' means [] a market participant that performs aggregation that is not affiliated to its customer's [] supplier [];	
120.	16. 'demand response' means the change of electricity load by final customers from their normal or current consumption patterns in response to market signals, including time-variable electricity prices or incentive payments, or in response to acceptance of the final customer's bid, alone or through aggregation, to sell demand reduction or increase at a price in organised markets as defined in Commission Implementing Regulation (EU) No 1348/2014 <sup>25</sup> ;		16. 'demand response' means the change of electricity load by final customers from their normal or current consumption patterns in response to market signals, including time-variable electricity prices or incentive payments, or in response to acceptance of the final customer's bid, alone or through aggregation, to sell demand reduction or increase at a price in organised markets as defined in Commission Implementing Regulation (EU) No 1348/2014 <sup>26</sup> ;	
121.			16a. 'billing information' means all the information provided in final customers' bills, apart from a request for payment;	
122.	17. 'conventional meter' means an analogue meter or an electronic meter with no capability to both transmit and receive data;		17. 'conventional meter' means an analogue meter or an electronic meter with no capability to both transmit and receive data;	

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Commission Implementing Regulation (EU) No 1348/2014 of 17 December 2014 on data reporting implementing Article 8(2) and Article 8(6) of Regulation (EU) No 1227/2011 of the European Parliament and the Council on wholesale energy market integrity and transparency (OJ L 363, 18.12.2014, p. 121).

Commission Implementing Regulation (EU) No 1348/2014 of 17 December 2014 on data reporting implementing Article 8(2) and Article 8(6) of Regulation (EU) No 1227/2011 of the European Parliament and the Council on wholesale energy market integrity and transparency (OJ L 363, 18.12.2014, p. 121).

123.	18. 'smart metering system' means an electronic system that can measure energy consumption, providing more information than a conventional meter, and can transmit and receive data for information, monitoring and control purposes, using a form of electronic communication;	18. 'smart metering system' means an electronic system that can measure energy consumption or the amount of electricity put into the grid, providing more information than a conventional meter, and can transmit and receive data for information, monitoring and control purposes, using a form of electronic communication;	
124.	19. 'interoperability' means, in the context of smart metering, the ability of two or more energy or communication networks, systems, devices, applications or components to interwork, to exchange and use information in order to perform required functions;	19. 'interoperability' means, in the context of smart metering, the ability of two or more energy or communication networks, systems, devices, applications or components to interwork, to exchange and use information in order to perform required functions;	
125.	20. 'near-real time' means, in the context of smart metering, the time, usually down to seconds, that elapses between data recording and their automated processing and transmission for use or information purposes;	20. 'near-real time' means, in the context of smart metering, [] a short time period, usually down to seconds or up to the imbalance settlement timeframe in the national market [];	
126.	21. 'best available techniques' means, in the context of data protection and security in a smart metering environment, the most effective and advanced stage in the development of activities and their methods of operation, which indicates the practical suitability of particular techniques,	21. 'best available techniques' means, in the context of data protection and security in a smart metering environment, the most effective and advanced stage in the development of activities and their methods of operation, which indicates the practical suitability of	

	designed to prevent or mitigate risks on privacy, personal data and security, for providing in principle the basis for complying with the Union data protection framework;	particular techniques, designed to prevent or mitigate risks on privacy, personal data and security, for providing in principle the basis for complying with the Union data protection framework;	
127.	22. 'distribution' means the transport of electricity on high-voltage, medium-voltage and low-voltage distribution systems with a view to its delivery to customers, but does not include supply;	22. 'distribution' means the transport of electricity on high-voltage, medium-voltage and low-voltage distribution systems with a view to its delivery to customers, but does not include supply;	
128.		23. 'distribution system operator' means a natural or legal person responsible for operating, ensuring the maintenance of and, if necessary, developing the distribution system in a given area and, where applicable, its interconnections with other systems and for ensuring the long-term ability of the system to meet reasonable demands for the distribution of electricity;	
129.	3 -	24. 'energy efficiency' means the ratio of output of performance, service, goods or energy, to input of energy;	
130.	25. 'energy from renewable sources' means energy from renewable non-fossil sources, in particular wind, solar (solar thermal and solar photovoltaic), geothermal energy, ambient heat, hydropower and tide, ocean, wave energy, and combustible renewables:	25. 'energy from renewable sources' means energy from renewable non-fossil sources, in particular wind, solar (solar thermal and solar photovoltaic), geothermal energy, ambient heat, hydropower and tide, ocean, wave, and other ocean	

	biofuels, bioliquids, biogas, solid biofuels and combustible wastes of renewable origin;	energy, <b>hydropower</b> and combustible renewables: biofuels, bioliquids, biogas, solid biofuels and combustible wastes of renewable origin;	
131.	generation plants connected to the distribution system;	26. 'distributed generation' means generation plants connected to the distribution system;	
132.	27. 'recharging point' means an interface that is capable of charging one electric vehicle at a time or exchanging a battery of one electric vehicle at a time;	27. 'recharging point' means an interface that is capable of charging one electric vehicle at a time or exchanging a battery of one electric vehicle at a time;	
133.	28. 'transmission' means the transport of electricity on the extra high-voltage and high-voltage interconnected system with a view to its delivery to final customers or to distributors, but does not include supply;	28. 'transmission' means the transport of electricity on the extra high-voltage and high-voltage interconnected system with a view to its delivery to final customers or to distributors, but does not include supply;	
134.	29. 'transmission system operator' means a natural or legal person responsible for operating, ensuring the maintenance of and, if necessary, developing the transmission system in a given area and, where applicable, its interconnections with other systems, and for ensuring the long-term ability of the system to meet reasonable demands for the transmission of electricity;	29. 'transmission system operator' means a natural or legal person responsible for operating, ensuring the maintenance of and, if necessary, developing the transmission system in a given area and, where applicable, its interconnections with other systems, and for ensuring the long-term ability of the system to meet reasonable demands for the transmission of electricity;	

135.	30. 'system user' means a natural or legal person supplying to, or being supplied by, a transmission or distribution system;	30. 'system user' means a natural or legal person supplying to, or being supplied by, a transmission or distribution system;	
136.	31. 'generation' means the production of electricity;	31. 'generation' means the production of electricity;	
137.	32. 'producer' means a natural or legal person generating electricity;	32. 'producer' means a natural or legal person generating electricity;	
138.	33. 'interconnector' means a transmission line which crosses or spans a border between bidding zones, between Member States or, up to the border of EU jurisdiction, between Member States and third countries;	[33. 'interconnector' means an equipment used to link electricity systems [] which crosses or spans a border between bidding zones or between Member States or, up to the border of [] Union territorial jurisdiction, between Member States and third countries;] <sup>27</sup>	
139.	34. 'interconnected system' means a number of transmission and distribution systems linked together by means of one or more interconnectors;	34. 'interconnected system' means a number of transmission and distribution systems linked together by means of one or more interconnectors;	
140.	35. 'direct line' means either an electricity line linking an isolated generation site with an isolated customer or an electricity line linking an electricity producer and an electricity supply undertaking to supply directly their own premises, subsidiaries and customers;	35. 'direct line' means either an electricity line linking an isolated generation site with an isolated customer or an electricity line linking an electricity producer and an electricity supply undertaking to supply directly their own premises, subsidiaries and customers;	

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<sup>&</sup>lt;sup>27</sup> This definition is not part of the general approach.

141.	36. 'small isolated system' means any system with consumption of less than 3 000 GWh in the year 1996, where less than 5 % of annual consumption is obtained through interconnection with other systems;		36. 'small isolated system' means any system with consumption of less than 3 000 GWh in the year 1996, where less than 5 % of annual consumption is obtained through interconnection with other systems;	
142.			36a. 'small connected system' means any system with consumption of less than 3 000 GWh in the year 1996, where more than 5 % of annual consumption is obtained through interconnection with other systems;	
143.	37. 'ancillary service' means a service necessary for the operation of a transmission or distribution system including balancing and non-frequency ancillary services but not congestion management;		37. 'ancillary service' means a service necessary for the operation of a transmission or distribution system including balancing and non-frequency ancillary services but not congestion management;	
144.	38. 'non-frequency ancillary service' means a service used by a transmission or distribution system operator for steady state voltage control, fast reactive current injections, inertia and black start capability;	AM 27 38. 'non-frequency ancillary service' means a service used by a transmission or distribution system operator for steady state voltage control, fast reactive current injections, inertia for local grid stability, short-circuit current, and black start capability and island operation capability;	38. 'non-frequency ancillary service' means a service used by a transmission [] system operator for steady state voltage control, fast reactive current injections, inertia for grid stability, short circuit current, [] black start capability and island operation capability or a service used by a distribution system operator, including storage facility, for steady state voltage control, fast reactive current injections and short circuit current;	

145.	39. 'regional operational centre' means the regional operational centre as defined in Article 32 of the [recast of Regulation 714/2009 as proposed by COM(2016)861/2].	AM 28 39. 'regional <i>coordination</i> centre' means the regional <i>coordination</i> centre as <i>established pursuant to</i> Article 32 of <i>Regulation (EU)</i> [recast of Regulation 714/2009 as proposed by COM(2016)861/2]. (This amendment applies throughout the text. Adopting it will necessitate corresponding changes throughout.)	39. [] Regional Security Coordinators means the [] Regional Security Coordinators pursuant to [] Article 32 of the [recast of Regulation 714/2009 as proposed by COM(2016)861/2];	
146.		AM 29 39a. (new) 'integral part of the transmission system' means network components that are integrated in the transmission or distribution system, including storage facilities, and are used for the sole purpose of ensuring a secure and reliable operation of the transmission or distribution system, however not for balancing or congestion management, except for the reactive instantaneous restoration of network security in case of network contingencies;	39a. 'fully integrated network components' means static network components that are integrated in the transmission or distribution system, including storage facility, and are used for the only purpose of ensuring a secure and reliable operation of the transmission or distribution system but not for balancing nor congestion management;	
147.	40. 'integrated electricity undertaking' means a vertically or horizontally integrated undertaking;	<b>3</b>	40. 'integrated electricity undertaking' means a vertically or horizontally integrated undertaking;	
148.	41. 'vertically integrated undertaking' means an electricity undertaking or a group of electricity undertakings where the same person or the same persons are entitled, directly or indirectly, to exercise control, and where the undertaking or group of		41. 'vertically integrated undertaking' means an electricity undertaking or a group of electricity undertakings where the same person or the same persons are entitled, directly or indirectly, to exercise control, and where the undertaking or group of	

	undertakings perform at least one of the functions of transmission or distribution, and at least one of the functions of generation or supply of electricity;	undertakings perform at least one of the functions of transmission or distribution, and at least one of the functions of generation or supply of electricity;
149.	42. 'related undertaking' means affiliated undertakings, within the meaning of Article 2(12) of Directive 2013/34/EU of the European Parliament and of the Council <sup>28</sup> , and undertakings which belong to the same shareholders;	42. 'related undertaking' means affiliated undertakings, within the meaning of Article 2(12) of Directive 2013/34/EU of the European Parliament and of the Council <sup>29</sup> and undertakings which belong to the same shareholders;
150.	43. 'horizontally integrated undertaking' means an undertaking performing at least one of the functions of generation for sale, or transmission, or distribution, or supply of electricity, and another non-electricity activity;	43. 'horizontally integrated undertaking' means an undertaking performing at least one of the functions of generation for sale, or transmission, or distribution, or supply of electricity, and another non-electricity activity;

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<sup>28</sup> 

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

<sup>29</sup> Directive 2013/34/EU of the European Parliament and of the Council of 26 June 2013 on the annual financial statements, consolidated financial statements and related reports of certain types of undertakings, amending Directive 2006/43/EC of the European Parliament and of the Council and repealing Council Directives 78/660/EEC and 83/349/EEC (OJ L 182, 29.6.2013, p. 19).

151.	44. 'control' means rights, contracts or any other means which, either separately or in combination and having regard to the considerations of fact or law involved, confer the possibility of exercising decisive influence on an undertaking, in particular by:	or any separa having of fact possible influe	ontrol' means rights, contracts of other means which, either ately or in combination and g regard to the considerations t or law involved, confer the collity of exercising decisive ence on an undertaking, in ular by:	
152.	(a) ownership or the right to use all or part of the assets of an undertaking;	all or	ownership or the right to use part of the assets of an taking;	
153.	(b) rights or contracts which confer decisive influence on the composition, voting or decisions of the organs of an undertaking;	confer	rights or contracts which r decisive influence on the osition, voting or decisions of gans of an undertaking;	
154.	45. 'electricity undertaking' means any natural or legal person carrying out at least one of the following functions: generation, transmission, distribution, supply, or purchase of electricity, which is responsible for the commercial, technical or maintenance tasks related to those functions, but does not include final customers;	any na out at function distribution responsite chnic related	lectricity undertaking' means atural or legal person carrying least one of the following ons: generation, transmission, oution, aggregation, demand onse, storage, supply, or ase of electricity, which is insible for the commercial, ical or maintenance tasks d to those functions, but does clude final customers;	
155.	46. 'security' means both security of supply and provision of electricity, and technical safety;	supply	ecurity' means both security of y and provision of electricity, echnical safety;	

156.	47. 'energy storage' means, in the electricity system, deferring an amount of the electricity that was generated to the moment of use, either as final energy or converted into another energy carrier.	AM 30 47. 'energy storage' means, in the electricity system, deferring the use of electricity to a later moment than when it was generated or the conversion of electrical energy into a form of energy which can be stored, the storing of that energy, and the subsequent reconversion of that energy back into electrical energy or another energy carrier.	47. 'energy storage' means, in the electricity system, [] the conversion of an amount of the electricity that was generated [] into a form of energy which can be stored, the storing of that energy, and the subsequent direct use or reconversion of that energy back into electrical energy or into another energy carrier and use of that reconverted energy at a later moment than it was generated,	
157.			47a. 'energy storage facility' in the electricity system means a facility where energy storage occurs.	
158.				
159.		Artic		
			nd non-discriminatory electricity marke	
160.	1. Member States shall ensure that their national legislation does not unduly hamper cross-border flows of electricity, consumer participation including through demand—side response, investments into flexible energy generation, energy storage, the deployment of electro-mobility or new interconnectors, and that electricity prices reflect actual demand and supply.	AM 31 1. Member States shall ensure that their national legislation does not unduly hamper cross-border <i>trade</i> and flows of electricity, consumer participation including through demand–side response, investments into flexible energy generation, energy storage, the deployment of electro-mobility or new interconnectors, and that electricity prices reflect actual demand and supply.	1. Member States shall ensure that their national legislation does not unduly hamper cross-border [] trade of electricity, consumer participation including through demand—side response, investments into [] energy generation, energy storage, the deployment of electro-mobility or new interconnectors between Member States, and that electricity prices reflect actual demand and supply. Any public intervention in electricity prices shall be subject to conditions in Article 5.	Provisionally agreed:  1. Member States shall ensure that their national legislation does not unduly hamper cross-border trade of electricity, consumer participation including through demand—side response, investments into in particular variable and flexible energy generation, energy storage, the deployment of electromobility or new interconnectors between Member States, and that electricity prices reflect actual demand and supply.

161.	AM 32 1a. (new) Member States shall ensure that their national legislation ensures an equal level-playing field and does not discriminate against any market participant, including those from other Member States.	1a. When developing new interconnectors, Member States shall take into account the electricity interconnection targets.	Provisionally agreed (text included in para.2a, line 165)  Council text of para.1a to be discussed in conjunction with interconnectors.
162.	AM 33  1b. (new) Without prejudice to the competences in relation to third countries, Members States shall ensure that no undue barriers exist within the internal electricity market as regards market entry, operation and exit. Market participants from third countries shall comply with applicable Union and Member States' laws, including those concerning environmental and safety policy.		Provisionally agreed (text included in paras.2 and 2b, lines 164 and 166)
163.	AM 34 Ic. (new) This Directive also sets out means of cooperation among Member States, regulatory authorities and transmission system operators towards the creation of a fully interconnected internal market that increases the integration of renewable electricity, the mechanisms of solidarity among Member States, the free competition and the security of supply.		Provisionally agreed (included in Article 1, line 98)

164.	2. Members States shall ensure that no undue barriers exist for market entry and market exit of electricity generation and electricity supply undertakings.	AM 35 2. Members States shall ensure that no undue barriers exist for market entry and market exit of electricity generation, energy storage, demand-response and electricity supply undertakings.	2. Members States shall ensure that no undue barriers exist within the internal electricity market as regards [] market entry, operation and [] exit [], without prejudice to those competences which Member States retain in relation to third countries. Market participants from third countries, operating within the internal electricity market shall comply with applicable Union and Member States' laws, including those concerning environmental and safety policy.	Provisionally agreed (however second part of the paragraph moved to new para.2b, line 166):  2. Members States shall ensure that no undue barriers exist within the internal electricity market as regards market entry, operation and exit, without prejudice to those competences which Member States retain in relation to third countries.
165.			2a. Member States shall ensure that electricity undertakings are subject to transparent, proportionate and non-discriminatory rules, fees and treatment, in particular in the fields of balancing responsibility, access to wholesale markets, access to data, customer switching and billing and, where applicable, in the Member States licensing.	Provisionally agreed:  2a. Member States shall ensure a level-playing field where electricity undertakings are subject to transparent, proportionate and non-discriminatory rules, fees and treatment, in particular in the fields of balancing responsibility, access to wholesale markets, access to data, customer switching and billing and, where applicable, in the Member States licensing.
166.				Provisionally agreed:  2b. Market participants from third countries, operating within the internal electricity market shall comply with applicable

				Union and Member States' laws, including those concerning environmental and safety policy.
167.		Artic		
		Free choice of ele		
168.	Member States shall ensure that all customers are free to purchase	AM 36 Member States shall ensure that all	Member States shall ensure that all customers are free to purchase	Maintain Council GA
	electricity from the supplier of their	customers are free to purchase	electricity from the supplier of their	
	choice.	electricity from the <i>producer or</i>	choice.	
		supplier of their choice and are free		
		to contract simultaneously with		
		several suppliers.		
<i>169.</i>		Artic		
		Market based s	supply prices	
170.	1. Electricity suppliers shall be free to determine the price at which they supply electricity to customers.  Member States shall take appropriate actions to ensure effective competition between electricity suppliers.		1. Electricity suppliers shall be free to determine the price at which they supply electricity to customers. Member States shall take appropriate actions to ensure effective competition between electricity suppliers.	
171.	2. Member States shall ensure the protection of energy poor or vulnerable customers in a targeted manner by other means than public interventions in the price-setting for the supply of electricity.	AM 37 2. Member States <i>may</i> ensure the protection of energy poor or vulnerable <i>household</i> customers in a targeted manner by <i>social policy or</i> other means than public interventions in the price-setting for the supply of electricity.	2. Member States shall ensure the protection of energy poor or vulnerable customers <b>pursuant to</b> Article 28 [] by other means than public interventions in the pricesetting for the supply of electricity.	

172.	3. By way of derogation from paragraphs 1 and 2, Member States which apply public interventions in price setting for the supply of electricity for energy poor or vulnerable household customers at the [OP: please insert the date of entry into force of this Directive] may continue to apply such public interventions until [OP: insert the date – five years from the entry into force of this Directive]. Such public interventions shall pursue a general economic interest, be clearly defined, transparent, non-discriminatory, verifiable and guarantee equal access for Union electricity companies to customers. The interventions shall not go beyond what is necessary to achieve the general economic interest which they pursue, be limited in time and proportionate as regards their beneficiaries.	3. By way of derogation from paragraphs 1 and 2, Member States [] may apply public interventions in price setting for the supply of electricity subject to the conditions in paragraphs 3a and 3b [].	
173.		3a. [] Public interventions pursuant to paragraph 3 shall:	
174.		(a) pursue a general economic interest;	
175.		(b) be clearly defined, transparent, non-discriminatory and verifiable [];	
176.		(c) guarantee equal access for Union electricity companies to customers.  The interventions shall not go beyond what is necessary to achieve the general economic interest which they pursue,	

177.	(d) be limited in time and
	proportionate as regards their
	beneficiaries.
178.	3b. Public interventions
	pursuant to paragraph 3 shall:
179.	(-a) avoid influencing the wholesale
	electricity market;
180.	(a) not result in additional costs for
	market participants in a
	discriminatory way;
181.	(b) not lead to direct cross-
	subsidisation between customers
	supplied at free market prices and
	those supplied at regulated supply
	prices;
182.	(c) ensure that all beneficiaries of
	such public intervention have the
	possibility to choose competitive
	market offers and are directly
	informed of the availability of
	offers and savings on the
	competitive market, in particular
	dynamic electricity price contracts,
	at least every quarter and that they
	are provided with assistance to
	switch to a market based offer;
183.	(d) ensure that, pursuant to Article
	19 and 21, all beneficiaries of such
	public interventions are entitled to
	and are offered to have smart
	meters being installed at no extra
	costs for these customers and are
	directly informed of the possibility
	to install smart meters and are
	provided with necessary assistance.

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184.			3c. By way of derogation from paragraph 3b, Member States which apply public interventions in price setting for the supply of electricity to households as part of the support programme [under the European Stability Mechanism], may continue to apply such public interventions subject to the terms stipulated in that support programme and the implementing documents.	
185.	4. After[OP – insert the date – five years from the entry into force of this Directive], Member States may still apply public interventions in the price-setting for the supply of electricity for vulnerable household customers in so far as it is strictly necessary for reasons of extreme urgency. Such interventions shall comply with the conditions set out in paragraph 3.	AM 38 4. Between [OP – insert the date – five years from the entry into force of this Directive] and [OP – insert the date – ten years from the entry into force of this Directive], Member States may still apply public interventions in the price-setting for the supply of electricity for vulnerable household customers. Such interventions shall comply with all the following conditions:  (a) they shall not go beyond what is necessary to achieve the general economic interest which they pursue;  (b) they shall be limited in time;  (c) they shall be proportionate as regards their beneficiaries;		

		poor and vulnerable customers;  (e) they shall not impede market entry by new participants;  (f) they shall not negatively impact the wholesale electricity market;  (g) they shall not result in additional costs for market participants in a discriminatory way; and  (h) all beneficiaries of such public intervention shall have the possibility to choose competitive market offers and shall be directly informed of the availability of offers and savings on the competitive market, in particular dynamic electricity price contracts, at least every quarter and they shall be provided with assistance to switch to a market based offer.		
186.	Member States shall notify the measures taken in accordance with the first subparagraph to the Commission within one month after adoption and may apply them immediately. The notification shall be accompanied by an explanation why other instruments could not sufficiently address the situation and how the beneficiaries and the duration of the measure have been		4. [] Member States shall notify the measures taken in accordance with <b>paragraph 3</b> [] to the Commission within one month after adoption and may apply them immediately. The notification shall be accompanied by an explanation why [] other instruments could not sufficiently address the situation and how the beneficiaries and the	

	determined. The notification shall be		duration of the measure have been	
	considered as complete if, within two		determined. []	
	months from its receipt, or from the			
	receipt of any additional information			
	requested, the Commission does not			
	request any further information.			
187.	The Commission may take a decision		П	
	asking the national authorities to		Ш	
	amend or withdraw the measures			
	within two months from receipt of a			
	complete notification where it			
	considers that the requirements set out			
	in the first subparagraph are not			
	fulfilled. The decision-making period			
	can be extended with the consent of			
	both the Commission and the Member			
	State concerned.			
188.	1 1 1		П	
	basis of this paragraph shall be deemed		ш	
	valid as long as the Commission has			
	not taken a decision asking the			
	national authorities to amend or			
	withdraw the measure.			
189.		Articl		
		Third-part	y access	
190.	1. Member States shall ensure the		1. Member States shall ensure the	
	implementation of a system of third		implementation of a system of third	
	party access to the transmission and		party access to the transmission and	
	distribution systems based on		distribution systems based on	
	published tariffs, applicable to all		published tariffs, applicable to all	
	customers and applied objectively and		customers and applied objectively	
	without discrimination between system		and without discrimination between	
	users. Member States shall ensure that		system users. Member States shall	
	those tariffs, or the methodologies		ensure that those tariffs, or the	
	underlying their calculation, are		methodologies underlying their	
			memodologies underlying their	

	approved prior to their entry into force	calculation, are approved prior to	
	in accordance with Article 59 and that	their entry into force in accordance	
	those tariffs, and the methodologies —	with Article 59 and that those tariffs,	
	where only methodologies are	and the methodologies — where only	
	approved — are published prior to	methodologies are approved — are	
	their entry into force.	published prior to their entry into	
	, and the second	force.	
191.	2. The transmission or distribution	2. The transmission or	
	system operator may refuse access	distribution system operator may	
	where it lacks the necessary capacity.	refuse access where it lacks the	
	Duly substantiated reasons shall be	necessary capacity. Duly	
	given for such refusal, in particular	substantiated reasons shall be given	
	having regard to Article 9, and based	for such refusal, in particular having	
	on objective and technically and	regard to Article 9, and based on	
	economically justified criteria.	objective and technically and	
	Member States or, where Member	economically justified criteria.	
	States have so provided, the regulatory	Member States or, where Member	
	authorities shall ensure that those	States have so provided, the	
	criteria are consistently applied and	regulatory authorities shall ensure	
	that the system user who has been	that those criteria are consistently	
	refused access can make use of a	applied and that the system user who	
	dispute settlement procedure. The	has been refused access can make use	
	regulatory authorities shall also ensure,	of a dispute settlement procedure.	
	where appropriate and when refusal of	The regulatory authorities shall also	
	access takes place, that the	ensure, where appropriate and when	
	transmission or distribution system	refusal of access takes place, that the	
	operator provides relevant information	transmission or distribution system	
	on measures that would be necessary	operator provides relevant	
	to reinforce the network. Such	information on measures that would	
	information shall be provided in all	be necessary to reinforce the	
	cases when access for recharging	network. Such information shall be	
	points was denied. The party	provided in all cases when access for	
	requesting such information may be	recharging points was denied. The	
	charged a reasonable fee reflecting the	party requesting such information	
	cost of providing such information.	may be charged a reasonable fee	

			reflecting the cost of providing such	
			information.	
192.			2a. The provisions of this Article	
			apply also to energy communities	
			that manage distribution networks.	
193.		Artic		
10.1	1 26 1 11 1 1	<b>Direct</b>		
194.	1. Member States shall take the		1. Member States shall take the	
105	measures necessary to enable:	AM 39	measures necessary to enable:  (a) all electricity producers and	
195.	(a) all electricity producers and electricity supply undertakings	(a) all electricity producers and	(a) all electricity producers and electricity supply undertakings	Provisionally agreed:
	established within their territory to supply their own premises, subsidiaries and customers through a direct line;	electricity supply undertakings established within their territory to supply their own premises, subsidiaries and customers through a direct line without being subject to disproportionate administrative procedures or costs related for instance to the need for a supply licence;	established within their territory to supply their own premises, subsidiaries and customers through a direct line;	(a) all electricity producers and electricity supply undertakings established within their territory to supply their own premises, subsidiaries and customers through a direct line without being subject to disproportionate administrative procedures or costs;
196.	(b) all customers within their territory to be supplied through a direct line by a producer and supply undertakings.	AM 40 (b) all customers within their territory <i>individually or jointly</i> , to be supplied through a direct line by a producer and supply undertakings.	(b) all customers within their territory to be supplied through a direct line by a producer and supply undertakings.	Provisionally agreed:  (b) all customers within their territory <i>individually or jointly</i> , to be supplied through a direct line by a producer and supply undertakings.
197.	2. Member States shall lay down the criteria for the grant of authorisations for the construction of direct lines in their territory. Those criteria shall be objective and non-discriminatory.		2. Member States shall lay down the criteria for the grant of authorisations for the construction of direct lines in their territory. Those criteria shall be objective and non-discriminatory.	Provisionally agreed:  2. Member States shall lay down the criteria for the grant of authorisations for the construction of direct lines in their territory. Those criteria shall be objective and non-discriminatory.

198.	3. The possibility of supplying electricity through a direct line as referred to in paragraph 1 shall not affect the possibility of contracting electricity in accordance with Article 6.	AM 41 3. The possibility of supplying electricity through a direct line as referred to in paragraph 1 shall not affect the possibility of contracting electricity in accordance with Article 6 and shall not affect the right of the customer to sign a second supply contract for the residual electricity demand.	3. The possibility of supplying electricity through a direct line as referred to in paragraph 1 shall not affect the possibility of contracting electricity in accordance with Article 6.	Maintain Council GA
199.	4. Member States may issue an authorisation to construct a direct line subject either to the refusal of system access on the basis, as appropriate, of Article 6 or to the opening of a dispute settlement procedure under Article 60.		4. Member States may issue an authorisation to construct a direct line subject either to the refusal of system access on the basis, as appropriate, of Article 6 or to the opening of a dispute settlement procedure under Article 60.	Provisionally agreed:  4. Member States may issue an authorisation to construct a direct line subject either to the refusal of system access on the basis, as appropriate, of Article 6 or to the opening of a dispute settlement procedure under Article 60.
200.	5. Member States may refuse to authorise a direct line if the granting of such an authorisation would obstruct application of the provisions on public service obligations pursuant to Article 9. Duly substantiated reasons shall be given for such refusal.		5. Member States may refuse to authorise a direct line if the granting of such an authorisation would obstruct application of the provisions on public service obligations pursuant to Article 9. Duly substantiated reasons shall be given for such refusal.	Provisionally agreed:  5. Member States may refuse to authorise a direct line if the granting of such an authorisation would obstruct application of the provisions on public service obligations pursuant to Article 9. Duly substantiated reasons shall be given for such refusal.
201.		Artic		
202.	For the construction of new	Authorisation procedu	1. For the construction of new	
202.	generating capacity, Member States shall adopt an authorisation procedure, which shall be conducted in		generating capacity, Member States shall adopt an authorisation procedure, which shall be conducted	

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	accordance with objective, transparent	in accordance with objective,
	and non-discriminatory criteria.	transparent and non-discriminatory
		criteria.
203.	2. Member States shall lay down	2. Member States shall lay down
	the criteria for the grant of	the criteria for the grant of
	authorisations for the construction of	authorisations for the construction of
	generating capacity in their territory.	generating capacity in their territory.
	In determining appropriate criteria,	In determining appropriate criteria,
	Member States shall consider:	Member States shall consider:
204.	(a) the safety and security of the	(a) the safety and security of the
	electricity system, installations and	electricity system, installations and
	associated equipment;	associated equipment;
		* * *
205.	(b) the protection of public health	(b) the protection of public health
	and safety;	and safety;
206.	(c) the protection of the	(c) the protection of the
	environment;	environment;
207.	(d) land use and siting;	(d) land use and siting;
208.	(e) the use of public ground;	(e) the use of public ground;
209.	(f) energy efficiency;	(f) energy efficiency;
210.	(g) the nature of the primary	(g) the nature of the primary
	sources;	sources;
211.	(h) the characteristics particular to	(h) the characteristics particular to
	the applicant, such as technical,	the applicant, such as technical,
	economic and financial capabilities;	economic and financial capabilities;
212.		(i) compliance with measures
	adopted pursuant to Article 9;	adopted pursuant to Article 9;
213.	(j) the contribution of the	(j) the contribution of the
	generating capacity to meeting the	generating capacity to meeting the
	overall Union target of at least a 20 %	overall Union target of at least a 20
	share of energy from renewable	% share of energy from renewable
	sources in the Union 's gross final	sources in the Union's gross final
	consumption of energy in 2020	consumption of energy in 2020
	referred to in Article 3(1) of Directive	referred to in Article 3(1) of

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	2009/28/EC of the European		Directive 2009/28/EC of the	
	Parliament and of the Council <sup>30</sup> ; and		European Parliament and of the	
			Council <sup>31</sup> ; and	
214.	(k) the contribution of generating		(k) the contribution of generating	
	capacity to reducing emissions.		capacity to reducing emissions.	
215.	1 3	AM 42	1 3	
		(ka) (new) the assessment of		
		alternatives, such as demand-		
		response solutions and energy		
		storage, to the construction of new		
		generating capacity.		
216.	3. Member States shall ensure that	AM 43	3. Member States shall ensure	
	specific authorisation procedures exist	Member States shall ensure that	that specific authorisation procedures	
	for small decentralised and/or	specific, simplified and streamlined	exist for small decentralised and/or	
	distributed generation, which take into	authorisation procedures exist for	distributed generation, which take	
	account their limited size and potential	small decentralised and/or distributed	into account their limited size and	
	impact.	generation, which take into account	potential impact.	
		their limited size and potential		
		impact.		
217.	Member States may set guidelines for		Member States may set guidelines	
	that specific authorisation procedure.		for that specific authorisation	
	National regulatory authorities or other			
	competent national authorities		procedure. National regulatory	
	including planning authorities shall		authorities or other competent	
	review those guidelines and may		national authorities including	
	recommend amendments thereto.		planning authorities shall review	
	recommend amendments mereto.		those guidelines and may recommend	
			amendments thereto.	

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Directive 2009/28/EC of the European Parliament and the Council of 23 April 2009 on the promotion of the use of energy sources (OJ L 140, 5.6.2009, p. 16).

Directive 2009/28/EC of the European Parliament and the Council of 23 April 2009 on the promotion of the use of energy sources (OJ L 140, 5.6.2009, p. 16).

218.	Where Member States have established particular land use permit procedures applying to major new infrastructure projects in generation	Where Member States have established particular land use permit procedures applying to major new infrastructure projects in generation
	capacity, Member States shall, where appropriate, include the construction of new generation capacity within the	capacity, Member States shall, where appropriate, include the construction of new generation capacity within the
	scope of those procedures and shall implement them in a non-discriminatory manner and within an appropriate time-frame.	scope of those procedures and shall implement them in a non-discriminatory manner and within an appropriate time-frame.
219.	4. The authorisation procedures and criteria shall be made public. Applicants shall be informed of the reasons for any refusal to grant an authorisation. Those reasons shall be objective, non-discriminatory, well-founded and duly substantiated. Appeal procedures shall be made available to the applicant.	4. The authorisation procedures and criteria shall be made public.  Applicants shall be informed of the reasons for any refusal to grant an authorisation. Those reasons shall be objective, non-discriminatory, well-founded and duly substantiated.  Appeal procedures shall be made available to the applicant.
220.		Article 9  Public service obligations
221.	1. Member States shall ensure, on the basis of their institutional organisation and with due regard to the principle of subsidiarity, that, without prejudice to paragraph 2, electricity undertakings are operated in accordance with the principles of this Directive with a view to achieving a competitive, secure and environmentally sustainable market in electricity, and shall not discriminate between those undertakings as regards either rights or obligations.	1. Member States shall ensure, on the basis of their institutional organisation and with due regard to the principle of subsidiarity, that, without prejudice to paragraph 2, electricity undertakings are operated in accordance with the principles of this Directive with a view to achieving a competitive, secure and environmentally sustainable market in electricity, and shall not discriminate between those undertakings as regards either rights or obligations.

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**222.** 2. Having full regard to the relevant provisions of the Treaty, in particular Article 106 thereof. Member States may impose on undertakings operating in the electricity sector, in the general economic interest, public service obligations which may relate to security, including security of supply, regularity, quality and price of supplies and environmental protection, including energy efficiency, energy from renewable sources and climate protection. Such obligations shall be clearly defined, transparent, nondiscriminatory, verifiable and shall guarantee equality of access for electricity undertakings of the Union to national consumers. Public service obligations which concern the price setting for the supply of electricity shall comply with the requirements set out in Article 5.

## **AM 44**

Having full regard to the relevant provisions of the Treaty, in particular Article 106 thereof. Member States may impose on undertakings operating in the electricity sector, in the general economic interest, public service obligations which may relate to security, including security of supply. regularity, quality and price of supplies and environmental protection, including energy efficiency, energy from renewable sources and climate protection. Such obligations shall be clearly defined, transparent, non-discriminatory, verifiable and shall guarantee equality of access for electricity undertakings of the Union to national consumers. In relation to security of supply, energy efficiency/demandside management and for the fulfilment of environmental goals and aims for energy from renewable sources, as referred to in this paragraph, Member States may introduce the implementation of long-term planning, taking into account the possibility of third parties seeking access to the system. Public service obligations which concern the price setting for the supply of electricity shall comply with the requirements set out in Article 5.

Having full regard to the relevant provisions of the Treaty, in particular Article 106 thereof. Member States may impose on undertakings operating in the electricity sector, in the general economic interest, public service obligations which may relate to security, including security of supply, regularity, quality and price of supplies and environmental protection, including energy efficiency, energy from renewable sources and climate protection. Such obligations shall be clearly defined. transparent, non-discriminatory, verifiable and shall guarantee equality of access for electricity undertakings of the Union to national consumers. Public service obligations which concern the price setting for the supply of electricity shall comply with the requirements set out in Article 5.

223.	3. Where financial compensation, other forms of compensation and exclusive rights which a Member State grants for the fulfilment of the obligations set out in paragraph 2 or for the provision of universal service as set out in Article 27 are provided, this shall be done in a non-discriminatory and transparent way.	3. Where financial compensation, other forms of compensation and exclusive rights which a Member State grants for the fulfilment of the obligations set out in paragraph 2 or for the provision of universal service as set out in Article 27 are provided, this shall be done in a non-discriminatory and transparent way.	
224.	4. Member States shall, upon implementation of this Directive, inform the Commission of all measures adopted to fulfil universal service and public service obligations, including consumer protection and environmental protection, and their possible effect on national and international competition, whether or not such measures require a derogation from this Directive. They shall inform the Commission subsequently every two years of any changes to such measures, whether or not they require a derogation from this Directive.	4. Member States shall, upon implementation of this Directive, inform the Commission of all measures adopted to fulfil universal service and public service obligations, including consumer protection and environmental protection, and their possible effect on national and international competition, whether or not such measures require a derogation from this Directive. They shall inform the Commission subsequently every two years of any changes to such measures, whether or not they require a derogation from this Directive.	
225.	5. Member States may decide not to apply the provisions of Articles 6, 7 and 8 insofar as their application would obstruct the performance, in law or in fact, of the obligations imposed on electricity undertakings in the general economic interest and insofar as the development of trade would not	5. Member States may decide not to apply the provisions of Articles 6, 7 and 8 insofar as their application would obstruct the performance, in law or in fact, of the obligations imposed on electricity undertakings in the general economic interest and insofar as the development of trade	

	be affected to such an extent as would be contrary to the interests of the Union . The interests of the Union include, inter alia, competition with regard to customers in accordance with this Directive and Article 106 of the Treaty.	exterior ext	tent as would be contrary to the erests of the Union. The interests the Union include, inter alia, mpetition with regard to customers accordance with this Directive and ticle 106 of the Treaty.	
226.		CHAPTER I CONSUMER EMPOWERMENT		
227.		Article 10 <b>Basic contractual</b>	l rights	
228.	1. Member States shall ensure that all customers are entitled to have their electricity provided by a supplier, subject to the supplier's agreement, regardless of the Member State in which the supplier is registered, as long as the supplier follows the applicable trading rules. In this regard, Member States shall take all measures necessary to ensure that administrative procedures do not discriminate against supply undertakings already registered in another Member State.	1. that their sup agr. Sta reg foll bal Me mea adn disc und	Member States shall ensure at all customers are entitled to have been electricity provided by a opplier, subject to the supplier's reement, regardless of the Member ate in which the supplier is gistered, as long as the supplier lows the applicable trading and lancing rules. In this regard, ember States shall take all easures necessary to ensure that ministrative procedures do not ceriminate against supply dertakings already registered in other Member State.	Provisionally agreed:  1. Member States shall ensure that all customers are entitled to have their electricity provided by a supplier, subject to the supplier's agreement, regardless of the Member State in which the supplier is registered, as long as the supplier follows the applicable trading and balancing rules. In this regard, Member States shall take all measures necessary to ensure that administrative procedures do not discriminate against supply undertakings already registered in another Member State.

229.	2. Without prejudice to Union rules on consumer protection, in particular Directive 2011/83/EU of the European Parliament and of the Council <sup>32</sup> and Council Directive 93/13/EEC (33), Member States shall ensure that customers:	2. Without prejudice to Union rules on consumer protection, in particular Directive 2011/83/EU of the European Parliament and of the Council <sup>34</sup> and Council Directive 93/13/EEC <sup>(35)</sup> , Member States shall ensure that []:	Provisionally agreed:  2. Without prejudice to Union rules on consumer protection, in particular Directive 2011/83/EU of the European Parliament and of the Council <sup>36</sup> and Council Directive 93/13/EEC (37), Member States shall ensure that:
230.	(a) have a right to a contract with their electricity service provider that specifies:	(a) <b>customers</b> have a right to a contract with their [] <b>supplier</b> that specifies:	Provisionally agreed:  (a) customers have a right to a contract with their supplier that specifies:
231.	the identity and address of the supplier,	- the identity and address of the supplier,	Provisionally agreed:  - the identity and address of the supplier,
232.	the services provided, the service quality levels offered, as well as the time for the initial connection,	the services provided, the service quality levels offered, as well as the time for the initial connection,	Provisionally agreed:  - the services provided, the service quality levels offered, as well as the time for the initial connection,

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<sup>&</sup>lt;sup>32</sup> OJ L 304, 22.11.2011, p. 64–88

OJ L 95, 21.4.1993, p. 29–34

OJ L 304, 22.11.2011, p. 64–88

<sup>35</sup> OJ L 95, 21.4.1993, p. 29–34

<sup>&</sup>lt;sup>36</sup> OJ L 304, 22.11.2011, p. 64–88

<sup>&</sup>lt;sup>37</sup> OJ L 95, 21.4.1993, p. 29–34

233.	offered,	AM 45	the types of maintenance service offered,	Provisionally agreed:  — the types of maintenance service offered,
234.	information on all applicable tariffs and maintenance charges may be obtained,	the means by which up-to-date information on all applicable tariffs and maintenance charges <i>and</i> additional products and /or services (bundled offers) may be obtained,	<ul> <li>the means by which up-to-date information on all applicable tariffs and maintenance charges may be obtained,</li> </ul>	Provisionally agreed:  the means by which up-to-date information on all applicable tariffs and maintenance charges and additional products and /or services (bundled offers) may be obtained,
235.	conditions for renewal and termination of services and of the contract,	AM 46 - the duration of the contract, the conditions for renewal and termination of services including additional products and/or services (bundled services) and of the contract and whether withdrawal from the contract without charge is permitted,	the duration of the contract, the conditions for renewal and termination of services and of the contract,	Provisionally agreed: - the duration of the contract, the conditions for renewal and termination of services including additional products and/or services (bundled services) and of the contract and whether withdrawal from the contract without charge is permitted,
236.	refund arrangements which apply if contracted service quality levels are not met, including inaccurate and delayed billing,		<ul> <li>any compensation and the refund arrangements which apply if contracted service quality levels are not met, including inaccurate and delayed billing,</li> </ul>	Provisionally agreed:  - any compensation and the refund arrangements which apply if contracted service quality levels are not met, including inaccurate and delayed billing,
237.	the method of initiating procedures for settlement of disputes in accordance with Article 26 ,		- the method of initiating procedures for settlement of disputes in accordance with Article 26,	Provisionally agreed:  — the method of initiating procedures for settlement of disputes in accordance with Article 26,

238.	information relating to consumer rights, including on the complaint handling and all of the information referred to in this point, clearly communicated through billing or the electricity undertaking's web site.		- information relating to consumer rights, including on the complaint handling and all of the information referred to in this point, clearly communicated through billing or the electricity undertaking's web site.	Provisionally agreed:  — information relating to consumer rights, including on the complaint handling and all of the information referred to in this point, clearly communicated through billing or the electricity undertaking's web site.
239.	Conditions shall be fair and well-known in advance. In any case, this information should be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information relating to the matters set out in this point shall also be provided prior to the conclusion of the contract;		Conditions shall be fair and well-known in advance. In any case, this information should be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information relating to the matters set out in this point shall also be provided prior to the conclusion of the contract;	Provisionally agreed:  Conditions shall be fair and well-known in advance. In any case, this information should be provided prior to the conclusion or confirmation of the contract. Where contracts are concluded through intermediaries, the information relating to the matters set out in this point shall also be provided prior to the conclusion of the contract;
240.	(b) are given adequate notice of any intention to modify contractual conditions and are informed about their right to dissolve the contract when the notice is given. Suppliers shall notify their customers directly of any adjustment in the supply price as well as of the reasons and preconditions for the adjustment and its scope, at an appropriate time no later than one normal billing period before the adjustment comes into effect in a transparent and	AM 47 (b) are given adequate notice of any intention to modify contractual conditions and are informed about their right to dissolve the contract when the notice is given. Suppliers shall notify their customers directly of any adjustment in the supply price as well as of the reasons and preconditions for the adjustment and its scope, as soon as they have the information on the adjustment, and no later than one month before the	(b) customers are given adequate notice of any intention to modify contractual conditions and are informed about their right to dissolve the contract when the notice is given. Suppliers shall notify their customers directly of any adjustment in the supply price as well as of the reasons and preconditions for the adjustment and its scope, at an appropriate time no later than [] two weeks, and as far as household consumers are considered, one month before the	Provisionally agreed:  (b) customers are given adequate notice of any intention to modify contractual conditions and are informed about their right to dissolve the contract when the notice is given. Suppliers shall notify their customers directly of any adjustment in the supply price as well as of the reasons and preconditions for the adjustment and its scope, at an

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	comprehensible manner. Member States shall ensure that customers are free to withdraw from contracts if they do not accept the new contractual conditions or adjustments in the supply price notified to them by their electricity supplier;	adjustment comes into effect in a transparent and comprehensible manner. Member States shall ensure that customers are free to withdraw from contracts if they do not accept the new contractual conditions or adjustments in the supply price notified to them by their electricity supplier;	adjustment comes into effect in a transparent and comprehensible manner. Member States shall ensure that customers are free to withdraw from contracts if they do not accept the new contractual conditions or adjustments in the supply price notified to them by their electricity supplier;	appropriate time no later than two weeks, and as far as household consumers are considered, one month before the adjustment comes into effect in a transparent and comprehensible manner. Member States shall ensure that customers are free to withdraw from contracts if they do not accept the new contractual conditions or adjustments in the supply price notified to them by their electricity supplier;
241.	(c) receive transparent information on applicable prices and tariffs and on standard terms and conditions, in respect of access to and use of electricity services;		(c) <b>customers</b> receive transparent information on applicable prices and tariffs and on standard terms and conditions, in respect of access to and use of electricity services;	(c) customers receive transparent information on applicable prices and tariffs and on standard terms and conditions, in respect of access to and use of electricity services;
242.	(d) are offered a wide choice of payment methods, which do not unduly discriminate between customers. Any difference in charges related to payment methods shall reflect the relevant costs incurred by the supplier.	AM 48 (d) are offered a wide choice of payment methods, which do not unduly discriminate between customers. Any difference in charges related to payment methods shall reflect the relevant costs incurred by the supplier, in line with Article 62 of Directive (EU) 2015/2366 which forbids surcharges for any payment instrument;	(d) customers are offered a wide choice of payment methods, which do not unduly discriminate between customers. Any difference in charges related to payment methods shall be objective, non-discriminatory and proportionate and shall not exceed the direct costs borne by the payee for the use of the specific payment method [].	Provisionally agreed:  (d) customers are offered a wide choice of payment methods, which do not unduly discriminate between customers. Any difference in charges related to payment methods shall be objective, non-discriminatory and proportionate and shall not exceed the direct costs borne by the payee for the use of the specific payment method, in line with Article 62 of Directive (EU) 2015/2366.

243.	(e) are not placed at an excessive disadvantage in comparison to the average market price by the prepayment systems;	AM 49 (e) are not placed at <i>a disproportionate</i> disadvantage in comparison to the average market price by the prepayment systems;	(e) pursuant to subparagraph (d), household customers, who have access to prepayment systems, are not placed at a [] disadvantage [] by the prepayment systems;	Provisionally agreed:  (e) pursuant to subparagraph  (d), household customers, who have access to prepayment systems, are not placed at a disadvantage by the prepayment systems;
244.	(f) are offered fair and transparent general terms and conditions. The general terms and conditions shall be given in clear and comprehensible language and shall not include non-contractual barriers to the exercise of customers' rights, for example excessive contractual documentation. Customers shall be protected against unfair or misleading selling methods;		(f) customers are offered fair and transparent general terms and conditions. The general terms and conditions shall be given in clear and comprehensible language and shall not include non-contractual barriers to the exercise of customers' rights, for example excessive contractual documentation. Customers shall be protected against unfair or misleading selling methods;	Provisionally agreed:  (f) customers are offered fair and transparent general terms and conditions. The general terms and conditions shall be given in clear and comprehensible language and shall not include non-contractual barriers to the exercise of customers' rights, for example excessive contractual documentation.  Customers shall be protected against unfair or misleading selling methods;
245.	(g) have the right to a good standard of service and complaint handling by their electricity service provider.  Electricity service providers shall handle complaints in a simple, fair and prompt manner;		(g) <b>customers</b> have the right to a good standard of service and complaint handling by their <b>suppliers</b> []. [] <b>Suppliers</b> shall handle complaints in a simple, fair and prompt manner;	Provisionally agreed:  (g) customers have the right to a good standard of service and complaint handling by their suppliers. Suppliers shall handle complaints in a simple, fair and prompt manner;
246.	(h) when having access to universal service under the provisions adopted by Member States pursuant to Article 27, are informed about their rights regarding universal service;		(h) <b>customers</b> when having access to universal service under the provisions adopted by Member States pursuant to Article 27, are informed about their rights regarding universal service;	Provisionally agreed:  (h) customers when having access to universal service under the provisions adopted by Member States pursuant to Article 27, are informed about their rights regarding universal service;

247.	(i) are given adequate information on alternatives to disconnection sufficiently in advance before the planned disconnection. These alternatives may refer to sources of support to avoid disconnection, alternative payment plans, debt management advice or disconnection moratorium and should not constitute an extra cost to customers;		(i) household costumers are given adequate information on alternatives to disconnection sufficiently in advance before the planned disconnection. These alternatives may refer to sources of support to avoid disconnection, prepayment systems, energy audits, energy consultancy services, alternative payment plans, debt management advice or disconnection [] moratoria. The information on the available alternatives [] should not constitute an extra cost to the customers facing disconnection;	Provisionally agreed in TM:  (i) household costumers are given adequate information on alternatives to disconnection sufficiently in advance before the planned disconnection. These alternatives may refer to sources of support to avoid disconnection, prepayment systems, energy audits, energy consultancy services, alternative payment plans, debt management advice or disconnection moratoria The information on the available alternatives and should not constitute an extra cost to the customers facing disconnection;
248.	(j) receive a final closure account following any change of electricity supplier no later than six weeks after the change of supplier has taken place.	AM 50  (j) receive a final closure account following any change of electricity supplier no later than <i>two</i> weeks after the change of supplier has taken place.	(j) <b>customers</b> receive a final closure account following any change of [] supplier no later than six weeks after the change of supplier has taken place.	Provisionally agreed in TM:  (j) customers receive a final closure account following any change of supplier no later than six weeks after the change of supplier has taken place.
249.		AM 51 (ja) (new) are provided with a summary of the key contractual conditions (such as the main features of the service, detailed information on prices, conditions for switching and price increase) in concise and simple language on the first page of the contract or together with the contract.		Provisionally agreed in TM: (ja) customers are provided with a summary of the key contractual conditions in a prominent way (such as the main features of the service, detailed information on prices, conditions for switching and price increase) in concise and simple language.

250.		Article 11  Entitlement to a dynamic electricity price contract				
251.	1. Member States shall ensure that every final customer is entitled, on request, to a dynamic electricity price contract by his supplier.	Етиетен и а аупатис	1. Member States shall ensure that the national regulatory framework enables electricity suppliers to offer a dynamic electricity price contract. Member States shall ensure that [] final customers who have a smart meter installed can [] request to conclude a dynamic electricity price contract from at least one [] supplier.	New compromise proposal:  1. Member States shall ensure that the national regulatory framework enables electricity suppliers to offer a dynamic electricity price contract. Member States shall ensure that final customers who have a smart meter installed can request to conclude a dynamic electricity price contract from at least one supplier and from every supplier that has more than 200,000 final customers.		
252.	2. Member States shall ensure that final customers are fully informed by the suppliers of the opportunities and risks of such dynamic electricity price contract.	AM 52 2. Member States shall ensure that final customers are fully informed by the suppliers of the opportunities and risks of such dynamic electricity price contract including the need to have an adequate electricity meter installed.	2. Member States shall ensure that final customers are [] well informed by the suppliers of the opportunities, costs and risks of such dynamic electricity price contract and that suppliers are required to provide information to the final customers accordingly. Regulatory authorities shall monitor the market developments and assess the risks that the new products and services may entail and modify safeguards in case of abusive practices.	Provisionally agreed in TM:  2. Member States shall ensure that final customers are well fully informed by the suppliers of the opportunities, costs and risks of such dynamic electricity price contract and that suppliers are required to provide information to the final customers accordingly, including the need to have an adequate electricity meter installed.  Regulatory authorities shall monitor the market developments and assess the risks that the new products and services may entail and deal with abusive practices.		

256.		AM 55 3a. (new) Member States shall ensure that adequate safeguards on the exposure of price changes for final customers are in place to avoid bill shocks or high levels of financial liability.		Maintain Council GA
255.	3. Member States, through their National Regulatory Authorities, shall monitor and report annually, for at least a ten-year period after such contracts become available, on the main developments of such contracts including market offers, the impact on consumers' bills and specifically the level of price volatility, and on consumers' sensitivity to the level of financial risk.	electricity bills.	3. Where dynamic electricity price contracts account for less than 80% of the electricity consumed by households, Member States [] or their National Regulatory Authorities, shall monitor and publish an annual report [], for at least a ten-year period after such contracts become available, on the main developments of such contracts including market offers[].	New compromise proposal: 3. Where dynamic electricity price contracts account for less than 80% of the electricity consumed by households, Member States or their National Regulatory Authorities, shall monitor and publish an annual report, for at least a ten-year period after such contracts become available, on the main developments of such contracts including market offers.
253. 254.		AM 53 2a. (new) Every final customer shall always be required to give consent before being switched to a dynamic price contract.  AM 54 2b. (new) Member States shall aim at reducing the share of fixed components in final customers'		Provisionally agreed:  2a. Every final customer shall always be required to give consent before being switched to a dynamic price contract.  Maintain Council GA (covered by new recital 25a, line 39)

257.	Article 12  Right to switch [] and rules on switching-related fees					
258.	1. Member States shall ensure that a customer wishing to change supplier, while respecting contractual conditions, is entitled to such change within three weeks.		1. Member States shall ensure that a customer wishing to change suppliers or market participant engaged in aggregation, while respecting contractual conditions, is entitled to such a change within a maximum of three weeks. By no later than 2025, the technical process of switching supplier shall take no longer than 24 hours and shall be possible on any working day, unless a Member State concludes there is a negative costbenefit analysis.	New compromise proposal:  1. Member States shall ensure that a customer wishing to change suppliers or market participant engaged in aggregation, while respecting contractual conditions, is entitled to such a change within a maximum of three weeks. By no later than 2023, the technical process of switching supplier shall take no longer than 24 hours and shall be possible on any working day, unless a Member State concludes there is a negative costbenefit analysis.		
259.		AM 56 (new) By 1 January 2022, the technical process of switching supplier shall take no longer than 24 hours and shall be possible on any working day.		See new compromise proposal in para.1 above.		
260.	2. Member States shall ensure that customers are not charged any switching-related fees.	AM 57 2. Member States shall ensure that <i>final</i> customers are not charged any switching-related fees.	2. Member States shall ensure that at least household customers, microenterprises and small enterprises are not charged any switching-related fees.	Provisionally agreed: 2. Member States shall ensure that at least household customers, microenterprises and small enterprises are not charged any switching-related fees.		

**261.** 3. By way of derogation from paragraph 2, Member States may choose to permit suppliers to charge contract termination fees to customers willingly terminating fixed term supply contracts before their maturity. Such fees may only be charged if customers receive a demonstrable advantage from these contracts. In addition, such fees shall not exceed the direct economic loss to the supplier of the customer terminating the contract. including the cost of any bundled investments or services already provided to the customer as part of the contract.

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3.By way of derogation from paragraph 2, Member States may choose to permit suppliers to charge contract termination fees to final customers willingly terminating fixed term, *fixed price* supply contracts before their maturity provided that the customer has willingly entered into such a contract. Such fees may only be charged if *final* customers receive a demonstrable advantage from these contracts. In addition. such fees shall be proportionate to the advantage provided to the customer and shall not exceed the direct economic loss to the supplier of the *final* customer terminating the contract, including the cost of any bundled investments or services already provided to the *final* customer as part of the contract. *The* burden of proof of the direct economic loss shall be on the supplier and shall be monitored by the national regulatory authority.

By way of derogation from paragraph 2, Member States may choose to permit suppliers or market participants engaged in aggregation to charge contract termination fees to customers. willingly terminating fixed term. fixed price supply [] contracts before their maturity, as long as such fees are part of a contract that the costumer has willingly entered into and such fees are clearly communicated to the customer before the contract is entered into. Such fees [] shall [] be proportionate and not exceed the direct economic loss to the supplier or market participant engaged in aggregation of the customer terminating the contract, including the costs of any bundled investments or services already provided to the customer as part of the contract.

Provisionally agreed in TM:

By way of derogation from paragraph 2, Member States may choose to permit suppliers or market participants engaged in **aggregation** to charge contract termination fees to customers. willingly terminating fixed term, *fixed price* supply contracts before their maturity, as long as such fees are part of a contract that the costumer has willingly entered into and such fees are clearly communicated to the customer before the contract is entered into. Such fees shall be proportionate and not exceed the direct economic loss to the supplier or market participant engaged in aggregation of the customer terminating the contract, including the costs of any bundled investments or services already provided to the customer as part of the contract. The burden of proof of the direct economic loss shall be on the supplier or market participant engaged in aggregation and the permissibility of contract termination fees shall be monitored by the national regulatory authority, or any other competent authority.

262.	4. Member States shall ensure that the right to switch suppliers is granted to customers in a non-discriminatory manner as regards cost, effort or time.		4. Member States shall ensure that the right to switch suppliers or market participant engaged in aggregation is granted to customers in a non-discriminatory manner as regards cost, effort or time.	Provisionally agreed:  4. Member States shall ensure that the right to switch suppliers or market participant engaged in aggregation is granted to customers in a non-discriminatory manner as regards cost, effort or time.
263.		AM 59 4a. (new) Household customers shall be entitled to participate in collective switching schemes. Member States shall remove all regulatory or administrative barriers for collective switching while providing a framework that ensures utmost protection for consumers to avoid any abusive practices.		Provisionally agreed:  4a. Household customers shall be entitled to participate in collective switching schemes. Member States shall remove all regulatory or administrative barriers for collective switching while providing a framework that ensures utmost protection for consumers to avoid any abusive practices.
264.		Articl [] Aggregation		
265.			-1. Member States shall ensure that all customers are free to purchase and sell electricity services, other than electricity supply, including aggregation, independently from their supply contract and from an electricity undertaking of their choice.	Provisionally agreed:  -1. Member States shall ensure that all customers are free to purchase and sell electricity services, other than electricity supply, including aggregation, independently from their supply contract and from an electricity undertaking of their choice.

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266.	1. Member States shall ensure that, where a final customer wishes to conclude a contract with an aggregator, such engagement shall not require the consent of the final customer's supplier.	1. Member States shall ensure that <i>final customers are entitled</i> to conclude a contract with an aggregator <i>and that</i> such engagement shall not require the consent of the final customer's supplier.	1. Member States shall ensure that, where a final customer wishes to conclude an aggregation contract [], this shall not require the consent of the final customer's [] electricity undertaking Member States may allow suppliers to require such consent only in cases where the customer's supplier does neither receive a regulated compensation payment in line with Article 17(3)(db) nor a compensation for positive imbalances and the need for the supplier's consent is clearly specified in the contract between the customer and his supplier. Such contractual terms and conditions should be subject to monitoring and approval by the regulatory authorities.	Maintain Council GA
267.		Member States shall ensure that aggregators fully inform customers of the terms and conditions of the contracts offered to them.		Provisionally agreed:  Member States shall ensure that market participants engaged in aggregation fully inform customers of the terms and conditions of the contracts offered to them.
268.		Member States shall ensure that suppliers do not discriminate between customers on the basis of whether they have a contract with an aggregator.		Provisionally agreed in TM:  (EP text included in para.5, line 273)

269.	2. Member States shall ensure that a final customer wishing to terminate the contract with an aggregator, while respecting contractual conditions, is entitled to such termination within three weeks.	AM 61 2. Member States shall ensure that a final customer wishing to terminate the contract with an aggregator may do so in accordance with Article 12.	2. []	Provisionally agreed: 2. []
270.	3. Member States shall ensure that final customers terminating a fixed term contract with an aggregator before its maturity are not charged any termination fee that exceeds the direct economic loss to the aggregator, including the cost of any bundled investments or services already provided to the final customer as part of the contract.		3. []	Provisionally agreed: 3. []
271.		AM 62 (new) The burden of proof of the direct economic loss shall be on the aggregator and shall be monitored by the national regulatory authority.		Provisionally agreed in TM (AM 62 covered by Article 12(3), line 261)
272.	4. Member States shall ensure that final customers are entitled to receive all relevant demand response data or data on supplied and sold electricity at least once per year.	AM 63 4. Member States shall ensure that final customers are entitled to receive all relevant demand response data or data on supplied and sold electricity and settlement data upon request and without being charged any additional fees and at least once per month.	4. Member States shall ensure that final customers are entitled to receive all relevant demand response data or data on supplied and sold electricity free of charge at least once every billing period [] if requested by the customer.	Provisionally agreed in TM:  4. Member States shall ensure that final customers are entitled to receive all relevant demand response data or data on supplied and sold electricity free of charge at least once every billing period if requested by the customer.
273.	5. Member States shall ensure that the rights referred to in paragraphs 1, 2, 3 and 4 are granted to final customers in a non-discriminatory		5. Member States shall ensure that the rights referred to in paragraphs 1[] and 4 are granted to final customers in a non-	Provisionally agreed in TM (EP text from AM 60, line 268):  5. Member States shall ensure

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2	manner as regards cost, effort or time.	Article	discriminatory manner as regards cost, effort or time.	that the rights referred to in paragraphs 1 and 4 are granted to final customers in a non-discriminatory manner as regards cost, effort or time. In particular, Member States shall ensure that suppliers do not discriminate between customers on the basis of whether they have a contract with a market participant engaged in aggregation.
2	274.	Article Compariso		
2*	1. Member States shall ensure that customers have access, free of charge, to at least one tool comparing the offers of suppliers that meets the certification criteria set out in Annex I. The comparison tools may be operated by any entity, including private companies and public authorities or bodies. Customers should be informed of the availability of such tools.	1. Member States shall ensure that customers have access, free of charge, to at least one tool comparing the offers from both individual and bundled contracts, including dynamic price contracts, offers from electricity suppliers, electricity service providers and independent aggregators that meets at least the certification criteria set out in Annex I. The comparison tools may be operated by any entity, including private companies and public authorities or bodies. At least one tool per Member States shall cover the whole of the market. Customers shall be informed of the availability of such tools in or together with their bills.	1. Member States shall ensure that at least household customers, and microenterprises with an expected yearly consumption of below 100,000 kWh have access, free of charge, to at least one tool comparing the offers of suppliers that meets [] at least the following criteria:  The tools shall:	1. Member States shall ensure that at least household customers, and microenterprises with an expected yearly consumption of below 100,000 kWh have access, free of charge, to at least one tool comparing the offers of suppliers, including dynamic price contracts. Customers shall be informed of the availability of such tools in or together with their bills or by other means. The tools shall meet at least the following criteria:

276.	(a) be operationally independent and ensure that electricity undertakings are given equal treatment in search results;	Provisionally agreed in TM:  (a) be independent from market participants and ensure that electricity undertakings are given equal treatment in search results;
277.	(b) clearly disclose their owners and the natural or legal person operating the tool;	New compromise proposal: (b) clearly disclose their owners and the natural or legal person operating and controlling the tool as well as information on how the tools are financed;
278.	(c) set out clear, objective criteria on which the comparison will be based and disclose them;	Provisionally agreed:  (c) set out clear, objective criteria on which the comparison will be based, including services, and disclose them;
279.	(d) use plain and unambiguous language;	Provisionally agreed:  (d) use plain and unambiguous language;
280.	(e) provide accurate and up-to-date information and state the time of the last update;	Provisionally agreed:  (e) provide accurate and up-to-date information and state the time of the last update;
281.		New compromise proposal (AM 182, Annex I point (da), line 944):  (ea) be accessible for persons with disabilities by making them perceivable, operable, understandable and robust;

282.	(f) where multiple tools cover the market, include, as complete as practicable, a range of electricity offers covering a significant part of the market and, where the information presented is not a complete overview of the market, a clear statement to that effect, before displaying results. In such cases the Member State shall ensure that at least one tool provides an overview of the whole of the market; and	Provisionally agreed:  (f) Member States shall ensure that at least one tool covers the whole of the market. Where multiple tools cover the market, include, as complete as practicable, a range of electricity offers covering a significant part of the market and, where the information presented does not completely cover the market, a clear statement to that effect, before displaying results, and;
283.	(g) provide an effective procedure to report incorrect information on published offers.	Maintain Council GA
284.		New compromise proposal (of AM 184, line 949): (ga) perform comparisons while limiting personal information requested to data strictly necessary for the comparison.
285.	1a The tools referred to in paragraph 1 may be operated by any entity, including private companies and public authorities or bodies.	Provisionally agreed:  1a The tools referred to in paragraph 1 may be operated by any entity, including private companies and public authorities or bodies.
286.	1b Household customers and microenterprises with an expected yearly consumption of below 100,000 kWh shall be informed of the availability of the tools referred to in paragraph 1.	Maintain Council GA

287.	2. Member States shall appoint an independent competent authority responsible for certifying comparison tools and ensuring that certified comparison tools continue to meet the criteria set out in Annex I.		2. Member States shall appoint a [] competent authority to be responsible for [] verifying comparison tools and ensuring that [] verified comparison tools continue to meet the criteria set out in paragraph 1 []. This authority shall be independent from any market participants and comparison tool operators.	Maintain Council GA
288.	3. Member States may require the comparison tools referred to in paragraph 1 to include comparative determinants relating to the nature of the services offered by the suppliers.	AM 65 3. Member States <i>shall</i> require the comparison tools referred to in paragraph 1 to include comparative determinants relating to the nature of the services offered by the suppliers.	3. []	New compromise proposal:  3. Member States may require the comparison tools referred to in paragraph 1 to include comparative determinants relating to the nature of the services offered by the suppliers.
289.	4. Any tool comparing the offers of suppliers shall be eligible to apply for certification in accordance with this Article on a voluntary and non-discriminatory basis.	AM 66 4. Any tool comparing the offers of electricity suppliers, electricity service providers and aggregators, including independent aggregators, shall apply for certification in accordance with this Article on a non-discriminatory basis.	4. Any tool comparing the offers of [] market participants shall be eligible to apply for [] verification in accordance with this Article on a voluntary and non-discriminatory basis.	New compromise proposal:  4. Any tool comparing the offers of market participants shall be eligible to apply for verification a trust mark in accordance with this Article on a voluntary and non-discriminatory basis.
290.			4a. By way of derogation from paragraphs 2 and 4, Member States may choose not to provide for verification of comparison tools should a public authority or body provide a comparison tool fulfilling the obligation set out in paragraph 1.	Maintain Council GA

291.	Article 15						
		Active customers					
292.	1. Member States shall ensure that final customers:		1. Member States shall ensure that final customers:				
293.	(a) are entitled to generate, store, consume and sell self-generated electricity in all organised markets either individually or through aggregators without being subject to disproportionately burdensome procedures and charges that are not cost reflective;	AM 67  (a) are entitled to generate, store, consume and sell self-generated electricity in all organised markets either individually or through aggregators without being subject to discriminatory or disproportionately burdensome procedures and charges that are not cost reflective;	(a) are entitled [] to act as active customers, without being subject to [] discriminatory technical and administrative requirements, procedures and charges [];	Maintain Council GA			
294.	(b) are subject to cost reflective, transparent and non-discriminatory network charges, accounting separately for the electricity fed into the grid and the electricity consumed from the grid, in line with Article 59(8).		(b) []				
295.			1a. Member States shall ensure that active consumers:				
296.			(a) are entitled to operate either directly or through aggregation;				
297.			(b) are entitled to sell self- generated electricity including through power purchase agreements;				
298.			(c) are entitled to participate in demand response and energy efficiency schemes;				

299.	(d) are entitled to delegate the
	management of the installations
	required for their activities to a
	third party, including installation,
	operation, data handling and
	maintenance;
300.	(e) are subject to cost reflective,
	transparent and non-
	discriminatory network charges,
	accounting separately for the
	electricity fed into the grid and the
	electricity consumed from the grid,
	in line with Article 59(8) ensuring
	they contribute in an adequate and
	balanced way to the overall cost
	sharing of system of producing,
	distributing and consuming
	electricity in line with Article 16 of
	the [Electricity Regulation];
301.	(f) are financially responsible
	for the imbalances they cause in
	the electricity system. To this
	extent they shall be balance
	responsible parties or shall
	delegate their balance
	responsibility in accordance with
	Article 4 of the [Electricity
	Regulation].
302.	1b. Member States may have
	different governing provisions for
	individual and jointly acting final
	customers in their national
	legislation provided that all rights
	and obligations as stipulated in this
	article are applied to all active
	customers.

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303.			1c. Member States that have existing schemes not accounting separately for the electricity fed into the grid and the electricity consumed from the grid, shall grant no new rights under these schemes beyond the end of the year 2025.	
304.	2. The energy installation required for the activities of the active customer may be managed by a third party for installation, operation, including metering and maintenance.	AM 68 2. The energy installation required for the activities of the active customer may be managed by a third party for installation, operation, including metering and maintenance provided that the economic risk connected to the operation of the installation remains with the active costumer.	2. []	Maintain Council GA
305.		Member States shall ensure that active customers owning a storage facility:		Maintain Council GA
306.		(a) have the right to a grid connection within a reasonable time following the request;		
307.		(b) are not subject to additional taxes, surcharges, and fees for the electricity stored in the storage facility;		
308.		(c) are distinguished from generators and not subject to related licensing requirements and fees;		
309.		(d) are allowed to provide several services simultaneously, if technically feasible.		

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310.	Article 16					
	[] Energy communities					
311.	1. Member States shall ensure that		1. Member States shall []			
	local energy communities:		provide an enabling regulatory			
			framework for [] energy			
			communities ensuring that:			
312.	(a) are entitled to own, establish, or	AM 69	(a) []	Maintain Council GA		
	lease community networks and to	(a) are entitled to own, establish,		(covered in Council text, paras.2(b)		
	autonomously manage them;	or lease community networks and		and 2b, lines 338 and 347)		
	<del></del>	autonomously manage them, as long				
		as the concession system of the				
		Member State is respected;				
313.	(b) can access all organised markets		(b) []			
	either directly or through aggregators					
	or suppliers in a non-discriminatory					
	manner;					
314.		AM 70		Maintain Council GA		
		(ba) (new) shall be subject to		(covered in Council text, para.2a		
		balance responsibility in accordance		(c), line 344)		
		with Article 4 of Regulation (EU)				
		[recast of Regulation 714/2009 as				
		proposed by COM (2016)861/2];				
315.	(c) benefit from a non-	AM 71	(c) []	Maintain Council GA		
	discriminatory treatment with regard to	(c) benefit from a non-		(covered in Council text, para.2a		
	their activities, rights and obligations	discriminatory treatment with regard		(b), line 343)		
	as final customers, generators,	to their activities, rights and				
	distribution system operators or	obligations as final customers,				
	aggregators;	generators, distribution system				
		operators, <i>suppliers</i> or aggregators;				
316.		AM 72		Maintain Council GA		
		(ca) (new) adequately contribute to		(covered in Council text, para.1(f),		
		the costs of the electricity system to		line 324)		
		which they remain connected;				

317.		AM 73 (cb) (new) operate on the market on a level playing field without distorting competition;		Maintain Council GA (covered in Council text, para.2a (a) and (b), lines 342 and 343)
318.	(d) are subject to fair, proportionate and transparent procedures and cost reflective charges.		(d) []	
319.			(a) participation in an energy community is open and voluntary;	
320.			(b) shareholders or members are allowed to leave an energy community; in such cases Article 12 shall apply;	
321.			(c) shareholders or members of an energy community shall not lose their rights and obligations as household customers or active customers;	
322.			(d) energy communities that supply electricity, provide aggregation or other commercial electricity services are subject to the provisions relevant for such activities;	
323.			(e) relevant distribution system operator shall, subject to fair compensation as assessed by the regulatory authority, cooperate with energy communities to facilitate electricity transfers within energy communities;	

324.			(f) energy communities are subject to non-discriminatory fair, proportionate and transparent procedure, including registration and licensing, and transparent and non-discriminatory and cost reflective network charges ensuring they contribute in an adequate and balanced way to the overall cost sharing of the system in line with Article 16 of the [Electricity Regulation].	
325.	2. Member States shall provide an enabling regulatory framework that ensures that:		2. Member States [] may provide [] in the enabling regulatory framework that [] energy communities:	
326.		AM 74 (-a) (new) conditions for creating, operating and dissolving local energy networks are well defined;		Maintain Council GA
327.	(a) participation in a local energy community is voluntary;		(a) []	
328.		AM 75 (aa) (new) conditions and standards are set up for local energy communities with networks in order to preserve efficient network planning. These conditions and standards shall also ensure that customers and members in the local energy community receive the same quality and standard of network		Maintain Council GA

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		services that are available to customers outside the local energy community;		
329.		AM 76 (ab) (new) final customers are entitled to participate in a local energy community;		Maintain Council GA (covered in Council text, para.1(a), line 319)
330.	(b) shareholders or members of a local energy community shall not lose their rights as household customers or active customers;		(b) []	
331.	(c) shareholders or members are allowed to leave a local energy community; in such cases Article 12 shall apply;		(c) []	
332.	(d) Article 8 (3) applies to generating capacity installed by local energy communities as long as such capacity can be considered small decentralised or distributed generation;		(d) []	
333.	(e) provisions of Chapter IV apply to local energy communities that perform activities of a distribution system operator;	AM 77  (e) provisions of Chapter IV as well as other rules and regulations applying to distribution system operators apply to local energy communities that perform activities of a distribution system operator;	(e) []	Maintain Council GA (covered in Council text, para.2b, lines 347-350)
334.	(f) where relevant, a local energy community may conclude an agreement with a distribution system operator to which their network is connected on the operation of the local energy community's network;		(f) []	

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335.	(g) where relevant system users that	AM 78	(g) []	Maintain Council GA
	are not shareholders or members of the	(g) where relevant system users		(covered in Council text, para.2b,
	local energy community connected to	that are not shareholders or members		lines 347-350)
	the distribution network operated by a	of the local energy community		
	local energy community shall be	connected to the distribution network		
	subject to fair and cost-reflective	operated by a local energy		
	network charges. If such system users	community shall be subject to <b>non-</b>		
	and local energy communities cannot	discriminatory, fair and cost-		
	reach an agreement on network	reflective network charges. If such		
	charges, both parties may request the	system users and local energy		
	regulatory authority to determine the	communities cannot reach an		
	level of network charges in a relevant	agreement on network charges, both		
	decision;	parties may request the regulatory		
	decision,	authority to determine the level of		
		network charges in a relevant		
		decision;		
336.	(h) where relevant local energy	decision,	(h) []	
550.	communities are subject to appropriate			
	network charges at the connection			
	points between the community			
	network and the distribution network			
	outside the energy community. Such			
	network charges shall account			
	separately for the electricity fed into			
	distribution network and the electricity			
	consumed from the distribution			
	network outside the local energy			
	community in line with Article 59 (8).			
337.	community in this with there is (ii).		(a) are open to cross-border	
337.			participation;	
338.			(b) are entitled to own, establish,	
			purchase or lease distribution	
			networks and to autonomously	
			manage them subject to conditions	
			set out in Article 16 (2b);	

339.	(c) are subject to exemptions
	foreseen by Article 38(2);
340.	(d) are entitled to arrange
	within the community sharing of
	electricity that is produced by the
	production units owned by the
	community, subject to the
	provisions of this article and
	retaining community members'
	rights and obligations as final
	consumers.
341.	2a. Member States shall ensure
	that energy communities:
342.	(a) can access all electricity
	markets either directly or through
	aggregation in a non-
	discriminatory manner;
343.	(b) are treated in a non-
	discriminatory manner with
	regard to their activities, and are
	subject to the same rights and
	obligations when acting as final
	customers, generators, suppliers,
	distribution system operators, or
	other market participants;
344.	(c) shall be financially
	responsible for the imbalances they
	cause in the electricity system. To
	this extend they shall be balance
	responsible parties or shall
	delegate their balance
	responsibility in accordance with
	Article 4 of the [Electricity
	Regulation);

345.	(d) with regard to self-
	consumption, energy communities
	shall be treated like active
	customers in accordance with
	Article 15(1)b;
346.	(e) are subject to Article 8 (3) in
	relation to generating capacity
	installed by energy communities as
	long as such capacity can be
	considered small decentralised or
	distributed generation.
347.	2b. Member States may decide,
	to grant energy communities with
	a right to manage distribution
	network in their area of operation
	and define the relevant procedures,
	without prejudice to the provisions
	of Chapter IV and other rules and
	regulations applying to
	distribution system operators. If
	such right is granted, Member
	States shall ensure that:
348.	(a) energy communities may
	conclude an agreement with a
	relevant distribution system
	operator or transmission system
	operator to which their network is
	connected on the operation of the
	energy community's network;
349.	(b) energy communities are
	subject to appropriate network
	charges at the connection points
	between the community network
	and the distribution network
	outside the energy community.

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		Such network charges shall account separately for the electricity fed into distribution network and the electricity consumed from the distribution network outside the energy community in line with Article 59 (8);	
350.		(c) energy communities do not discriminate or harm customers remaining connected to the distribution system.	
351.	AM 79  Article 16a (new)  Electricity sharing  Local energy communities are entitled to share electricity from generation assets within the community between its members or shareholders based on market principles, including applying existing or future ICT technologies such as virtual net metering schemes and those based on distributed ledger technologies, as well as through power purchase agreements or peer-to-peer trade arrangements for example.		Maintain Council GA (covered in Council text, para.2(d), line 340)

352.	Article 17  Demand response through aggregation			
353.	1. Member States shall ensure that national regulatory authorities encourage final customers, including those offering demand response through aggregators, to participate alongside generators in a non-discriminatory manner in all organised markets.	AM 80  1. Member States shall ensure that <i>the</i> regulatory <i>framework allows</i> final customers, including those offering demand response through aggregators, to participate alongside generators in a non-discriminatory manner in all organised markets <i>and capacity mechanisms</i> .	1. Member States shall allow and foster participation of demand response through aggregation.  Member States shall [] allow final customers, including those offering demand response through [] aggregation, to participate alongside electricity generators in a non-discriminatory manner in all [] electricity markets.	Provisionally agreed in TM (linked to definition of electricity markets set out in Article 2(6a), line 109):  1. Member States shall allow and foster participation of demand response through aggregation. Member States shall allow final customers, including those offering demand response through aggregation, to participate alongside electricity generators in a non-discriminatory manner in all electricity markets.
354.	2. Member States shall ensure that transmission system operators and distribution system operators when procuring ancillary services, treat demand response providers, including independent aggregators, in a non-discriminatory manner, on the basis of their technical capabilities.	AM 81 2. Member States shall ensure that transmission system operators and distribution system operators when procuring ancillary services, treat demand response providers, including independent aggregators, in a non-discriminatory manner alongside generators, on the basis of their technical capabilities.	2. Member States shall ensure that transmission system operators and distribution system operators when procuring ancillary services, treat [] market participants engaging in demand response aggregation, in a non-discriminatory manner, on the basis of their technical capabilities.	Provisionally agreed in TM:  2. Member States shall ensure that transmission system operators and distribution system operators when procuring ancillary services, treat market participants engaging in demand response aggregation, in a non-discriminatory manner alongside generators, on the basis of their technical capabilities.
355.	3. Member States shall ensure that their regulatory framework encourages the participation of aggregators in the retail market and that it contains at least the following elements:	AM 82 3. Member States shall ensure that their regulatory framework encourages the participation of aggregators in <i>all markets</i> and that it contains at least the following elements:	3. Member States shall ensure that their <b>relevant</b> regulatory framework [] contains at least the following elements:	Maintain Council GA

356.	<ul> <li>(a) the right for each aggregator to enter the market without consent from other market participants;</li> <li>(b) transparent rules clearly assigning roles and responsibilities to all market participants;</li> </ul>	AM 83 (b) non-discriminatory and transparent rules clearly assigning roles and responsibilities to all market participants;	(a) the right for each market participant engaged in aggregation, including independent aggregators, to enter [] electricity markets without consent from other []market participants;  (b) non-discriminatory and transparent rules clearly assigning roles and responsibilities to all [] electricity undertakings engaged in aggregation or affected by the participation of demand response through aggregation,	Provisionally agreed in TM:  (a) the right for each market participant engaged in aggregation, including independent aggregators, to enter electricity markets without consent from other market participants;  Provisionally agreed in TM:  (b) non-discriminatory and transparent rules clearly assigning roles and responsibilities to all electricity undertakings and customers engaged in aggregation or affected by the participation of demand response through aggregation;
358.	(c) transparent rules and procedures for data exchange between market participants that ensure easy access to data on equal and non-discriminatory terms while fully protecting commercial data;	AM 84  (c) non-discriminatory and transparent rules and procedures for data exchange between market participants that ensure easy access to data on equal and non-discriminatory terms while fully protecting commercial data and customers' personal data, including minimum information requirements for the aggregator, as well as minimum criteria for the protection of commercially sensitive data for all parties concerned;	(c) non-discriminatory and transparent rules and procedures for data exchange between market participants engaged in aggregation and other [] electricity undertakings that ensure easy access to data on equal and non-discriminatory terms while fully protecting commercial data;	Provisionally agreed in TM:  (c) non-discriminatory and transparent rules and procedures for data exchange between market participants engaged in aggregation and other electricity undertakings that ensure easy access to data on equal and non-discriminatory terms while fully protecting commercial data and customers' personal data;

(d) aggregators shall not be required to pay compensation to suppliers or generators;	AM 85 deleted	(d) []	Provisionally agreed in TM:
360.	AM 86 (da) (new) market participants engaged in aggregation shall be financially responsible for the imbalances they cause in the electricity system as defined in accordance with Article 4 of Regulation (EU) [recast of Regulation 714/2009 as proposed by COM (2016)861/2];	(da) market participants engaged in aggregation shall be financially responsible for the imbalances they cause in the electricity system. To this extent they shall be balance responsible parties or shall delegate their balance responsibility in accordance with Art 4 of the electricity Regulation;	Provisionally agreed in TM:  (da) market participants engaged in aggregation shall be financially responsible for the imbalances they cause in the electricity system. To this extent they shall be balance responsible parties or shall delegate their balance responsibility in accordance with Art 4 of the electricity Regulation;
361.	AM 87 (db) (new) non-discriminatory and transparent rules and procedures to compensate market participants for the energy they deliver during the demand response period in a proportionate manner, under the supervision of the national regulatory authority, without creating a barrier for market entry of aggregators or a barrier for flexibility. Compensation shall be strictly limited to cover the resulting costs. The calculation method for such compensation may take account of the benefits induced by the independent aggregators to other market participants and be subject to approval by the regulatory authority;	(db) Member States may require undertakings, including independent aggregators to pay compensation to other market participants or their balancing responsible party if they directly induce imbalances to these market participants including situations where a perimeter correction is introduced without creating a barrier for market entry of aggregators or a barrier for flexibility. In such cases the compensation payment shall be strictly limited to cover the resulting costs. The calculation method for such compensation may take account of the benefits induced by the independent aggregators to other market participants and be subject to	Council compromise proposal: (db) Member States may require undertakings, including independent aggregators to pay compensation to other market participants or their balancing responsible party if they directly induce imbalances to these market participants including situations where a perimeter correction is introduced without creating a barrier for market entry of market participants engaged in aggregation or a barrier for flexibility. In such cases the compensation payment shall be strictly limited to cover the resulting costs. The calculation method for such compensation may take account of the benefits induced by the independent aggregators to

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			approval by the regulatory authority;	other market participants and may be subject to approval by the regulatory authority;
362.		AM 88 (dc) (new) final customers who have a contract with independent aggregators shall not face undue payments, penalties or other undue contractual restriction from their suppliers;	(dc) final customers who have a contract with independent aggregators shall not face undue payments, penalties or other undue contractual restriction from their suppliers;	Provisionally agreed in TM:  (dc) final customers who have a contract with independent aggregators shall not face undue payments, penalties or other undue contractual restriction from their suppliers;
363.	(e) a conflict resolution mechanism between market participants.		(e) a conflict resolution mechanism between market participants engaged in aggregation and other market participants, including responsibility for imbalance.	Provisionally agreed in TM:  (e) a conflict resolution mechanism between market participants engaged in aggregation and other market participants, including responsibility for imbalance.
364.	4. In order to ensure that balancing costs and benefits induced by aggregators are fairly assigned to market participants, Member States may exceptionally allow compensation payments between aggregators and balance responsible parties. Such compensation payments must be limited to situations where one market participant induces imbalances to another market participant resulting in a financial cost.  Such exceptional compensation payments shall be subject to approval by the national regulatory authorities and monitored by the Agency.	AM 89 deleted	4. []	Provisionally agreed in TM  []

365. Member States shall ensure access to and foster participation of demand response, including through independent aggregators in all organised markets. Member States shall ensure that national regulatory authorities or, where their national legal system so requires, transmission system operators and distribution system operators in close cooperation with demand service providers and final customers define technical modalities for participation of demand response in these markets on the basis of the technical requirements of these markets and the capabilities of demand response. Such specifications shall include the participation of aggregators.

- that national regulatory authorities or, where their national legal system so requires, transmission system operators and distribution system operators in close cooperation with [] market participants and final customers define technical [] characteristics for participation of demand response in [] all electricity markets on the basis of the technical requirements of these markets and the capabilities of demand response. Such specifications shall include the participation of [] aggregated loads.
- 5. Member States shall ensure that national regulatory authorities or, where their national legal system so requires, transmission system operators and distribution system operators in close cooperation with **market participants** and final customers define technical **characteristics** for participation of demand response in **all electricity** markets on the basis of the technical

requirements of these markets and

the capabilities of demand response.

Such specifications shall include the

participation of aggregated loads.

Provisionally agreed in TM:

Article 18

[] Bills and billing information

- 1. Member States shall ensure that bills fulfil the minimum requirements for billing and billing information as set out in Annex II. The information contained in bills shall be correct, clear, concise and presented in a manner that facilitates comparison by consumers.
- **AM 90** 1. Member States shall ensure that bills fulfil the minimum requirements for billing and billing information as set out in Annex II The information contained in bills shall be correct, clear, concise, userfriendly and presented in a manner that facilitates comparison by consumers. The information indicated in Annex II that is not obligatory in the bills shall be made available to the customers by other means as chosen by the Member States.
- 1. Member States shall ensure that bills [] and billing information are accurate, easy to understand, clear, concise and presented in a manner that facilitates comparison by consumers. On request, final customers shall receive a clear and understandable explanation of how their bill was derived, especially where bills are not based on actual consumption.
- Provisionally agreed:
- 1. Member States shall ensure that bills and billing information are accurate, easy to understand, clear, concise, user-friendly and presented in a manner that facilitates comparison by consumers. On request, final customers shall receive a clear and understandable explanation of how their bill was derived, especially where bills are not based on actual consumption.

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368.	2. Member States ensure that final customers receive all their bills and billing information for electricity consumption free of charge and that bills are clear, accurate and easy to understand.		2. Member States <b>shall</b> ensure that final customers receive all their bills and billing information [] free of charge [].	Provisionally agreed:  2. Member States <b>shall</b> ensure that final customers receive all their bills and billing information free of charge.
369.	3. Billing shall take place on the basis of actual consumption at least once a year. Billing information shall be made available at least once every three months, upon request or where the final customers have opted to receive electronic billing or else twice a year.	AM 91 Billing shall take place on the basis of actual consumption at least once a year. Billing information <i>including information on actual consumption</i> shall be made available at least once <i>a month</i> , upon request or where the final customers have opted to receive electronic billing or else twice a year.	3. []	Maintain Council GA (covered in Council text, see Annex II para.1a, lines 970-974)
370.	This obligation may be fulfilled by a system of regular self-reading by the final customers whereby they communicate readings from their meter to the supplier. Only when the final customer has not been provided a meter reading for a given billing interval may billing be based on estimated consumption or a flat rate.			
371.	4. Where final customers have meters that allow remote reading by the operator, accurate billing information based on actual consumption shall be provided at least once a month.	AM 92 4. Where final customers have meters that allow remote reading by the operator, accurate billing information based on actual consumption shall be provided at least once a month also through websites or other innovative means.	4. []	Maintain Council GA (covered in Council text, see Annex II para.1a(d), line 976)

372.	5. Member States shall require that, to the extent that information on the electricity billing and historical consumption is available, it is made available, at the request of the final customer, to a supplier or service provider designated by the consumer in accordance with point 3 of Annex II.		5. []	Provisionally agreed: (covered in Council text, see Annex II para.3, subpara. 1, line 981)  5. []
373.			6. Member States shall ensure that final customers are offered the option of electronic bills and billing information, and flexible arrangements for actual payment [].	Provisionally agreed:  6. Member States shall ensure that final customers are offered the option of electronic bills and billing information, and flexible arrangements for actual payment
374.	7. Member States may lay down that, at the request of the final customers, the information contained in these bills shall not be considered to constitute a request for payment. In such cases, Member States shall ensure that suppliers offer flexible arrangements for payments.	AM 93 deleted	7. []	Provisionally agreed: 7. []
375.	8. Member States shall require that information and estimates for electricity costs are provided to final customers on demand in a timely manner and in an easily understandable format.	AM 94 8. Member States shall require that information and estimates for electricity costs are provided to final customers on demand in a timely manner and in an easily understandable format. If the contract includes a future change of product or price or a discount, this should be indicated on the bill	8. []	Council compromise proposal: 8. If the contract includes a future change of product or price or a discount, this should be indicated on the bill together with the date when the change takes place.

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376. 377. 378.		together with the date when the change takes place.  AM 95 8a. (new) Member States shall consult consumer organisations when they consider changes to the format of bills.  AM 96 8b. (new) Where a final customer has been on the same tariff for more than 2 years, Member States shall require suppliers to notify the customer, in or alongside the energy bill, whether a more suitable or advantageous tariff is available, and facilitate their move to the new tariff.	8a. Member States shall ensure that bills and billing information fulfil the minimum requirements set out in Annex II.	Provisionally agreed: 8a. Member States shall consult consumer organisations when they consider changes to the format of bills bill content requirements.  Provisionally agreed: 8aa. Member States shall ensure that bills and billing information fulfil the minimum requirements set out in Annex II.  Provisionally agreed in TM (AM 96 covered in Annex II, para.1(ga), line 962)
379.		Articl	e 19	
		Smart m		
380.	1. In order to promote energy efficiency and empower customers, Member States or, where a Member State has so provided, the regulatory authority shall strongly recommend that electricity undertakings and aggregators optimise the use of electricity, inter alia by providing energy management services,	1. In order to promote energy efficiency and empower customers, Member States or, where a Member State has so provided, the regulatory authority shall strongly recommend that electricity undertakings and aggregators optimise the use of electricity, where cost-effective, inter	1. In order to promote energy efficiency and empower [] final customers, Member States or, where a Member State has so provided, the regulatory authority shall strongly recommend that electricity undertakings and [] other market participants optimise the use of electricity, inter alia by providing	

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	developing innovative pricing formulas, or introducing interoperable smart metering systems or smart grids, where appropriate.	alia by providing energy management services, developing innovative pricing formulas, and introducing interoperable smart metering systems in particular with consumer energy management systems, smart grids, and where appropriate smart appliances and 'smart homes' in accordance with the applicable Union data protection legislation.	energy management services, developing innovative pricing formulas, or introducing interoperable smart metering systems or smart grids, where appropriate.	
38	implementation of smart metering systems in their territories that shall assist the active participation of customers in the electricity market. Such implementation may be subject to a cost-benefit assessment which shall be undertaken according to the principles laid down in Annex III.		2. Member States shall ensure the implementation of smart metering systems in their territories that shall assist the active participation of customers in the electricity market. Such implementation may be subject to a cost-benefit assessment which shall be undertaken according to the principles laid down in Annex III.	
38	with deployment shall adopt and publish the minimum functional and technical requirements for the smart metering systems to be rolled out in their territories in line with the provisions laid down in Article 20 and Annex III. Member States shall ensure the interoperability of these smart metering systems as well as their connectivity with consumer energy management platforms. To this respect, Member States shall have due regard to the use of relevant available	AM 98 3. Member States that proceed with <i>smart metering</i> deployment shall adopt and publish the minimum functional and technical requirements for the smart metering systems to be rolled out in their territories in line with the provisions laid down in Article 20 and Annex III. Member States shall ensure the interoperability of these smart metering systems, <i>their user-centricity</i> as well as their connectivity with consumer energy	3. Member States that proceed with deployment shall adopt and publish the minimum functional and technical requirements for the smart metering systems to be rolled out in their territories in line with the provisions laid down in Article 20 and Annex III. Member States shall ensure the interoperability of these smart metering systems as well as their [] ability to provide output for [] consumer energy management [] systems. To this respect, Member States shall have due regard to the	

	standards including those enabling interoperability, best practices and the importance of the development of the internal market in electricity.	management platforms. To this respect, Member States shall have due regard to the use of relevant available standards including those enabling interoperability on the data model and application layer level, best practices and the importance of the development of data exchange, future and innovative energy services, the deployment of smart grids and the internal market in electricity. For existing smart metering systems, the requirements must be met when the metering system is replaced by a new one, at the end of its economic lifetime or earlier.	use of relevant available standards including those enabling interoperability, best practices and the importance of the development of the internal market in electricity.	
383.	4. Member States that proceed with smart metering deployment shall ensure that final customers contribute	AM 99 4. Member States that proceed with smart metering deployment	4. Member States that proceed with smart metering deployment shall ensure that final customers	
	to the associated costs of the roll-out in a transparent and non-discriminatory	shall ensure that final customers contribute to the associated costs of	contribute to the associated costs of the roll-out in a transparent and non-	
	manner. Member States shall regularly monitor this deployment in their	the roll-out in a transparent and non- discriminatory manner <i>while taking</i>	discriminatory manner. Member States or, where a Member State	
	territories to track the evolution of	into account the long-term benefits	has so provided, the designated	
	costs and benefits for the whole value chain, including the delivery of net	<i>for the whole value chain</i> . Member States shall regularly monitor this	competent authorities, shall regularly monitor this deployment in	
	benefits to consumers.	deployment in their territories to track the evolution of costs and	their territories to track the delivery	
		benefits for the whole value chain,	[] of [] benefits [] to consumers.	
		including the delivery of net benefits such as savings to consumers and		
		their overall satisfaction with the		
		deployment.		

384.	5. When the deployment of smart metering is negatively assessed as a result of cost-benefit assessment referred to in paragraph 2, Member States shall ensure that this assessment is revised periodically in response to changes in the underlying assumptions and to technology and market developments. Member States shall notify to the responsible Commission services the outcome of their updated economic assessment as it becomes available.	AM 100 5. When the deployment of smart metering is negatively assessed as a result of cost-benefit assessment referred to in paragraph 2, Member States shall ensure that this assessment is revised periodically and at least every two years in response to changes in the underlying assumptions and to technology and market developments. Member States shall notify to the responsible Commission services the outcome of their updated economic assessment as it becomes available.	5. When the deployment of smart metering is negatively assessed as a result of cost-benefit assessment referred to in paragraph 2, Member States shall ensure that this assessment is revised periodically or in response to significant changes in the underlying assumptions and to technology and market developments. Member States shall notify to the responsible Commission services the outcome of their updated economic assessment as it becomes available.	
385.			5a. The smart metering provisions in this Directive shall apply to future installations and to installations replacing older smart meters. Smart metering systems that are already installed, or for which the "start of work" as defined in Communication 2014/C 200/01 1.3. 19 (44) has started before the date of entry into force of this Directive, may remain in operation over their lifetime.	

386.		Article	e 20	
		Smart metering	functionalities	
387.	Where smart metering is positively assessed as a result of cost-benefit assessment referred to in Article 19(2), or systematically rolled out, Member States shall implement smart metering systems in accordance with European standards, the provisions in Annex III, and in line with the following principles:	AM 101 Where smart metering is positively assessed as a result of cost-benefit assessment referred to in Article 19(2), or systematically rolled out after the entry into force of this Directive, Member States shall implement smart metering systems in accordance with European standards, the provisions in Annex III, and in line with the following principles:	Where smart metering is positively assessed as a result of cost-benefit assessment referred to in Article 19(2), or systematically rolled out, Member States shall implement smart metering systems in accordance with European standards, the provisions in Annex III, and in line with the following principles:	
388.	(a) the metering systems accurately measure actual electricity consumption and provide to final customers information on actual time of use. That information shall be made easily available and visualised to final customers at no additional cost and at near-real time in order to support automated energy efficiency programmes, demand response and other services;	(a) the metering systems accurately measure actual electricity consumption and provide to final customers information on actual time of use. Validated historical consumption data shall be made easily available and visualised to final customers on at least an inhome display at no additional cost. Unvalidated near-real time consumption data shall be made available to final customers through a standardized interface in order to support automated energy efficiency programmes, demand response and other services;	(a) the metering systems accurately measure actual electricity consumption and are able to provide to final customers information on actual time of use. [] Validated historical consumption data shall be made easily and securely available and visualised to final customers on request and at no additional cost. [] Non-validated near-real time consumption data shall also be made easily and securely available to final customers at no additional cost, through a standardised interface or remote access, in order to support automated energy efficiency programmes, demand response and other services;;	

389.	(b) the security of the smart metering systems and data communication is ensured in compliance with relevant Union security legislation having due regard of the best available techniques for ensuring the highest level of cybersecurity protection;		(b) the security of the smart metering systems and data communication is ensured in compliance with relevant Union security legislation having due regard of the best available techniques for ensuring the highest level of cybersecurity protection whilst	
			bearing in mind the costs and principles of proportionality,	
390.	(c) the privacy and data protection of final customers is ensured in compliance with relevant Union data protection and privacy legislation;	AM 103 (c) the privacy and data protection of final customers is ensured in compliance with relevant Union data protection and privacy legislation; it shall in particular be possible for the final customer to have access to information on the identity of other parties which access their personal data, and on the moment of access, in order to be able to enforce their rights under Union data protection legislation;	(c) the privacy and data protection of final customers is ensured in compliance with relevant Union data protection and privacy legislation;	
391.	(d) meter operators shall ensure that the meter or meters of active customers who self-generate electricity can account for electricity put into the grid from the active customers' premises;		(d) meter operators shall ensure that the meter or meters of active customers who self-generate electricity can account for electricity put into the grid from the active customers' premises;	

392.	(e) if final customers request it, metering data on their electricity input and off-take shall be made available to them, via a local standardised communication interface and/or remote access, or to a third party acting on their behalf, in an easily understandable format as provided for in Article 24, allowing them to compare deals on a like-for-like basis;	(e) metering data on their electricity input and off-take shall be made available to them, via a local standardised communication interface and/or remote access, or to a third party acting on their behalf, in an easily understandable format as provided for in Article 24 and as close to real time as possible allowing them to compare deals on a like-for-like basis; it shall equally be possible for final customers to download their metering data or transmit them to another party at no additional cost and in accordance with their right to data portability under Union data protection legislation;	(e) if final customers request it, metering data on their electricity input and off-take shall be made available to them, via a [] standardised communication interface and/or remote access, or to a third party acting on their behalf, in an easily understandable format as provided for in Article 24, allowing them to compare deals on a like-for-like basis;	
393.	information shall be given to final customers at the time of installation of smart meters, in particular about their full potential with regard to meter reading management and the monitoring of energy consumption, and on the collection and processing of personal data in accordance with the applicable Union data protection legislation;	AM 105  (f) appropriate advice and information shall be given to final customers <i>prior to and/or</i> at the time of installation of smart meters, in particular about their full potential with regard to meter reading management and the monitoring of energy consumption, and on the collection and processing of personal data in accordance with the applicable Union data protection legislation;	information shall be given to final customers <b>prior to and/or</b> at the time of installation of smart meters, in particular about their full potential with regard to meter reading management and the monitoring of energy consumption, and on the collection and processing of personal data in accordance with the applicable Union data protection legislation;	

394.	(g) smart metering systems shall enable final customers to be metered and settled at the same time resolution as the imbalance period in the national market.		(g) smart metering systems shall enable final customers to be metered and settled at the same time resolution as the imbalance period in the national market.	
395.		Articl		
396.	1. Where smart metering is negatively assessed as a result of costbenefit assessment referred to in Article 19(2), nor systematically rolled out, Member States shall ensure that every final customer is entitled to have installed or, where applicable, to have upgraded, on request and under fair and reasonable conditions, a smart meter that complies with the following requirements:	AM 106 1. Where smart metering is negatively assessed as a result of cost-benefit assessment referred to in Article 19(2), nor systematically rolled out, Member States shall ensure that every final customer is entitled to have installed or, where applicable, to have upgraded, on request and under fair, reasonable and cost-effective conditions, a smart meter that complies with the following requirements:	1. Where smart metering is negatively assessed as a result of cost-benefit assessment referred to in Article 19(2), nor systematically rolled out, Member States shall ensure that every final customer is entitled, while bearing associated costs, to have installed or, where applicable, to have upgraded, on request and under fair and reasonable conditions, a smart meter that complies with the following requirements:	
397.	<ul> <li>(a) is equipped where technically feasible with functionalities referred to in Article 20, or with a minimum set of functionalities to be defined and published by Member States at national level and in line with the provisions in Annex III,</li> <li>(b) is interoperable and able to</li> </ul>	AM 107  (a) is equipped with functionalities referred to in Article 20, or with a minimum set of functionalities to be defined and published by Member States at national level and in line with the provisions in Annex III,	<ul> <li>(a) is equipped where technically feasible with functionalities referred to in Article 20, or with a minimum set of functionalities to be defined and published by Member States at national level and in line with the provisions in Annex III,</li> <li>(b) is interoperable and able to</li> </ul>	
	deliver the desired connectivity of the metering infrastructure with consumer energy management systems in near-real time.		deliver the desired connectivity of the metering infrastructure with consumer energy management systems in near-real time.	

399.	2. In the context of a customer request for a smart meter pursuant to paragraph 1, Member States or, where a Member State has so provided, the designated competent authorities shall:	2. In the context of a customer request for a smart meter pursuant to paragraph 1, Member States or, where a Member State has so provided, the designated competent authorities shall:	
400.	(a) ensure that the offer to the final customer requesting the installation of a smart meter explicitly states and clearly describes:	(a) ensure that the offer to the final customer requesting the installation of a smart meter explicitly states and clearly describes:	
401.	- (i) the functions and interoperability that can be supported by the smart meter and the services that are feasible as well as the benefits that can be realistically attained by having that smart meter at that moment in time;	- (i) the functions and interoperability that can be supported by the smart meter and the services that are feasible as well as the benefits that can be realistically attained by having that smart meter at that moment in time;	
402.	<ul> <li>(ii) any associated costs to be borne by the final customer</li> </ul>	<ul> <li>(ii) any associated costs to be borne by the final customer;</li> </ul>	

404. 405. 406.	a reasonable time and no later than three months after the customer's request;  (c) regularly, and at least every two years, review and make publicly available the associated costs, and trace their evolution as a result of technology developments and potential metering system upgrades.	(b) ensure that it is installed within a reasonable time and no later than []  four months after the customer's request;  (c) regularly, and at least every two years, review and make publicly available the associated costs, and trace their evolution as a result of technology developments and potential metering system upgrades.  Article 22  Conventional metering
	have smart meters, Member States shall ensure that they are provided with individual conventional meters that accurately measure their actual consumption.	1. Where final customers do not have smart meters, Member States shall ensure that they are provided with individual conventional meters that accurately measure their actual consumption.
407.	2. Member States shall ensure that final customers are able to easily read their conventional meters, either directly or indirectly through an online interface or through another appropriate interface.	2. Member States shall ensure that final customers are able to easily read their conventional meters, either directly or indirectly through an online interface or through another appropriate interface.

408. Article 23 Data management When setting up the rules 409. **AM 108** When setting up the rules regarding the management and When setting up the rules 1. regarding the management and exchange of data, Member States or, regarding the management and exchange of data, Member States or, exchange of data. Member States or. where a Member State has so where a Member State has so where a Member State has so provided, the designated competent provided, the designated competent authorities shall specify the eligible provided, the designated competent authorities shall specify the [] rules parties which may have access to data authorities shall specify the eligible on the access to data of the final of the final customer with their explicit parties which may have access to customer by eligible parties on the consent in accordance with Regulation data of the final customer with their basis of the [] consent of the final (EU) 2016/679 of the European explicit consent in accordance with customer or other basis foreseen Parliament and of the Council<sup>38</sup>. For Regulation (EU) 2016/679 of the by in accordance with Regulation the purpose of this Directive, data shall European Parliament and of the (EU) 2016/679 of the European Council<sup>52</sup>. For the purpose of this include metering and consumption Parliament and of the Council<sup>39</sup>. For data as well as data required for Directive, data shall include metering the purpose of this Directive, data consumer switching. Eligible parties and consumption data as well as data shall include metering and shall include at least customers. required for consumer switching, consumption data as well as data suppliers, transmission and distribution automated energy efficiency required for consumer switching []. system operators, aggregators, energy programmes, energy management service companies, and other parties services and demand response which provide energy or other services services. Eligible parties shall include at least customers, suppliers, to customers. transmission and distribution system operators, aggregators, energy service companies, and other parties which provide energy or other

services to customers.

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

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

410.		Upon request, eligible parties shall provide customers with an overview of the parties who have access to their data.		
411.	organise the management of data in order to ensure efficient data access and exchange. Independently of the data management model applied in each Member State, the party or parties responsible for data management shall provide to any eligible party with the explicit consent of the final customer, access to the data of the final customer. Eligible parties should have at their disposal in a non-discriminatory manner and simultaneously the requested data. Access to data shall be easy, while relevant procedures shall be made publicly available.	AM 109  2. Member States shall organise the <i>secure</i> management of data in order to ensure efficient data access and exchange, <i>data protection, data security, transparency, neutrality and data integrity</i> . Independently of the data management model applied in each Member State, the party or parties responsible for data management shall provide to any eligible party with the explicit consent of the final customer, access to the data of the final customer. Eligible parties should have at their disposal in a non-discriminatory manner and simultaneously the requested data. Access to data shall be easy, while relevant procedures shall be made publicly available.	2. Member States shall organise the management of data in order to ensure efficient and secure data access and exchange. Independently of the data management model applied in each Member State, the party or parties responsible for data management shall provide to any eligible party access to the data of the final customer on the basis of the explicit consent of the final customer or other basis foreseen by Regulation (EU) 2016/679 []. Eligible parties should have at their disposal in a non-discriminatory manner and simultaneously the requested data. Access to data shall be easy, while relevant procedures shall be made publicly available.	
412.			2a. The processing of personal data carried out within the framework of this Directive including access to data and data storage shall be carried out in compliance with Regulation (EU) 2016/679.	

		I		
413			3. Member States or, where a	
	Member State has so provided, the		Member State has so provided, the	
	designated competent authorities shall		designated competent authorities	
	authorise and certify the parties which		shall authorise and certify or, where	
	are managing data in order to ensure		applicable, supervise the parties	
	that these parties comply with the		which are managing data in order to	
	requirements of this Directive. Without		ensure that these parties comply with	
	prejudice to the tasks of the data		the requirements of this Directive.	
	protection officers under Regulation		Without prejudice to the tasks of the	
	(EU) 2016/679, Member States may		data protection officers under	
	decide to require from parties		Regulation (EU) 2016/679, Member	
	managing data the appointment of		States may decide to require from	
	compliance officers who shall be		parties managing data the	
	responsible for monitoring the		appointment of compliance officers	
	implementation of measures taken by		who shall be responsible for	
	the relevant parties for ensuring non-		monitoring the implementation of	
	discriminatory access to data and		measures taken by the relevant	
	compliance with the requirements of		parties for ensuring non-	
	this Directive. Compliance officers or		discriminatory access to data and	
	bodies designated pursuant to Article		compliance with the requirements of	
	35(2)(d) may be required to fulfil the		this Directive. Compliance officers	
	obligations of this paragraph.		or bodies designated pursuant to	
			Article 35(2)(d) may be required to	
			fulfil the obligations of this	
			paragraph.	
414		AM 110	4. No additional costs shall be	
	charged to final customers for access	4. No additional costs shall be	charged to final customers for access	
	to their data. Member States shall be	charged to final customers for access	to their data. Member States shall be	
	responsible for setting the relevant	to their data or for a request to	responsible for setting the relevant	
	costs for access to data by eligible	<i>transfer</i> their data. Member States	costs for access to data by eligible	
	parties. Regulated entities which	shall be responsible for setting the	parties.	
	provide data services shall not profit	relevant costs for access to data by	paraes.	
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	from that activity.	eligible parties. Regulated entities which provide data services shall not		

profit from that activity.

415.	Article 24				
	[Interoperability requirements and procedures for access to data				
416.	1. Member States shall define a common data format and a transparent procedure for eligible parties to have access to the data listed under Article 23 (1), in order to promote competition in the retail market and avoid excessive administrative costs for the eligible parties.	AM 111  1. Member States shall define a common data format <i>to enable interoperability and facilitate exchange of data</i> and a transparent procedure for eligible parties to have access to the data listed under Article 23 (1), in order to promote competition in the retail market and avoid excessive administrative costs for the eligible parties.	1.		
417.	2. The Commission, by means of implementing acts adopted in accordance with the advisory procedure referred to in Article 68, shall determine a common European data format and non-discriminatory and transparent procedures for accessing the data, listed under Article 23 (1), that will replace national data format and procedure adopted by Member States in accordance with paragraph 1. Member States shall ensure that market participants apply a common European data format.	AM 112 2. The Commission, by means of implementing acts adopted in accordance with the advisory procedure referred to in Article 68, shall determine interoperability standards and a common European data format and non-discriminatory and transparent procedures for accessing the data, listed under Article 23 (1), and provide for a cost-effective transition, taking into account conditions in Member States, that will replace national data format and procedure adopted by Member States in accordance with paragraph 1. Member States shall ensure that market participants apply interoperability standards or the common European data format. Where necessary, the Commission may, following consultation of the	2. In order to facilitate the full interoperability of cross-border energy services within the EU, the Commission, by means of implementing acts adopted in accordance with the advisory procedure referred to in Article 68 shall determine, interoperability requirements [] and non-discriminatory and transparent procedures for accessing the data, listed under Article 23 (1). These requirements and procedures [] will build upon existing national practices [] adopted by Member States. []		

418.		committee referred to in Article 68, request that standards be drawn up by the relevant European standards organisations.  Article Single points		
419.	Member States shall ensure the provision of single points of contact to provide customers with all necessary information concerning their rights, current legislation and the means of dispute settlement available to them in the event of a dispute. Such contact points may be part of general consumer information points.	AM 113  Member States shall ensure the provision of single points of contact to provide customers with all necessary information concerning their rights, current legislation, accredited comparison tools and the means of dispute settlement available to them in the event of a dispute with the electricity supplier, energy service provider, aggregator or any other intermediary. Such contact points may be part of general consumer information points. In cases where the service provided is linked or is bundled with software, hardware or communication technology, final customers shall have their complaint handled through a single contact point.	Member States shall ensure the provision of single points of contact to provide customers with all necessary information concerning their rights, current legislation and the means of dispute settlement available to them in the event of a dispute. Such contact points may be part of general consumer information points.	Maintain Council GA

420. Article 26
Right to out-of-court dispute settlement

Member States shall ensure that 421. customers have access to simple. fair, transparent, independent, effective and efficient out-of-court dispute resolution mechanisms for the settlement of disputes concerning rights and obligations established under this Directive. Where the costumer is a consumer within the meaning of Directive 2013/11/EU of the European Parliament and of the Council<sup>40</sup>, such out-of-court mechanisms shall comply with the quality requirements established in Directive 2013/11/EU and provide, where warranted, for a system of reimbursement and/or compensation.

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Member States shall ensure that customers have access to simple, fair. transparent, independent, effective and efficient out-of-court dispute resolution mechanisms for the settlement of disputes concerning rights and obligations established under this Directive through an independent mechanism such as an energy ombudsman or a consumer **body**. Where the costumer is a consumer within the meaning of Directive 2013/11/EU of the European Parliament and of the Council<sup>53</sup>, such out-of-court mechanisms shall comply with the quality requirements established in Directive 2013/11/EU and provide, where warranted, for a system of reimbursement and/or compensation.

Member States shall ensure that **final** customers have access to simple, fair, transparent, independent, effective and efficient out-of-court dispute resolution mechanisms for the settlement of disputes concerning rights and obligations established under this Directive. Where the final costumer is a consumer within the meaning of Directive 2013/11/EU of the European Parliament and of the Council<sup>41</sup>, such out-of-court mechanisms shall comply with the quality requirements established in Directive 2013/11/EU and provide, where warranted, for a system of reimbursement and/or compensation

Provisionally agreed:

Member States shall ensure that final customers have access to simple, fair, transparent, independent, effective and efficient out-of-court dispute resolution mechanisms for the settlement of disputes concerning rights and obligations established under this Directive through an independent mechanism such as an energy ombudsman or a consumer body. or a national regulatory authority. Where the **final** costumer is a consumer within the meaning of Directive 2013/11/EU of the European Parliament and of the Council<sup>42</sup>, such out-of-court mechanisms shall comply with the quality requirements established in Directive 2013/11/EU and provide, where warranted, for a system of reimbursement and/or compensation.

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<sup>&</sup>lt;sup>40</sup> OJ L 165, 18.6.2013, p. 63–79

OJ L 165, 18.6.2013, p. 63–79

OJ L 165, 18.6.2013, p. 63–79

422.		Such mechanisms shall be extended		Maintain Council GA
		to all energy service providers,		
		aggregators and all contracts with		
		energy components, including		
		bundled offers, and local energy		
		communities, whose participation		
		shall be mandatory.		
423.		Member States shall ensure that		Maintain Council GA
		electricity suppliers, energy service		
		providers and aggregators provide		
		information on the out-of-court		
		dispute settlement on their website		
		and in all communication with their		
		customers.		
424.		Member States shall regularly		Maintain Council GA
		assess the functioning of the out-of-		
		court dispute settlement		
		mechanisms, especially with regards		
		to the participation and compliance		
		of electricity suppliers, energy		
		service providers, aggregators and		
		intermediaries.		
425.		Articl	e 27	
		Universal		
426.	1. Member States shall ensure that		Member States shall ensure	
	all household customers, and, where		that all household customers, and,	
	Member States deem it appropriate,		where Member States deem it	
	small enterprises (namely enterprises		appropriate, small enterprises [],	
	with fewer than 50 occupied persons		enjoy universal service, that is the	
	and an annual turnover or balance		right to be supplied with electricity of	
	sheet not exceeding EUR 10 million),		a specified quality within their	
	enjoy universal service, that is the right		territory at competitive reasonable	
	to be supplied with electricity of a		easily and clearly comparable,	
	specified quality within their territory		transparent and non-discriminatory	
			mansparent and non-discriminatory	

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	at $\boxtimes$ competitive $\boxtimes$ reasonable, easily and clearly comparable, transparent and non-discriminatory prices. To ensure the provision of universal service, Member States may appoint a supplier of last resort. Member States shall impose on distribution companies an obligation to connect customers to their network under terms, conditions and tariffs set in accordance with the procedure laid down in Article 59(6). This Directive shall not prevent Member States from strengthening the market position of the household, small and medium-sized consumers by promoting the		prices. To ensure the provision of universal service, Member States may appoint a supplier of last resort. Member States shall impose on distribution companies an obligation to connect customers to their network under terms, conditions and tariffs set in accordance with the procedure laid down in Article 59(6). This Directive shall not prevent Member States from strengthening the market position of the household, small and medium-sized consumers by promoting the possibilities of voluntary aggregation of representation for that class of	
	possibilities of voluntary aggregation of representation for that class of consumers.		consumers.	
427.	2. Paragraph 1 shall be implemented in a transparent and non-discriminatory way and shall not impede the free choice of supplier provided for in Article 4.		2. Paragraph 1 shall be implemented in a transparent and non-discriminatory way and shall not impede the free choice of supplier provided for in Article 4.	
428.		Articl Vulnerable customers		
429.	1. Member States shall take appropriate measures to protect customers and shall, in particular, ensure that there are adequate safeguards to protect vulnerable customers. In this context, each Member State shall define the concept	AM 115 1. Member States shall take appropriate measures to protect customers and shall, in particular, ensure that there are adequate safeguards to protect vulnerable customers. In this context, each	1. Member States shall take appropriate measures to protect customers and shall, in particular, ensure that there are adequate safeguards to protect vulnerable customers. In this context, each Member State shall define the	

	of vulnerable customers which may refer to energy poverty and, inter alia, to the prohibition of disconnection of electricity to such customers in critical times. Member States shall ensure that rights and obligations linked to vulnerable customers are applied. In particular, they shall take measures to protect customers in remote areas. They shall ensure high levels of consumer protection, particularly with respect to transparency regarding contractual terms and conditions, general information and dispute settlement mechanisms.	Member State shall define the concept of vulnerable customers which <i>shall</i> refer to energy poverty and <i>may ensure their protection</i> through national social security systems and, inter alia, the prohibition of disconnection of electricity to such customers in critical times. Member States shall ensure that rights and obligations linked to vulnerable customers are applied. In particular, they shall take measures to protect customers in remote areas. They shall ensure high levels of consumer protection, particularly with respect to transparency regarding contractual terms and conditions, general information and dispute settlement mechanisms.	concept of vulnerable customers which may refer to energy poverty and, inter alia, to the prohibition of disconnection of electricity to such customers in critical times. Member States shall ensure that rights and obligations linked to vulnerable customers are applied. In particular, they shall take measures to protect customers in remote areas. They shall ensure high levels of consumer protection, particularly with respect to transparency regarding contractual terms and conditions, general information and dispute settlement mechanisms.	
430.			1a. Where Member States identified energy poverty among household customers they shall publish the parameters and criteria used to identify, measure and to monitor energy poverty.	
431.	2. Member States shall take appropriate measures, such as formulating national energy action plans, providing benefits in social security systems to ensure the necessary electricity supply to vulnerable customers, or providing for support for energy efficiency	AM 116 deleted	2. Member States shall take appropriate measures, such as formulating national energy action plans, providing benefits in social security systems to ensure the necessary electricity supply to vulnerable customers, or providing for support for energy efficiency	

	improvements, to address energy poverty where identified, including in the broader context of poverty. Such		improvements, to address energy poverty where identified, including in the broader context of poverty.	
	measures shall not impede the		Such measures shall not impede the	
	effective opening of the market set out		effective opening of the market set	
	in Article 4 or market functioning and		out in Article 4 or market functioning	
	shall be notified to the Commission,		and shall be notified to the	
	where relevant, in accordance with the provisions of Article 9(4). Such		Commission, where relevant, in accordance with the provisions of	
	notification may also include measures		Article 9(4). Such notifications may	
	taken within the general social security		also include measures taken within	
	system.		the general social security system.	
432.		Articl	e 29	
102.		Energy p		
433.	Member States shall define a set of criteria for the purposes of measuring energy poverty. Member States shall continuously monitor the number of households in energy poverty and shall report on the evolution of energy poverty and measures taken to prevent it to the Commission every two years as part of their Integrated National Energy and Climate Progress Reports in accordance with Article 21 of [Governance Regulation as proposed by COM(2016)759].	AM 117 Member States, in consultation with relevant stakeholders, shall:		
434.		(a) define a set of criteria for the purposes of measuring energy		
		poverty based on indicators such as		
		low income, high energy		
		expenditure, and poor energy efficiency;		

435.	(b) continuously monitor the	
	number of households in energy	
	poverty and analyse if these	
	customers are sufficiently protected	
	and improve their protection where	
	needed;	
436.	(c) report on the evolution of	
	energy poverty and measures taken	
	to prevent it to the Commission	
	every two years as part of their	
	Integrated National Energy and	
	Climate Progress Reports in	
	accordance with Article 21a of	
	Regulation (EU) [Governance	
	Regulation as proposed by	
	COM(2016)759J.	
437.	In order to address energy poverty	
	where identified, including in the	
	context of broader poverty, and	
	protect vulnerable consumers as	
	referred to in Article 28, Member	
	States shall establish national action	
	plans to reduce the number of	
	households in energy poverty	
	including objectives and measures,	
	both short-term and long-term, and	
	a timeframe for achieving the	
	objectives. Measures may include,	
	inter alia, providing benefits in	
	social security systems to ensure the	
	necessary electricity supply to	
	vulnerable customers, providing for	
	support for energy efficiency	
	improvements and the prohibition of	
	disconnection of electricity at	
	critical times.	

43	8.	These action plans shall be	
		incorporated into the Member	
		State's integrated national energy	
		and climate plan as part of	
		Regulation (EU) [Governance	
		Regulation as proposed by	
		COM(2016)759].	
43	9.	The Commission, acting together	
		with Eurostat and the Member	
		States, shall improve the	
		comparability of datasets including	
		national monitoring data so that	
		these become comparable across	
		Member States.	

440.		CHAPTER IV				
4.44		DISTRIBUTION SYSTEM OPERATION				
441.	Article 30					
442.	Member States shall designate or shall	Designation of distribution system operators  Member States shall designate or				
442.	require undertakings that own or are	shall require undertakings that own				
	responsible for distribution systems to	or are responsible for distribution				
	designate, for a period of time to be	systems to designate, for a period of				
	determined by Member States having	time to be determined by Member				
	regard to considerations of efficiency	States having regard to				
	and economic balance, one or more	considerations of efficiency and				
	distribution system operators.	economic balance, one or more				
	The state of the s	distribution system operators.				
443.	'	Article 31				
		Tasks of distribution system operators				
444.	1. The distribution system operator shall be responsible for ensuring the long-term ability of the system to meet reasonable demands for the distribution of electricity, for operating, maintaining and developing under economic conditions a secure, reliable and efficient electricity distribution system in its area with due regard for the environment and energy efficiency.	1. The distribution system operator shall be responsible for ensuring the long-term ability of the system to meet reasonable demands for the distribution of electricity, for operating, maintaining and developing under economic conditions a secure, reliable and efficient electricity distribution system in its area with due regard for the environment and energy efficiency.				
445.	2. In any event, it must not discriminate between system users or classes of system users, particularly in favour of its related undertakings.	2. In any event, it must not discriminate between system users or classes of system users, particularly in favour of its related undertakings.				
446.	3. The distribution system operator shall provide system users with the	3. The distribution system operator shall provide system users				

	information they need for efficient		with the information they need for	
	access to, including use of, the system.		efficient access to, including use of,	
			the system.	
447.	4. A Member State may require the		4. A Member State may require	
	distribution system operator, when		the distribution system operator,	
	dispatching generating installations, to		when dispatching generating	
	give priority to generating installations		installations, to give priority to	
	using renewable energy sources or		generating installations using	
	producing combined heat and power,		renewable energy sources or	
	in accordance with Article 11 [recast		producing combined heat and power,	
	of Regulation 714/2009 as proposed by		in accordance with Article 11 [recast	
	COM(2016)861/2].		of Regulation 714/2009 as proposed by COM(2016)861/2].	
448.	5. Each distribution system	AM 118	by COM(2016)861/2].	
440.	operator shall procure the energy it	5. Each distribution system	5. Each distribution system	
	uses to cover energy losses and the	operator shall <i>act as a neutral</i>	operator shall procure the energy it	
	non-frequency ancillary services in its	market facilitator in procuring the	uses to cover energy losses [] in its	
	system according to transparent, non-	energy it uses to cover energy losses	system according to transparent, non-	
	discriminatory and market based	and the non-frequency ancillary	discriminatory and market based	
	procedures, whenever it has such a	services in its system according to	procedures, whenever it has such a	
	function. Unless justified by a cost-	transparent, non-discriminatory and	function. []	
	benefit analysis, the procurement of	market based procedures, whenever		
	non-frequency ancillary services by a	it has such a function. Unless		
	distribution system operator shall be	justified by a cost-benefit analysis,		
	transparent, non-discriminatory and	the methodology of which shall be		
	market-based ensuring effective	developed in a transparent manner		
	participation of all market participants	by the national regulatory authority		
	including renewable energy sources,	in accordance with point c of Article		
	demand response, energy storage	59 (1), procurement of non-		
	facilities and aggregators, in particular	frequency ancillary services by a		
	by requiring regulatory authorities or	distribution system operator shall be		
	distribution system operators in close	transparent, non-discriminatory and		
	cooperation with all market	market-based ensuring effective		
	participants, to define technical	participation of all market		
	modalities for participation in these	participants including renewable		

	markets on the basis of the technical requirements of these markets and the capabilities of all market participants.	energy sources, demand response, energy storage facilities and aggregators, in particular by requiring regulatory authorities or distribution system operators in close cooperation with all market participants, to define technical modalities for participation in these markets on the basis of the technical requirements of these markets and the capabilities of all market participants.		
449.			5a. Where a distribution system operator is responsible for the procurement of products and services necessary for the efficient, reliable and secure operation of the distribution system, rules adopted by the distribution system operator for that purpose shall be objective, transparent and non-discriminatory and shall be elaborated in coordination with transmission system operators and other relevant market parties. Terms and conditions, including rules and tariffs where applicable, for the provision of such products and services by distribution system operators shall be established in accordance with Article 59(6) in a non-discriminatory and cost-reflective way and shall be published.	

450.	5b. In performing the tasks	
	described in paragraph 5a, the	
	distribution system operator shall	
	procure the non-frequency	
	ancillary services needed for its	
	system according to transparent,	
	non-discriminatory and market-	
	based procedures, unless the	
	regulatory authority has assessed	
	that the market-based provision of	
	non-frequency ancillary services is	
	economically not efficient and has	
	granted a derogation. This	
	obligation to procure non-	
	frequency ancillary services does	
	not apply to fully integrated	
	network components.	
451.	5c. The procurement of such	
	products and services shall ensure	
	the effective participation of all	
	qualified market participants	
	including renewable energy	
	sources, demand response, energy	
	storage facilities and electricity	
	undertakings engaged in	
	aggregation, in particular by	
	requiring regulatory authorities	
	and distribution system operators	
	in close cooperation with all	
	market participants, including	
	transmission system operators, to	
	define technical modalities for	
	participation in these markets on	
	the basis of the technical	
	requirements of these markets and	

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			the capabilities of all market	
4.50			participants.	
452.			operators shall cooperate with transmission system operators for the effective participation of market participants connected to their grid to the retail, wholesale and balancing markets. Delivery of balancing services stemming from resources located in the distribution system shall be agreed with the respective transmission system operator in line with Article 182 of the Commission Regulation 2017/1485 establishing a guideline on electricity transmission system operation and Article 53 of the recast Electricity Regulation.	
1.70		A .* 1	• 0	
453.		Article		
454.	1. Member States shall provide the necessary regulatory framework to allow and incentivise distribution system operators to procure services in order to improve efficiencies in the operation and development of the distribution system, including local congestion management. In particular, regulatory frameworks shall enable distribution system operators to procure services from resources such as distributed generation, demand response or storage and consider	AM 119  Member States shall provide the necessary regulatory framework to allow and incentivise distribution system operators to procure services in order to improve efficiencies in the operation and development of the distribution system, including local congestion management. In particular, regulatory frameworks shall ensure that distribution system operators can procure services from resources such as distributed	1. Member States shall provide the necessary regulatory framework to allow and incentivise distribution system operators to procure flexibility services, including congestion management in their service area, in order to improve efficiencies in the operation and development of the distribution system []. In particular, regulatory frameworks shall enable distribution system operators to procure services from resources such as distributed	

energy efficiency measures, which may supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the distribution system. Distribution system operators shall procure these services according to transparent, non-discriminatory and market based procedures.

generation, demand response or storage and consider energy efficiency measures, when such services cost-effectively supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the distribution system. Distribution system operators shall procure these services according to transparent, non-discriminatory and market based procedures.

generation, demand response or storage and consider energy efficiency measures, which may supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the distribution system. **455.** Distribution system operators shall define standardised market products for the services procured ensuring effective participation of all market participants including renewable energy sources, demand response, and aggregators. Distribution system operators shall exchange all necessary information and coordinate with transmission system operators in order to ensure the optimal utilisation of resources, ensure the secure and efficient operation of the system and facilitate market development. Distribution system operators shall be adequately remunerated for the procurement of such services in order to recover at least the corresponding expenses, including the necessary information and communication technologies expenses, including expenses which correspond to the necessary information and communication infrastructure.

## **AM 120**

Standardised market products for such services shall be defined at least at the national level. Distribution system operators shall, in a transparent and participatory process that includes all relevant system users, the national regulatory authority and the transmission system operator, define standardised market products for the services procured ensuring effective participation of all market participants including renewable energy sources, demand response, storage and aggregators. Distribution system operators shall exchange all necessary information and coordinate with transmission system operators in order to ensure the optimal utilisation of resources, ensure the secure and efficient operation of the system and facilitate market development. Distribution system operators shall be adequately remunerated for the procurement of such services in order to recover at least the corresponding expenses, including the necessary information and communication technologies expenses, including expenses which correspond to the necessary information and communication infrastructure.

Distribution system operators 1a. subject to an oversight by the regulatory authority, or the regulatory authority itself, shall define [] the specifications for the flexibility services procured in close cooperation with the transmission system operators. The specifications shall ensure an [] effective and non-discriminatory participation of all market participants including renewable energy sources, demand response, energy storage facilities and []market participants engaged in aggregation. Distribution system operators shall exchange all necessary information and coordinate with transmission system operators in order to ensure the optimal utilisation of resources, ensure the secure and efficient operation of the system and facilitate market development. Distribution system operators shall be adequately remunerated for the procurement of such services in order to recover at least the corresponding reasonable costs [], including the necessary information and communication technologies expenses and [] infrastructure costs.

456. The development of a distribution system shall be based on a transparent network development plan that distribution system operators shall submit every two years to the regulatory authority. The network development plan shall contain the planned investments for the next five to ten years, with particular emphasis on the main distribution infrastructure which is required in order to connect new generation capacity and new loads including re-charging points for electric vehicles. The network development plan shall also demonstrate the use of demand response, energy efficiency, energy storage facilities or other resources that distribution system operator is using as an alternative to system expansion.

## AM 121

The development of a distribution system shall be based on a transparent network development plan that distribution system operators shall submit every two years to the regulatory authority. *In* developing the network development plan, the distribution system operator shall involve, including through consultation, all current or *potential system users.* The network development plan shall contain the planned investments for the next five to ten years, with particular emphasis on the main distribution infrastructure, *including energy* efficiency, demand response and energy storage, which is required in order to connect new generation capacity and new loads including recharging points for electric vehicles. The network development plan shall also demonstrate the use of demand response, energy efficiency, energy storage facilities or other resources that distribution system operator is using as an alternative to system expansion.

The development of a distribution system shall be based on a transparent network development plan that distribution system operators shall [] publish at least every two years and submit to the regulatory authority and the transmission system operator. The regulatory authority may request amendments to the plans. The network development plan shall provide transparency on the medium and long-term flexibility services needed, contain the planned investments for the next five to ten years, with particular emphasis on the main distribution infrastructure which is required in order to connect new generation capacity and new loads including re-charging points for electric vehicles. The network development plan shall also include [] the use of demand response, energy efficiency, energy storage facilities or other resources that distribution system operator is using as an alternative to system expansion.

457.	The regulatory authority shall consult all current or potential system users on the network development plan. The regulatory authority shall publish the result of the consultation process on the proposed investments.		2a. The [] distribution system operators shall consult all [] relevant system users on the network development plan. The [] distribution system operators shall publish the results of the consultation process along with [] the network development plan and submit to the regulatory authority.	
458.	Member States may decide not to apply this obligation to integrated undertakings serving less than 100 000 connected consumers, or serving isolated systems.		2b. Member States may decide not to apply this obligation to integrated undertakings serving less than 100 000 connected consumers, or serving isolated systems.	
459.		Article  Integration of electro-mobility		
460.	1. Member States shall provide the necessary regulatory framework to facilitate the connection of publicly accessible and private recharging points to the distribution networks. Member States shall ensure that distribution system operators cooperate on a non-discriminatory basis with any undertaking that owns, develops, operates or manages recharging points for electric vehicles, including with regard to connection to the grid.	AM 122  1. Without prejudice to Directive 2014/94/EU, Member States shall provide the necessary regulatory framework to facilitate the connection of publicly accessible and private recharging points to the distribution networks. Member States shall ensure that distribution system operators cooperate on a non- discriminatory basis with any undertaking that owns, develops, operates or manages recharging points for electric vehicles, including with regard to connection to the grid.	1. Member States shall provide the necessary regulatory framework to facilitate the connection of publicly accessible and private recharging points to the distribution networks. Member States shall ensure that distribution system operators cooperate on a non-discriminatory basis with any undertaking that owns, develops, operates or manages recharging points for electric vehicles, including with regard to connection to the grid.	

461.		AM 123 Ia. (new) Distribution system operators shall not be allowed to own, develop, manage or operate recharging points for electric vehicles.	1a. Distribution system operators shall not be allowed to own, develop, manage or operate recharging points for electric vehicles, with the exception of those cases where distribution system operators own private recharging points solely for their own use.	
462.	2. Member States may allow distribution system operators to own, develop, manage or operate recharging points for electric vehicles only if the following conditions are fulfilled:	AM 124 2. By way of derogation from paragraph 1a, Member States may allow distribution system operators to own, develop, manage or operate recharging points for electric vehicles only if all of the following conditions are fulfilled:	2. By way of derogation from paragraph 1a, Member States may allow distribution system operators to own, develop, manage or operate recharging points for electric vehicles only if the following conditions are fulfilled:	
463.	(a) other parties, following an open and transparent tendering procedure, have not expressed their interest to own, develop, manage or operate	AM 125 (a) other parties, following an open and transparent tendering procedure, subject to review by the national regulatory authority, have not expressed their interest to own, develop, manage or operate recharging points for electric vehicles or cannot deliver those services at a reasonable cost and in a timely manner;	(a) other parties, following an open and transparent tendering procedure, [] could not be awarded with a right to own, develop, manage or operate recharging points for electric vehicles;	
464.	(b) the regulatory authority has granted its approval.		(b) the regulatory authority has carried out an ex-ante review of the conditions of the tendering procedure under subparagraph (a) and has granted its approval;	

465.			(c) in operation of the recharging points the distribution system operator must not discriminate between system users or classes of system users, particularly in favour of its related undertakings.	
466.	3. Articles 35 and 56 shall apply to distribution system operators engaged		3.	
	in ownership, development, operation or management of recharging points.			
467.	4. Member States shall perform at	AM 126	4. Where Member States have	
	regular intervals or at least every five years a public consultation in order to	4. Member States shall perform at regular intervals or at least every	implemented the conditions set out in paragraph 2, Member States or	
	re-assess the potential interest of	five years a public consultation in	their designated competent	
	market parties to own, develop,	order to re-assess the potential	authorities shall perform at regular	
	operate or manage recharging points	interest of market parties to own,	intervals or at least every five years a	
	for electric vehicles. In case the public	develop, operate or manage	public consultation in order to re-	
	consultation indicates that third parties	recharging points for electric	assess the potential interest of market	
	are able to own, develop, operate or	vehicles. In case the public	parties to own, develop, operate or	
	manage such points, Member States	consultation indicates that third	manage recharging points for electric	
	shall ensure that distribution system	parties are able to own, develop,	vehicles on the basis of third party	
	operators' activities in this regard are	operate or manage such points,	access. In case the public	
	phased-out.	Member States shall ensure that	consultation indicates that third	
		distribution system operators'	parties are able to own, develop,	
		activities in this regard are phased- out <i>and that the associated costs can</i>	operate or manage such points, Member States shall ensure that	
		be recovered.	distribution system operators'	
		be recovered.	activities in this regard are phased-	
			out subject to a successful	
			completion of a procedure referred	
			to in paragraph (2)a. As part of the	
			conditions for this procedure	
			regulatory authorities may allow	

the distribution system operators to recover the residual value of the investment made into recharging infrastructure.

Article 34

Tasks of distribution system operators in data management

Member States shall ensure that all eligible parties have nondiscriminatory access to data under clear and equal terms. In Member States where smart metering systems have been implemented according to Article 19 and distribution system operators are involved in data management, compliance programmes as set in Article 35(2)(d) shall include specific measures in order to exclude discriminatory access to data from eligible parties as provided for in Article 23. Where distribution system operators are not subject to Article 35(1), (2) and (3), Member States shall take all necessary measures to ensure that the vertically integrated undertaking do not have privileged access to data for the conduct of its supply activity.

AM 127 Member States shall ensure that all eligible parties have nondiscriminatory access to data under clear and equal terms. and are in compliance with data and information protection legislation. In Member States where smart metering systems have been implemented according to Article 19 and distribution system operators are involved in data management, compliance programmes as set in Article 35(2)(d) shall include specific measures in order to exclude discriminatory access to data from eligible parties as provided for in Article 23. Where distribution system operators are not subject to Article 35(1), (2) and (3), Member States shall take all necessary measures to ensure that the vertically integrated undertaking do not have privileged access to data for the conduct of its supply activity, if necessary by

requiring the creation of a central data management platform to be managed by the transmission system operator or another neutral entity. In compliance with applicable data provisions regulations, Member States shall ensure that all eligible parties have non-discriminatory access to data under clear and equal terms. In Member States where smart metering systems have been implemented according to Article 19 and distribution system operators are involved in data management, compliance programmes as set in Article 35(2)(d) shall include specific measures in order to exclude discriminatory access to data from eligible parties as provided for in Article 23. Where distribution system operators are not subject to Article 35(1), (2) and (3), Member States shall take all necessary measures to ensure that the vertically integrated undertaking do not have privileged access to data for the conduct of its supply activity.

470.		Article 35
		Unbundling of distribution system operators
471.	1. Where the distribution system	1. Where the distribution system
	operator is part of a vertically	operator is part of a vertically
	integrated undertaking, it shall be	integrated undertaking, it shall be
	independent at least in terms of its	independent at least in terms of its
	legal form, organisation and decision	legal form, organisation and decision
	making from other activities not	making from other activities not
	relating to distribution. Those rules	relating to distribution. Those rules
	shall not create an obligation to	shall not create an obligation to
	separate the ownership of assets of the	separate the ownership of assets of
	distribution system operator from the	the distribution system operator from
	vertically integrated undertaking.	the vertically integrated undertaking.
472.	2. In addition to the requirements	2. In addition to the requirements
	under paragraph 1, where the	under paragraph 1, where the
	distribution system operator is part of a	distribution system operator is part of
	vertically integrated undertaking, it	a vertically integrated undertaking, it
	shall be independent in terms of its	shall be independent in terms of its
	organisation and decision-making from	organisation and decision-making
	the other activities not related to	from the other activities not related to
	distribution. In order to achieve this,	distribution. In order to achieve this,
	the following minimum criteria shall	the following minimum criteria shall
	apply:	apply:
473.	(a) those persons responsible for the	(a) those persons responsible for
	management of the distribution system	the management of the distribution
	operator must not participate in	system operator must not participate
	company structures of the integrated	in company structures of the
	electricity undertaking responsible,	integrated electricity undertaking
	directly or indirectly, for the day-to-	responsible, directly or indirectly, for
	day operation of the generation,	the day-to-day operation of the
	transmission or supply of electricity;	generation, transmission or supply of
		electricity;

474.	(b) appropriate measures must be	(b) a	ppropriate measures must be
	taken to ensure that the professional	taken to	ensure that the professional
	interests of the persons responsible for	interests	s of the persons responsible
	the management of the distribution	for the i	management of the
	system operator are taken into account	distribu	tion system operator are taken
	in a manner that ensures that they are		ount in a manner that ensures
	capable of acting independently;	that the	y are capable of acting
		indepen	
475.	(c) the distribution system operator	(c) the contraction of the contr	ne distribution system
	must have effective decision-making		r must have effective
	rights, independent from the integrated		n-making rights, independent
	electricity undertaking, with respect to		e integrated electricity
	assets necessary to operate, maintain	underta	king, with respect to assets
	or develop the network. In order to		ry to operate, maintain or
	fulfil those tasks, the distribution	develop	the network. In order to
	system operator shall have at its	fulfil th	ose tasks, the distribution
	disposal the necessary resources	system	operator shall have at its
	including human, technical, physical	disposa	I the necessary resources
	and financial resources. This should	includir	ng human, technical, physical
	not prevent the existence of	and fina	ancial resources. This should
	appropriate coordination mechanisms	not prev	vent the existence of
	to ensure that the economic and	appropr	iate coordination mechanisms
	management supervision rights of the	to ensur	re that the economic and
	parent company in respect of return on		ment supervision rights of the
	assets, regulated indirectly in	*	company in respect of return
	accordance with Article 59(6), in a		ss, regulated indirectly in
	subsidiary are protected. In particular,		nce with Article 59(6), in a
	this shall enable the parent company to		ary are protected. In
	approve the annual financial plan, or		ar, this shall enable the parent
	any equivalent instrument, of the		y to approve the annual
	distribution system operator and to set		al plan, or any equivalent
	global limits on the levels of		ent, of the distribution system
	indebtedness of its subsidiary. It shall		r and to set global limits on
	not permit the parent company to give		ls of indebtedness of its
	instructions regarding day-to-day	subsidia	ary. It shall not permit the

	operations, nor with respect to individual decisions concerning the construction or upgrading of distribution lines, that do not exceed the terms of the approved financial plan, or any equivalent instrument; and	parent company to give instructions regarding day-to-day operations, nor with respect to individual decisions concerning the construction or upgrading of distribution lines, that do not exceed the terms of the approved financial plan, or any equivalent instrument; and	regarding day with respect to to exceed nancial rument; and  regarding day with respect to concerning the upgrading of o do not exceed approved finat equivalent ins	
476.	(d) the distribution system operator must establish a compliance programme, which sets out measures taken to ensure that discriminatory conduct is excluded, and ensure that observance of it is adequately monitored. The compliance programme shall set out the specific obligations of employees to meet that objective. An annual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 57(1) and shall be published. The compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any affiliated undertaking to fulfil his task.	(d) the distribution system operator must establish a compliance programme, which sets out measures taken to ensure that discriminatory conduct is excluded, and ensure that observance of it is adequately monitored. The compliance programme shall set out the specific obligations of employees to meet that objective. An annual report, setting out the measures taken, shall be submitted by the person or body responsible for monitoring the compliance programme, the compliance officer of the distribution system operator, to the regulatory authority referred to in Article 57(1) and shall be published. The compliance officer of the distribution system operator shall be fully independent and shall have access to all the necessary information of the distribution system operator and any affiliated undertaking to fulfil his task.	operator must programme, we taken to ensure conduct is exceed by observance of monitored. The programme should be submitted out the measure submitted out the measure submitted by the confliction of the compliance of the complian	

477.	3	3. Where the distribution system
	operator is part of a vertically	operator is part of a vertically
	integrated undertaking, the Member	integrated undertaking, the Member
	States shall ensure that the activities of	States shall ensure that the activities
	the distribution system operator are	of the distribution system operator
	monitored by regulatory authorities or	are monitored by regulatory
	other competent bodies so that it	authorities or other competent bodies
	cannot take advantage of its vertical	so that it cannot take advantage of its
	integration to distort competition. In	vertical integration to distort
	particular, vertically integrated	competition. In particular, vertically
	distribution system operators shall not,	integrated distribution system
	in their communication and branding,	operators shall not, in their
	create confusion in respect of the	communication and branding, create
	separate identity of the supply branch	confusion in respect of the separate
	of the vertically integrated	identity of the supply branch of the
	undertaking.	vertically integrated undertaking.
478.	4. Member States may decide not	4. Member States may decide not
	to apply paragraphs 1, 2 and 3 to	to apply paragraphs 1, 2 and 3 to
	integrated electricity undertakings	integrated electricity undertakings
	serving less than 100000 connected	serving less than 100000 connected
	customers, or serving small isolated	customers, or serving small isolated
	systems.	systems.

479.		Article	e 36	
		Ownership of energy storage facilities	es by distribution system operators	
480.	1. Distribution system operators shall not be allowed to own, develop, manage or operate energy storage facilities.	AM 128 1. Distribution system operators shall not be allowed to own, develop, manage or operate energy storage facilities, except equipment used by the distribution system operators for local short-term control of the distribution system where there is no influence on energy and non-frequency ancillary services markets, and where the national regulatory authority has granted its approval.	1. Distribution system operators shall not be allowed to own, develop, manage or operate energy storage facilities.	
481.	2. By way of derogation from paragraph 1, Member States may allow distribution system operators to own, develop, manage or operate storage facilities only if the following conditions are fulfilled:	AM 129 2. By way of derogation from paragraph 1, Member States may allow distribution system operators to own, develop, manage or operate storage facilities only if <i>all of</i> the following conditions are fulfilled:	2. By way of derogation from paragraph 1, Member States may allow distribution system operators to own, develop, manage or operate energy storage facilities which are fully integrated network components and the regulatory authority has granted its approval or [] if all of the following conditions are fulfilled:	
482.			(-a) such facilities are necessary for the distribution system operators to fulfil their obligations under this Directive for the efficient, reliable and secure operation of the distribution system and they are not used to buy or sell electricity to the wholesale market, including balancing markets;	

483.	(a) other parties, following an open	AM 130	(a) other parties, following an	
	and transparent tendering procedure,	(a) other parties, following an	open, [] transparent and non-	
	have not expressed their interest to	open and transparent tendering	discriminatory tendering procedure,	
	own, develop, manage or operate	procedure, subject to review by the	subject to review and approval by	
	storage facilities;	national regulatory authority, have	the regulatory authority [] have	
	svoruge inemittes,	not expressed their interest to own,	not been awarded with a right to	
		develop, manage or operate storage	own, develop, manage [] or operate	
		facilities <i>or cannot deliver those</i>	such [] facilities. Regulatory	
		services at a reasonable cost and in	authorities may draw up guidelines	
		a timely manner;	or procurement clauses to help	
		to timety manifest,	distribution system operators	
			ensure a fair tendering procedure;	
			and	
484.	(b) such facilities are necessary for	AM 131	(b) []	
	the distribution system operators to	(b) such facilities are necessary		
	fulfil their obligations under this	for the distribution system operators		
	Directive for the efficient, reliable and	to fulfil their obligations under this		
	secure operation of the distribution	Directive for the efficient, reliable		
	system; and	and secure operation of the		
	System, and	distribution system, and <i>the</i>		
		ownership or operation of the		
		facility does not influence		
		competitive energy markets;		
485.	(c) the regulatory authority has	A Gu	(c) the regulatory authority has	
	assessed the necessity of such		assessed the necessity of such	
	derogation taking into account the		derogation and has carried out an	
	conditions under points (a) and (b) and		assessment of the tendering	
	has granted its approval.		procedure, including the	
			conditions, [] and has granted its	
			approval.	
486.		AM 132		
		2a. (new) National regulatory		
		authorities may draw up guidelines		
		or procurement clauses to aid		
		distribution system operators in		
		ensuring a fair tendering procedure.		

487.	3. Articles 35 and 56 shall apply to distribution system operators engaged in ownership, development, operation or management of energy storage facilities.		3.	
488.		AM 133 4. Member States shall perform at regular intervals or at least every five years a review of the ability for existing storage facilities to be tendered and where appropriate a public consultation in order to reassess the potential interest of market parties to invest, develop, operate or manage energy storage facilities. In case the review or the public consultation indicates that third parties are able to own, develop, operate or manage such facilities, Member States shall ensure that distribution system operators' activities in this regard are phased-out and that the associated costs can be recovered.	operators or the regulatory authority shall perform at regular intervals or at least every five years a public consultation for the required energy storage facilities in order to assess the potential availability and interest of market parties to invest [] in such facilities. [] Where the public consultation, as assessed by the regulatory authority, indicates that third parties are able to own, develop, operate or manage such facilities in a cost-effective manner, [] regulatory authorities shall ensure that distribution system operators' activities in this regard are phased-out within 24 months. As part of the conditions for this procedure, regulatory authorities may allow the distribution system operators to receive reasonable compensation, in particular to recover the residual value of the investment they made into energy storage facilities.	
489.			4a. Paragraph 4 shall not apply for the usual depreciation period of new battery storage facilities with a final investment decision until 2024.	

490.	AM 134	
	Article 36a	
	New activities of distribution system	
	operators	
491.	1. Distribution system operators	
	shall not be allowed to carry out	
	activities beyond those set out in this	
	Directive and in Regulation (EU)	
	[recast of Regulation 714/2009 as	
	proposed by COM(2016)861/2].	
492.	2. Member States may allow	
	distribution system operators to	
	carry out activities other than those	
	provided for in this Directive and in	
	Regulation (EU) [recast of	
	Regulation 714/2009 as proposed by	
	COM(2016)861/2] where the	
	regulatory authority has assessed	
	the necessity of such a derogation	
	and has granted its approval and the	
	following conditions are met:	
493.	(a) other parties, following an	
	open and transparent tendering	
	procedure, have not expressed their	
	interest to carry out those activities;	
494.	(b) such activities are necessary	
	for the distribution system operators	
	to fulfil their obligations under this	
	Directive for the efficient, reliable	
	and secure operation of the	
	distribution system;	
495.	(c) such activities are necessary	
	for the distribution system operators	
	to fulfil their obligations under the	
	Regulation (EU) [recast of	

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		Regulation 714/2009 as proposed by COM(2016)861/2], including an obligation to cooperate with transmission system operators, ensuring the cost-efficient, secure and reliable development and operation of the distribution and transmission networks as a whole.		
496.	Article 37  Confidentiality obligation of distribution system operators			
497.	Without prejudice to Article 55 or any other legal duty to disclose information, the distribution system operator must preserve the confidentiality of commercially sensitive information obtained in the course of carrying out its business, and shall prevent information about its own activities which may be commercially advantageous being disclosed in a discriminatory manner.	Conjuientality obligation of a	Without prejudice to Article 55 or any other legal duty to disclose information, the distribution system operator must preserve the confidentiality of commercially sensitive information obtained in the course of carrying out its business, and shall prevent information about its own activities which may be commercially advantageous being disclosed in a discriminatory manner.	

498.	Article 38  Closed distribution systems			
499.	1. Member States may provide for national regulatory authorities or other competent authorities to classify a system which distributes electricity within a geographically confined industrial, commercial or shared services site and does not, without prejudice to paragraph 4, supply household customers, as a closed distribution system if:	1. Member States may provide for national regulatory authorities or other competent authorities to classify a system which distributes electricity within a geographically confined industrial, commercial or shared services site and does not, without prejudice to paragraph 4, supply household customers, as a closed distribution system if:		
500.	(a) for specific technical or safety reasons, the operations or the production process of the users of that system are integrated; or	(a) for specific technical or safety reasons, the operations or the production process of the users of that system are integrated; or		
501.	(b) that system distributes electricity primarily to the owner or operator of the system or their related undertakings.	(b) that system distributes electricity primarily to the owner or operator of the system or their related undertakings.		
502.	2. Member States may provide for national regulatory authorities to exempt the operator of a closed distribution system from:	2. Member States may provide for national regulatory authorities to exempt the operator of a closed distribution system from:		
503.	(a) the requirement under Article 31(5) to procure the energy it uses to cover energy losses and the non-frequency ancillary services in its system according to transparent, non- discriminatory and market based procedures;	(a) the requirement under Article 31(5) to procure the energy it uses to cover energy losses and the non-frequency ancillary services in its system according to transparent, non-discriminatory and market based procedures;		

504.	(b) the requirement under Article 6 (1) that tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 59 (1).	(b) the requirement under Article 6 (1) that tariffs, or the methodologies underlying their calculation, are approved prior to their entry into force in accordance with Article 59 (1).	
505.	3. Where an exemption is granted under paragraph 2, the applicable tariffs, or the methodologies underlying their calculation, shall be reviewed and approved in accordance with Article 59(1) upon request by a user of the closed distribution system.	3. Where an exemption is granted under paragraph 2, the applicable tariffs, or the methodologies underlying their calculation, shall be reviewed and approved in accordance with Article 59(1) upon request by a user of the closed distribution system.	
506.	4. Incidental use by a small number of households with employment or similar associations with the owner of the distribution system and located within the area served by a closed distribution system shall not preclude an exemption under paragraph 2 being granted.	4. Incidental use by a small number of households with employment or similar associations with the owner of the distribution system and located within the area served by a closed distribution system shall not preclude an exemption under paragraph 2 being granted.	
507.	5. Closed distribution systems shall be considered as distribution systems for the purpose of the Directive.	5. Closed distribution systems shall be considered as distribution systems for the purpose of the Directive.	

508.	Article 39  Combined operator				
509.	Article 35(1) shall not prevent the operation of a combined transmission and distribution system operator provided that operator complies with Articles 43(1), or 44 and 45, or Section 3 of Chapter VI or falls under Article 66(2).	Article 35(1) shall not prevent the operation of a combined transmission and distribution system operator provided that operator complies with Articles 43(1), or 44 and 45, or Section 3 of Chapter VI or falls under Article 66(2).			

510.	Chapter V				
	GENERAL RULES APPLICABLE TO THE TRANSMISSION SYSTEM OPERATOR				
511.		Article 40			
		Tasks of transmission system operators			
512.	J		1. Each transmission system		
	operator shall be responsible for:		operator shall be responsible for:		
513.			(a) ensuring the long-term ability		
	the system to meet reasonable		of the system to meet reasonable		
	demands for the transmission of		demands for the transmission of		
	electricity, operating, maintaining and		electricity, operating, maintaining		
	developing under economic conditions		and developing under economic		
	secure, reliable and efficient		conditions secure, reliable and		
	transmission systems with due regard		efficient transmission systems with		
	to the environment, in close		due regard to the environment, in		
	cooperation with neighbouring		close cooperation with neighbouring		
	transmission system operators and		transmission system operators and		
	distribution system operators;		distribution system operators;		
514.	(b) ensuring adequate means to		(b) ensuring adequate means to		
	meet its obligations;		meet its obligations;		
515.	(c) contributing to security of		(c) contributing to security of		
	supply through adequate transmission		supply through adequate		
	capacity and system reliability;		transmission capacity and system		
			reliability;		
516.	(d) managing electricity flows on		(d) managing electricity flows on		
	the system, taking into account		the system, taking into account		
	exchanges with other interconnected		exchanges with other interconnected		
	systems. To that end, the transmission		systems. To that end, the		
	system operator shall be responsible		transmission system operator shall be		
	for ensuring a secure, reliable and		responsible for ensuring a secure,		
	efficient electricity system and, in that		reliable and efficient electricity		
	context, for ensuring the availability of		system and, in that context, for		
	all necessary ancillary services,		ensuring the availability of all		
	including those provided by demand		necessary ancillary services,		
	response and energy storage, insofar as		including those provided by demand		
	such availability is independent from		response and energy storage, insofar		
	any other transmission system with		as such availability is independent		

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	which its system is interconnected;	from any other transmission system
		with which its system is interconnected;
517.	(e) providing to the operator of any	(e) providing to the operator of
317.	other system with which its system is	any other system with which its
	interconnected sufficient information	system is interconnected sufficient
	to ensure the secure and efficient	information to ensure the secure and
	operation, coordinated development	efficient operation, coordinated
	and interoperability of the	development and interoperability of
710	interconnected system;	the interconnected system;
518.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	(f) ensuring non-discrimination as
	between system users or classes of	between system users or classes of
	system users, particularly in favour of	system users, particularly in favour
	its related undertakings;	of its related undertakings;
519.	(g) providing system users with the	(g) providing system users with
	information they need for efficient	the information they need for
	access to the system; and	efficient access to the system; []
<b>520.</b>	(h) collecting congestion rents and	(h) collecting congestion rents and
	payments under the inter-transmission	payments under the inter-
	system operator compensation	transmission system operator
	mechanism, in compliance with	compensation mechanism, in
	Article 46 of [recast of Regulation	compliance with Article 46 of [recast
	714/2009 as proposed by	of Regulation 714/2009 as proposed
	COM(2016)861/2], granting and	by COM(2016)861/2], granting and
	managing third-party access and	managing third-party access and
	giving reasoned explanations when it	giving reasoned explanations when it
	denies such access, which shall be	denies such access, which shall be
	monitored by the national regulatory	monitored by the national regulatory
	authorities; in carrying out their tasks	authorities; in carrying out their tasks
	under this Article transmission system	under this Article transmission
	operators shall primarily facilitate	system operators shall primarily
	market integration.	facilitate market integration;

521.		AM 135 (ha) (new) standardisation, in cooperation with distribution system operators, of relevant data formats and protocols to facilitate cross- border exchange of data;		
522.	(i) procuring ancillary services from market participants to ensure operational security.		(i) procuring ancillary services [] to ensure operational security;	
523.	(j) adopting a framework for the cooperation and coordination between regional operational centres.	AM 136 (j) cooperating with the Agency, regional coordination centres and the ENTSO for electricity on the adoption of a framework for the cooperation and coordination between regional coordination centres;	(j) adopting a framework for the cooperation and coordination between [] Regional Security Coordinators;	
524.		AM 137 (ja) (new) digitalisation of transmission systems to ensure, among others, efficient real time data acquisition and use, smart substations;	(ja) participate in establishing of the European and national adequacy assessments pursuant to Chapter IV of [recast of Regulation 714/2009 as proposed by COM(2016)861/2];	
525.		AM 138 (jb) (new) data management, cyber security and data protection.	(jb) digitalisation of transmission systems;	
526.			(jc) data management, including development of data management systems, cyber security and data protection subject to applicable provisions and rules and without prejudice to the competences of other authorities;	

527.			(jd) participation in development of demand response.	
528.	2. Member States may provide that one or several responsibilities listed under points (a) to (j) of paragraph 1 be assigned to a transmission system operator other than the one which owns the transmission system to which the concerned responsibilities would otherwise be applicable. The transmission system operator to which the tasks are assigned shall be certified as ownership unbundled and fulfil the requirements provided for in Article 43, but does not have to own the transmission system it is responsible for. The transmission system operator which owns the transmission system shall fulfil the requirements provided for in Chapter VI and be certified in accordance with Article 43.	2. Member States may provide that one or several responsibilities listed under points (a) to (j) of paragraph 1 be assigned to a transmission system operator other than the one which owns the transmission system to which the concerned responsibilities would otherwise be applicable. The transmission system operator to which the tasks are assigned shall be certified as ownership unbundled, independent system operator or independent transmission operator and fulfil the requirements provided for in Article 43, but does not have to own the transmission system it is responsible for. The transmission system operator which owns the transmission system shall fulfil the requirements provided for in Chapter VI and be certified in accordance with Article 43.	2. Member States may provide that one or several responsibilities listed under points (a) to (jd) of paragraph 1 be assigned to a transmission system operator other than the one which owns the transmission system to which the concerned responsibilities would otherwise be applicable. The transmission system operator to which the tasks are assigned shall be certified as ownership unbundled, independent system operator or independent transmission operator, and fulfil the requirements provided for in Article 43, but does not have to own the transmission system it is responsible for. The transmission system operator which owns the transmission system operator which owns the transmission system shall fulfil the requirements provided for in Chapter VI and be certified in accordance with Article 43. This is without prejudice to the possibility for transmission system operators which are certified as ownership unbundled, independent system operator or independent transmission operator to delegate on their own initiative and under their supervision certain tasks to other transmission system	

529.	3. In performing the tasks listed in paragraph 1, the transmission system operator shall take into account the functions performed by the regional operational centres and cooperate as necessary with neighbouring transmission system operators.	AM 140 3. In performing the tasks listed in paragraph 1, the transmission system operator shall take into account the <i>recommendations issued</i> by the regional <i>coordination</i> centres and cooperate as necessary with neighbouring transmission system operators.	operators which are certified as ownership unbundled, independent system operator or independent transmission operator where this delegation of tasks does not endanger the effective and independent decision-making rights of the delegating transmission system operator.  3. []	
530.	4. In performing the task described in point (i) of paragraph 1, the transmission system operator shall ensure that the procurement of balancing services and, unless justified by a cost-benefit analysis, non-frequency ancillary services, is:	AM 141 4. In performing the task described in point (i) of paragraph 1, the transmission system operator shall ensure that the procurement of balancing services and, unless justified by a cost-benefit or technical viability analysis and approved by the competent authority, non-frequency ancillary services, is:	4. In performing the task described in point (i) of paragraph 1, the transmission system operators shall [] procure balancing services [] according to:	
531.	(a) transparent, non-discriminatory and market-based;		(a) transparent, non- discriminatory and market-based procedures;	

532.	(b) ensures effective participation of all market participants including renewable energy sources, demand response, energy storage facilities and aggregators, in particular by requiring regulatory authorities or transmission system operators in close cooperation with all market participants, to define technical modalities for participation in these markets on the basis of the technical requirements of these markets and the capabilities of all market participants		(b) ensures effective participation of all qualified electricity undertakings and market participants including renewable energy sources, demand response, energy storage facilities and [] market participants engaged in aggregation. For that purpose, [] regulatory authorities [] and transmission system operators shall, in close cooperation with all market participants, [] define technical modalities for participation in these markets on the basis of the technical requirements of these markets in accordance with the Commission Regulation 2017/1485 establishing a guideline on electricity transmission system operation [].	
533.	5. Transmission system operators shall not own assets that provide ancillary services save under the conditions set out in Article 54.		5. []	
534.		AM 142	5a. The requirements of	
		5a. (new) Member States shall	paragraph 4 shall apply to the	
		provide the necessary regulatory framework to allow and incentivise	provision of those non-frequency ancillary services by transmission	
		transmission system operators to	system operators, unless the	
		procure services in order to improve	regulatory authority has assessed	
		efficiencies in the operation and development of the transmission	that the market-based provision of non-frequency ancillary services is	
		system, including local congestion	economically not efficient and has	
		management. In particular,	granted a derogation.	
		regulatory frameworks shall ensure		

that transmission system operators can procure services from resources such as demand response or storage and consider energy efficiency measures, when such services cost- effectively supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  Standardised market products for such services shall be defined at least at the national level.	
such as demand response or storage and consider energy efficiency measures, when such services cost- effectively supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  Standardised market products for such services shall be defined at least at the national level.	
and consider energy efficiency measures, when such services cost- effectively supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  535.  Standardised market products for such services shall be defined at least at the national level.	
measures, when such services cost- effectively supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  535.  Standardised market products for such services shall be defined at least at the national level.	
effectively supplant the need to upgrade or replace electricity capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  535.  Standardised market products for such services shall be defined at least at the national level.	
upgrade or replace electricity capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  535.  Standardised market products for such services shall be defined at least at the national level.	
capacity and which support the efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  535.  Standardised market products for such services shall be defined at least at the national level.	
efficient and secure operation of the transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  Standardised market products for such services shall be defined at least at the national level.	
transmission system. Transmission system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  Standardised market products for such services shall be defined at least at the national level.	
system operators shall procure those services in accordance with transparent, non-discriminatory and market based procedures.  535.  Standardised market products for such services shall be defined at least at the national level.	
services in accordance with transparent, non-discriminatory and market based procedures.  Standardised market products for such services shall be defined at least at the national level.	
transparent, non-discriminatory and market based procedures.  Standardised market products for such services shall be defined at least at the national level.	
535. Standardised market products for such services shall be defined at least at the national level.	
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such services shall be defined at least at the national level.	
least at the national level.	
Transmission suptam on austam	
Transmission system operators	
shall, in a transparent and	
participatory process that includes	
all relevant system users and the	
national regulatory authority, define	
standardised market products for	
the services procured ensuring	
effective participation of all market	
participants including renewable	
energy sources, demand response,	
storage and aggregators.	
Transmission system operators shall	
exchange all necessary information	
and coordinate with distribution	
system operators in order to ensure	
the optimal utilisation of resources,	
ensure the secure and efficient	
operation of the system and	

		facilitate market development.  Transmission system operators shall be adequately remunerated for the procurement of such services in order to recover at least the corresponding expenses, including the necessary information and communication technologies expenses.		
536.			5b. This obligation to procure	
			non-frequency ancillary services	
			does not apply to fully integrated	
537.		Articl	network components.	
557.	Confidentiality and	Artici I transparency requirements for transm		on sustam awnars
538.				ni system owners
350.	or any other legal duty to disclose		1. Without prejudice to Article	
	information, each transmission system		55 or any other legal duty to disclose	
	operator and each transmission system		information, each transmission	
	owner shall preserve the		system operator and each	
	confidentiality of commercially		transmission system owner shall	
	sensitive information obtained in the		preserve the confidentiality of	
	course of carrying out its activities,		commercially sensitive information	
	and shall prevent information about its		obtained in the course of carrying out	
	own activities which may be		its activities, and shall prevent	
	commercially advantageous from		information about its own activities	
	being disclosed in a discriminatory		which may be commercially	
	manner. In particular it shall not		advantageous from being disclosed in	
	disclose any commercially sensitive		a discriminatory manner. In	
	information to the remaining parts of		particular it shall not disclose any	
	the undertaking, unless this is		commercially sensitive information	
	necessary for carrying out a business		to the remaining parts of the	
	transaction. In order to ensure the full		undertaking, unless this is necessary	
	respect of the rules on information		for carrying out a business	
	unbundling, Member States shall		transaction. In order to ensure the full	
	anounding, without states shall		respect of the rules on information	

	ensure that the transmission system owner and the remaining part of the undertaking do not use joint services, such as joint legal services, apart from purely administrative or IT functions.	unbundling, Member States shall ensure that the transmission system owner and the remaining part of the undertaking do not use joint services, such as joint legal services, apart from purely administrative or IT
539.	2. Transmission system operators shall not, in the context of sales or purchases of electricity by related undertakings, misuse commercially sensitive information obtained from third parties in the context of providing or negotiating access to the system.	functions.  2. Transmission system operators shall not, in the context of sales or purchases of electricity by related undertakings, misuse commercially sensitive information obtained from third parties in the context of providing or negotiating access to the system.
540. 541.	3. Information necessary for effective competition and the efficient functioning of the market shall be made public. That obligation shall be without prejudice to preserving the confidentiality of commercially sensitive information.	3. Information necessary for effective competition and the efficient functioning of the market shall be made public. That obligation shall be without prejudice to preserving the confidentiality of commercially sensitive information.  Article 42
341.	Decision-i	tking powers regarding the connection of new power plant to the transmission system
542.		1. The transmission system operator shall establish and publish transparent and efficient procedures for non-discriminatory connection of new power plants and energy storage facilities to the transmission system. Those procedures shall be subject to the approval of national regulatory authorities.

543. 2. The transmission system operator shall not be entitled to refuse the connection of a new power plant or energy storage facility on the grounds of possible future limitations to available network capacities, such as congestion in distant parts of the transmission system. The transmission system operator shall supply necessary information.

The transmission system operator shall not be entitled to refuse the connection of a new power plant or energy storage facility on the grounds of possible future limitations to available network capacities, such as congestion in distant parts of the transmission system. The transmission system operator shall supply necessary information. This shall be without prejudice to the possibility for transmission system operators to limit the guaranteed connection capacity or offer connections subject to operational limitations to ensure economic efficiency regarding new power plants or energy storage facilities where such limitations have been approved by the regulatory authority. The regulatory authority shall ensure that any limitations in guaranteed connection capacity or operational limitations are introduced on the basis of transparent and nondiscriminatory procedures and do not create undue barriers to market entry. Where the power plant or energy storage facility bears the costs related to ensuring unlimited connection, no limitation shall apply.

544.	3. The transmission system operator shall not be entitled to refuse a new connection point, on the ground that it will lead to additional costs linked with necessary capacity increase of system elements in the close-up range to the connection point.	3. The transmission system operator shall not be entitled to refuse a new connection point, on the ground that it will lead to additional costs linked with necessary capacity increase of system elements in the close-up range to the connection point.
545.		Chapter VI UNBUNDLING OF TRANSMISSION SYSTEM OPERATORS
546.		SECTION 1
		OWNERSHIP UNBUNDLING
547.		Article 43
548.	1. Member States shall ensure that:	nership unbundling of transmission systems and transmission system operators
340.	1. Wember States shall elistite that.	1. Member States shall ensure
		that:
549.		(a) each undertaking which owns
	transmission system acts as a	a transmission system acts as a
	transmission system operator;	transmission system operator;
550.	(b) the same person or persons are	(b) the same person or persons are
<i>EE</i> 1	entitled neither:	entitled neither:
551.	<ul> <li>directly or indirectly to exercise control over an undertaking</li> </ul>	<ul> <li>directly or indirectly to</li> <li>exercise control over an undertaking</li> </ul>
	performing any of the functions of	performing any of the functions of
	generation or supply, and directly or	generation or supply, and directly or
	indirectly to exercise control or	indirectly to exercise control or
	exercise any right over a transmission	exercise any right over a
	system operator or over a transmission	transmission system operator or over
	system; nor	a transmission system; nor

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552.		<ul> <li>directly or indirectly to</li> </ul>	
	control over a transmission system	exercise control over a transmission	
	operator or over a transmission system,	system operator or over a	
	and directly or indirectly to exercise	transmission system, and directly or	
	control or exercise any right over an	indirectly to exercise control or	indirectly to exercise control or
	undertaking performing any of the	exercise any right over an	
	functions of generation or supply;	undertaking performing any of the	undertaking performing any of the
		functions of generation or supply;	functions of generation or supply;
553.	(c) the same person or persons are	(c) the same person or persons are	
	not entitled to appoint members of the	not entitled to appoint members of	not entitled to appoint members of
	supervisory board, the administrative	the supervisory board, the	
	board or bodies legally representing	administrative board or bodies	
	the undertaking, of a transmission	legally representing the undertaking,	legally representing the undertaking.
	system operator or a transmission	of a transmission system operator or	of a transmission system operator or
	system, and directly or indirectly to	a transmission system, and directly or	
	exercise control or exercise any right	indirectly to exercise control or	
	over an undertaking performing any of	exercise any right over an	
	the functions of generation or supply;	undertaking performing any of the	
	and	functions of generation or supply;	
	dild	and	
554.	(d) the same person is not entitled to	(d) the same person is not entitled	
	be a member of the supervisory board,	to be a member of the supervisory	
	the administrative board or bodies	board, the administrative board or	
	legally representing the undertaking, of	bodies legally representing the	· · · · · · · · · · · · · · · · · · ·
	both an undertaking performing any of	undertaking, of both an undertaking	
	the functions of generation or supply	performing any of the functions of	
	and a transmission system operator or	generation or supply and a	
	a transmission system.	transmission system operator or a	
	a transmission system.	transmission system.	
555.	2. The rights referred to in points		
333.	(b) and (c) of paragraph 1 shall	2. The rights referred to in points	
	include, in particular:	(b) and (c) of paragraph 1 shall	
	merade, in particular.	include, in particular:	include, in particular:

556.	(a) the power to exercise voting	(a) the power to exercise voting
557.	rights; (b) the power to appoint members	rights; (b) the power to appoint members
557.		
	of the supervisory board, the	of the supervisory board, the
	administrative board or bodies legally	administrative board or bodies
	representing the undertaking; or	legally representing the undertaking;
		or
558.	(c) the holding of a majority share.	(c) the holding of a majority
		share.
559.	3. For the purpose of	3. For the purpose of
	paragraph 1(b), the notion	paragraph 1(b), the notion
	'undertaking performing any of the	'undertaking performing any of the
	functions of generation or supply' shall	functions of generation or supply'
	include 'undertaking performing any	shall include 'undertaking
	of the functions of production and	performing any of the functions of
	supply' within the meaning of	production and supply' within the
	Directive 2009/73/EC of the European	meaning of Directive 2009/73/EC of
	Parliament and of the Council <sup>43</sup> , and	the European Parliament and of the
	the terms 'transmission system	Council <sup>44</sup> , and the terms
	operator' and 'transmission system'	'transmission system operator' and
	shall include 'transmission system	'transmission system' shall include
	operator' and 'transmission system'	'transmission system operator' and
	within the meaning of that Directive.	'transmission system' within the
		meaning of that Directive.
560.	$\mathcal{E}$	4. The obligation set out in
	paragraph 1(a) shall be deemed to be	paragraph 1(a) shall be deemed to be
	fulfilled in a situation where two or	fulfilled in a situation where two or
	more undertakings which own	more undertakings which own
	transmission systems have created a	transmission systems have created a
	joint venture which acts as a	joint venture which acts as a

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

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

	transmission system operator in two or	transmission system operator in two
	more Member States for the	or more Member States for the
	transmission systems concerned. No	transmission systems concerned. No
	other undertaking may be part of the	other undertaking may be part of the
	joint venture, unless it has been	joint venture, unless it has been
	approved under Article 44 as an	approved under Article 44 as an
	independent system operator or as an	independent system operator or as an
	independent transmission operator for	independent transmission operator
	the purposes of Section 3.	for the purposes of Section 3.
561.	1	5. For the implementation of this
	Article, where the person referred to in	Article, where the person referred to
	points (b), (c) and (d) of paragraph 1 is	in points (b), (c) and (d) of paragraph
	the Member State or another public	1 is the Member State or another
	body, two separate public bodies	public body, two separate public
	exercising control over a transmission	bodies exercising control over a
	system operator or over a transmission	transmission system operator or over
	system on the one hand, and over an	a transmission system on the one
	undertaking performing any of the	hand, and over an undertaking
	functions of generation or supply on	performing any of the functions of
	the other, shall be deemed not to be the	generation or supply on the other,
	same person or persons.	shall be deemed not to be the same
		person or persons.
562.	6. Member States shall ensure that	6. Member States shall ensure
	neither commercially sensitive	that neither commercially sensitive
	information referred to in Article 41	information referred to in Article 41
	held by a transmission system operator	held by a transmission system
	which was part of a vertically	
	integrated undertaking, nor the staff of	operator which was part of a
	such a transmission system operator, is	vertically integrated undertaking, nor the staff of such a transmission
	transferred to undertakings performing	
	any of the functions of generation and	system operator, is transferred to
	supply.	undertakings performing any of the
		functions of generation and supply.

563.	7. Where on 3 September 2009,	7. Where on 3 September 2009,
	the transmission system belongs to a	the transmission system belongs to a
	vertically integrated undertaking a	vertically integrated undertaking a
	Member State may decide not to apply	Member State may decide not to
	paragraph 1.	apply paragraph 1.
564.	In such case, the Member State	In such case, the Member State
	concerned shall either:	concerned shall either:
565.	(a) designate an independent system	(a) designate an independent
	operator in accordance with Article 44;	system operator in accordance with
	or	Article 44; or
566.	(b) comply with the provisions of	(b) comply with the provisions of
	Section 3.	Section 3.
567.	8. Where, on 3 September 2009,	8. Where, on 3 September 2009,
	the transmission system belongs to a	the transmission system belongs to a
	vertically integrated undertaking and	vertically integrated undertaking and
	there are arrangements in place which	there are arrangements in place
	guarantee more effective independence	which guarantee more effective
	of the transmission system operator	independence of the transmission
	than the provisions of Section 3, a	system operator than the provisions
	Member State may decide not to apply	of Section 3, a Member State may
	paragraph 1.	decide not to apply paragraph 1.
568.	9. Before an undertaking is	9. Before an undertaking is
	approved and designated as a	approved and designated as a
	transmission system operator under	transmission system operator under
	paragraph 8, it shall be certified	paragraph 8, it shall be certified
	according to the procedures laid down	according to the procedures laid
	in Article 52(4), (5), and (6), of this	down in Article 52(4), (5), and (6), of
	Directive and in Article 48 of [recast	this Directive and in Article 48 of
	of Regulation 714/2009 as proposed by	[recast of Regulation 714/2009 as
	COM(2016)861/2], pursuant to which	proposed by COM(2016)861/2],
	the Commission shall verify that the	pursuant to which the Commission
	arrangements in place clearly	shall verify that the arrangements in
	guarantee more effective independence	place clearly guarantee more
	of the transmission system operator	effective independence of the
	than the provisions of Section 3.	transmission system operator than the
		provisions of Section 3.

569.	10. Vertically integrated	10. Vertically integrated
307.	undertakings which own a	undertakings which own a
	transmission system shall not in any	transmission system shall not in any
	event be prevented from taking steps	event be prevented from taking steps
		to comply with paragraph 1.
550	to comply with paragraph 1.	
570.	11. Undertakings performing any of	11. Undertakings performing any
	the functions of generation or supply	of the functions of generation or
	shall not in any event be able to	supply shall not in any event be able
	directly or indirectly take control over	to directly or indirectly take control
	or exercise any right over unbundled	over or exercise any right over
	transmission system operators in	unbundled transmission system
	Member States which apply paragraph	operators in Member States which
	1.	apply paragraph 1.
571.		SECTION 2
		INDEPENDENT SYSTEM OPERATOR
572.		Article 44
		Independent system operator
573.	1. Where the transmission system	1. Where the transmission system
	belongs to a vertically integrated	belongs to a vertically integrated
	undertaking on 3 September 2009,	undertaking on 3 September 2009,
	Member States may decide not to	Member States may decide not to
	apply Article 43 (1) and designate an	apply Article 43 (1) and designate an
	independent system operator upon a	independent system operator upon a
	proposal from the transmission system	proposal from the transmission
	owner. Such designation shall be	system owner. Such designation shall
	subject to approval by the	be subject to approval by the
	Commission.	Commission.
574.	2. The Member State may approve	2. The Member State may
3/4.	and designate an independent system	approve and designate an
	operator only where:	independent system operator only
	operator only where.	where:
575	(a) the condidate energian has	
575.	(a) the candidate operator has	(a) the candidate operator has
	demonstrated that it complies with the	demonstrated that it complies with
	requirements of Article 43 (1)(b), (c)	the requirements of Article 43 (1)(b),
	and (d);	(c) and (d);

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576.	(b) the candidate operator has	(b) the candidate operator has
	demonstrated that it has at its disposal	demonstrated that it has at its
	the required financial, technical,	disposal the required financial,
	physical and human resources to carry	technical, physical and human
	out its tasks under Article 40;	resources to carry out its tasks under
		Article 40;
577.	1	(c) the candidate operator has
	undertaken to comply with a ten-year	undertaken to comply with a ten-year
	network development plan monitored	network development plan monitored
	by the regulatory authority;	by the regulatory authority;
<b>578.</b>	(d) the transmission system owner	(d) the transmission system owner
	has demonstrated its ability to comply	has demonstrated its ability to
	with its obligations under paragraph 5.	comply with its obligations under
	To that end, it shall provide all the	paragraph 5. To that end, it shall
	draft contractual arrangements with the	provide all the draft contractual
	candidate undertaking and any other	arrangements with the candidate
	relevant entity; and	undertaking and any other relevant
		entity; and
579.	(e) the candidate operator has	(e) the candidate operator has
	demonstrated its ability to comply with	demonstrated its ability to comply
	its obligations under [recast of	with its obligations under [recast of
	Regulation 714/2009 as proposed by	Regulation 714/2009 as proposed by
	COM(2016)861/2] including the	COM(2016)861/2] including the
	cooperation of transmission system	cooperation of transmission system
	operators at European and regional	operators at European and regional
	level.	level.
580.	3. Undertakings which have been	
	certified by the regulatory authority as	3. Undertakings which have been
	having complied with the requirements	certified by the regulatory authority
	of Article 53 and paragraph 2 of this	as having complied with the
	Article shall be approved and	requirements of Article 53 and
	designated as independent system	paragraph 2 of this Article shall be
	operators by Member States. The	approved and designated as
	certification procedure in either Article	independent system operators by
	52 of this Directive and Article 48 of	Member States. The certification
	52 of this Directive and Inthete 40 of	procedure in either Article 52 of this

581	[recast of Regulation 714/2009 as proposed by COM(2016)861/2] or in Article 53 of this Directive shall be applicable.  4. Each independent system	Directive and Article 48 of [recast of Regulation 714/2009 as proposed by COM(2016)861/2] or in Article 53 of this Directive shall be applicable.
381	operator shall be responsible for granting and managing third-party access, including the collection of access charges, congestion charges, and payments under the intertransmission system operator compensation mechanism in compliance with Article 46 of [recast of Regulation 714/2009 as proposed by COM(2016)861/2], as well as for operating, maintaining and developing the transmission system, and for ensuring the long-term ability of the system to meet reasonable demand through investment planning. When developing the transmission system, the independent system operator shall be responsible for planning (including authorisation procedure), construction and commissioning of the new infrastructure. For this purpose, the independent system operator shall act as a transmission system operator in accordance with this Section. The transmission system owner shall not be responsible for granting and managing third-party access, nor for investment planning.	4. Each independent system operator shall be responsible for granting and managing third-party access, including the collection of access charges, congestion charges, and payments under the intertransmission system operator compensation mechanism in compliance with Article 46 of [recast of Regulation 714/2009 as proposed by COM(2016)861/2], as well as for operating, maintaining and developing the transmission system, and for ensuring the long-term ability of the system to meet reasonable demand through investment planning. When developing the transmission system, the independent system operator shall be responsible for planning (including authorisation procedure), construction and commissioning of the new infrastructure. For this purpose, the independent system operator shall act as a transmission system operator in accordance with this Section. The transmission system operator in accordance with this Section. The transmission system owner shall not be responsible for granting and managing third-party access, nor for investment planning.

582.	5. Where an independent system	5. Where an independent system
	operator has been designated, the	operator has been designated, the
	transmission system owner shall:	transmission system owner shall:
583.	(a) provide all the relevant	(a) provide all the relevant
	cooperation and support to the	cooperation and support to the
	independent system operator for the	independent system operator for the
	fulfilment of its tasks, including in	fulfilment of its tasks, including in
	particular all relevant information;	particular all relevant information;
584.	(b) finance the investments decided	(b) finance the investments
	by the independent system operator	decided by the independent system
	and approved by the regulatory	operator and approved by the
	authority, or give its agreement to	regulatory authority, or give its
	financing by any interested party	agreement to financing by any
	including the independent system	interested party including the
	operator. The relevant financing	independent system operator. The
	arrangements shall be subject to	relevant financing arrangements shall
	approval by the regulatory authority.	be subject to approval by the
	Prior to such approval, the regulatory	regulatory authority. Prior to such
	authority shall consult the transmission	approval, the regulatory authority
	system owner together with the other	shall consult the transmission system
	interested parties;	owner together with the other
		interested parties;
585.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	(c) provide for the coverage of
	liability relating to the network assets,	liability relating to the network
	excluding the liability relating to the	assets, excluding the liability relating
	tasks of the independent system	to the tasks of the independent
	operator; and	system operator; and
586.	(d) provide guarantees to facilitate	(d) provide guarantees to facilitate
	financing any network expansions with	financing any network expansions
	the exception of those investments	with the exception of those
	where, pursuant to point (b), it has	investments where, pursuant to point
	given its agreement to financing by	(b), it has given its agreement to
	any interested party including the	financing by any interested party
	independent system operator.	including the independent system
		operator.

587.	6. In close cooperation with the regulatory authority, the relevant national competition authority shall be granted all relevant powers to effectively monitor compliance of the transmission system owner with its obligations under paragraph 5.	6. In close cooperation with the regulatory authority, the relevant national competition authority shall be granted all relevant powers to effectively monitor compliance of the transmission system owner with its obligations under paragraph 5.
588.		Article 45
589.	1. A transmission system owner, where an independent system operator has been appointed, which is part of a vertically integrated undertaking shall be independent at least in terms of its legal form, organisation and decision making from other activities not relating to transmission.	Unbundling of transmission system owners  1. A transmission system owner, where an independent system operator has been appointed, which is part of a vertically integrated undertaking shall be independent at least in terms of its legal form, organisation and decision making from other activities not relating to transmission.
590.	2. In order to ensure the independence of the transmission system owner referred to in paragraph 1, the following minimum criteria shall apply:	2. In order to ensure the independence of the transmission system owner referred to in paragraph 1, the following minimum criteria shall apply:
591.	(a) persons responsible for the management of the transmission system owner shall not participate in company structures of the integrated electricity undertaking responsible, directly or indirectly, for the day-to-day operation of the generation, distribution and supply of electricity;	(a) persons responsible for the management of the transmission system owner shall not participate in company structures of the integrated electricity undertaking responsible, directly or indirectly, for the day-to-day operation of the generation, distribution and supply of electricity;

	system owner are taken into account in a manner that ensures that they are	system owner are taken into account in a manner that ensures that they are
	a manner that ensures that they are	in a manner that ensures that they are
502	capable of acting independently; and	capable of acting independently; and
593.	(c) the transmission system owner	(c) the transmission system owner
	shall establish a compliance	shall establish a compliance
	programme, which sets out measures	programme, which sets out measures
	taken to ensure that discriminatory	taken to ensure that discriminatory
	conduct is excluded, and ensure that	conduct is excluded, and ensure that
	observance of it is adequately	observance of it is adequately
	monitored. The compliance	monitored. The compliance
	programme shall set out the specific	programme shall set out the specific
	obligations of employees to meet those	obligations of employees to meet
	objectives. An annual report, setting	those objectives. An annual report,
	out the measures taken, shall be	setting out the measures taken, shall
	submitted by the person or body	be submitted by the person or body
	responsible for monitoring the	responsible for monitoring the
	compliance programme to the	compliance programme to the
	regulatory authority and shall be	regulatory authority and shall be
	published.	published.
594.		Section 3
		INDEPENDENT TRANSMISSION OPERATOR
595.		Article 46
506	1 7	Assets, equipment, staff and identity
596.	1. Transmission system operators	1. Transmission system operators
	shall be equipped with all human,	shall be equipped with all human,
	technical, physical and financial	technical, physical and financial
	resources necessary for fulfilling their	resources necessary for fulfilling
	obligations under this Directive and	their obligations under this Directive
	carrying out the activity of electricity	and carrying out the activity of
	transmission, in particular:	electricity transmission, in particular:

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597.	<ul> <li>(a) assets that are necessary for the activity of electricity transmission, including the transmission system, shall be owned by the transmission system operator;</li> <li>(b) personnel, necessary for the activity of electricity transmission, including the performance of all corporate tasks, shall be employed by the transmission system operator;</li> </ul>	(a) assets that are the activity of electri transmission, includi transmission system, by the transmission s  (b) personnel, nec activity of electricity including the perform corporate tasks, shall the transmission system.	city ng the shall be owned system operator; essary for the transmission, mance of all be employed by
599.	(c) leasing of personnel and rendering of services, to and from any other parts of the vertically integrated undertaking shall be prohibited. A transmission system operator may, however, render services to the vertically integrated undertaking as long as:	(c) leasing of person rendering of services any other parts of the integrated undertaking prohibited. A transmoperator may, however services to the vertice undertaking as long as	s, to and from e vertically ng shall be ission system ver, render ally integrated
600.	the provision of those services does not discriminate between system users, is available to all system users on the same terms and conditions and does not restrict, distort or prevent competition in generation or supply; and	the provision of thos not discriminate between users, is available to on the same terms and does not restrict, dist competition in generand	e services does ween system all system users ad conditions and cort or prevent ation or supply;
601.	the terms and conditions of the provision of those services are approved by the regulatory authority;	- the terms and provision of those se approved by the regu	

602.	(d) without prejudice to the	(d) without prejudice to the
	decisions of the Supervisory Body	decisions of the Supervisory Body
	under Article 49, appropriate financial	under Article 49, appropriate
	resources for future investment	financial resources for future
	projects and/or for the replacement of	investment projects and/or for the
	existing assets shall be made available	replacement of existing assets shall
	to the transmission system operator in	be made available to the transmission
	due time by the vertically integrated	system operator in due time by the
	undertaking following an appropriate	vertically integrated undertaking
	request from the transmission system	following an appropriate request
	operator.	from the transmission system
		operator.
603.	2. The activity of electricity	2. The activity of electricity
	transmission shall include at least the	transmission shall include at least the
	following tasks in addition to those	following tasks in addition to those
	listed in Article 40:	listed in Article 40 :
604.	(a) the representation of the	(a) the representation of the
	transmission system operator and	transmission system operator and
	contacts to third parties and the	contacts to third parties and the
	regulatory authorities;	regulatory authorities;
605.	(b) the representation of the	(b) the representation of the
	transmission system operator within	transmission system operator within
	the European Network of	the European Network of
	Transmission System Operators for	Transmission System Operators for
	Electricity (ENTSO for Electricity);	Electricity (ENTSO for Electricity);
606.	(c) granting and managing third-	(c) granting and managing third-
	party access on a non-discriminatory	party access on a non-discriminatory
	basis between system users or classes	basis between system users or classes
	of system users;	of system users;
607.	(d) the collection of all the	(d) the collection of all the
	transmission system related charges	transmission system related charges
	including access charges, and ancillary	including access charges, energy for
	services charges;	losses and ancillary services charges;
608.	(e) the operation, maintenance and	(e) the operation, maintenance and
	development of a secure, efficient and	development of a secure, efficient
	economic transmission system;	and economic transmission system;

609.	(f) investment planning ensuring the long-term ability of the system to meet reasonable demand and guaranteeing security of supply;	(f) investment planning ensuring the long-term ability of the system to meet reasonable demand and guaranteeing security of supply;
611.	<ul> <li>(g) the setting up of appropriate joint ventures, including with one or more transmission system operators, power exchanges, and the other relevant actors pursuing the objectives to develop the creation of regional markets or to facilitate the liberalisation process; and</li> <li>(h) all corporate services, including legal services, accountancy and IT services.</li> <li>3. Transmission system operators shall be organised in a legal form as referred to in Article 1 of Directive 2009/101/EC of the European Parliament and of the Council 45.</li> </ul>	(g) the setting up of appropriate joint ventures, including with one or more transmission system operators, power exchanges, and the other relevant actors pursuing the objectives to develop the creation of regional markets or to facilitate the liberalisation process; and  (h) all corporate services, including legal services, accountancy and IT services.  3. Transmission system operators shall be organised in a legal form as referred to in Article 1 of Directive 2009/101/EC of the European
613.		Parliament and of the Council <sup>46</sup> .  4. The transmission system
013.	operator shall not, in its corporate identity, communication, branding and premises, create confusion in respect of the separate identity of the vertically integrated undertaking or any part thereof.	operator shall not, in its corporate identity, communication, branding and premises, create confusion in respect of the separate identity of the vertically integrated undertaking or any part thereof.

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

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

614.	5. The transmission system	5. The transmission system
	operator shall not share IT systems or	operator shall not share IT systems or
	equipment, physical premises and	equipment, physical premises and
	security access systems with any part	security access systems with any part
	of the vertically integrated undertaking	of the vertically integrated
	nor use the same consultants or	undertaking nor use the same
	external contractors for IT systems or	consultants or external contractors
	equipment, and security access	for IT systems or equipment, and
	systems.	security access systems.
615.	6. The accounts of transmission	6. The accounts of transmission
	system operators shall be audited by an	system operators shall be audited by
	auditor other than the one auditing the	an auditor other than the one auditing
	vertically integrated undertaking or	the vertically integrated undertaking
	any part thereof.	or any part thereof.
616.		Article 47
		Independence of the transmission system operator
617.	1. Without prejudice to the	1. Without prejudice to the
	designing of the Cunomigany Dody	
	decisions of the Supervisory Body	decisions of the Supervisory Body
	under Article 49, the transmission	under Article 49, the transmission
	under Article 49, the transmission system operator shall have:	under Article 49, the transmission system operator shall have:
618.	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights,	under Article 49, the transmission system operator shall have:  (a) effective decision-making
618.	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the
618.	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking,
618.	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to
618.	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the
	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and
618.	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and  (b) the power to raise money on the	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and (b) the power to raise money on
	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and  (b) the power to raise money on the capital market in particular through	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and (b) the power to raise money on the capital market in particular
	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and  (b) the power to raise money on the	under Article 49, the transmission system operator shall have:  (a) effective decision-making rights, independent from the vertically integrated undertaking, with respect to assets necessary to operate, maintain or develop the transmission system; and (b) the power to raise money on

620.	2. The transmission system		2. The transmission system	
	operator shall at all times act so as to		operator shall at all times act so as to	
	ensure it has the resources it needs in		ensure it has the resources it needs in	
	order to carry out the activity of		order to carry out the activity of	
	transmission properly and efficiently		transmission properly and efficiently	
	and develop and maintain an efficient,		and develop and maintain an	
	secure and economic transmission		efficient, secure and economic	
	system.		transmission system.	
621.	3. The vertically integrated	AM 143		
021.	undertaking and its subsidiaries	3. <b>Subsidiaries of</b> the vertically	3. <b>Subsidiaries of the vertically</b>	
		J	integrated undertaking [] performing	
	performing functions of generation or	integrated <i>undertakings</i> performing	functions of generation or supply	
	supply shall not have any direct or	functions of generation or supply	shall not have any direct or indirect	
	indirect shareholding in the	shall not have any direct or indirect	shareholding in the transmission	
	transmission system operator. The	shareholding in the transmission	system operator. The transmission	
	transmission system operator shall	system operator. The transmission	system operator shall neither have	
	neither have any direct or indirect	system operator shall neither have	any direct or indirect shareholding in	
	shareholding in any subsidiary of the	any direct or indirect shareholding in	any subsidiary of the vertically	
	vertically integrated undertaking	any subsidiary of the vertically	integrated undertaking performing	
	performing functions of generation or	integrated undertaking performing	functions of generation or supply, nor	
	supply, nor receive dividends or any	functions of generation or supply, nor	receive dividends or any other	
	other financial benefit from that	receive dividends or any other		
	subsidiary.	financial benefit from that subsidiary.	financial benefit from that subsidiary.	
622.	4. The overall management		4. The overall management	
	structure and the corporate statutes of		structure and the corporate statutes of	
	the transmission system operator shall		the transmission system operator	
	ensure effective independence of the		shall ensure effective independence	
	transmission system operator in		of the transmission system operator	
	compliance with this Section. The		in compliance with this Section . The	
	vertically integrated undertaking shall		vertically integrated undertaking	
	not determine, directly or indirectly,		shall not determine, directly or	
	the competitive behaviour of the		indirectly, the competitive behaviour	
	transmission system operator in		of the transmission system operator	
	relation to the day to day activities of		in relation to the day to day activities	
	the transmission system operator and		of the transmission system operator	
	management of the network, or in		and management of the network, or	

	relation to activities necessary for the	in relation to activities necessary for	n to activities necessary for the	
	preparation of the ten-year network	the preparation of the ten-year	ation of the ten-year network	
	development plan developed pursuant	network development plan developed	pment plan developed pursuant	
	to Article 51.	pursuant to Article 51.	icle 51.	
623.	5. In fulfilling their tasks in	5. In fulfilling their tasks in	In fulfilling their tasks in	
	Article 40 and Article 46 (2) of this	Article 40 and Article 46 (2) of this		
	Directive, and in complying with	Directive, and in complying with	ive, and in complying with	
	obligations set out in Articles 14, ,16,	obligations set out in Articles 14, 16,		
	17 and 47 of [of recast of Regulation	17 and 47 of [of recast of Regulation	47 of [of recast of Regulation	
	714/2009 as proposed by	714/2009 as proposed by		
	COM(2016)861/2], transmission	COM(2016)861/2], transmission	2016)861/2], transmission	
	system operators shall not discriminate	system operators shall not	operators shall not discriminate	
	against different persons or entities and	discriminate against different persons		
	shall not restrict, distort or prevent	or entities and shall not restrict,		
	competition in generation or supply.	distort or prevent competition in	etition in generation or supply.	
		generation or supply.		
624.		6. Any commercial and financial		
	relations between the vertically	relations between the vertically		
	integrated undertaking and the	integrated undertaking and the		
	transmission system operator,	transmission system operator,		
	including loans from the transmission	including loans from the transmission		
	system operator to the vertically	system operator to the vertically		
	integrated undertaking, shall comply	integrated undertaking, shall comply		
	with market conditions. The	with market conditions. The		
	transmission system operator shall	transmission system operator shall		
	keep detailed records of such	keep detailed records of such		
	commercial and financial relations and	commercial and financial relations		
	make them available to the regulatory	and make them available to the		
	authority upon request.	regulatory authority upon request.		
625.	2	7. The transmission system		
	operator shall submit for approval by	operator shall submit for approval by		
	the regulatory authority all commercial	the regulatory authority all		
	and financial agreements with the	commercial and financial agreements		
	vertically integrated undertaking.	with the vertically integrated	illy integrated undertaking.	
		undertaking.		

(2)	O The transmission system	O The transmission system
626.		8. The transmission system
	operator shall inform the regulatory	operator shall inform the regulatory
	authority of the financial resources,	authority of the financial resources,
	referred to in Article 46 (1)(d),	referred to in Article 46 (1)(d),
	available for future investment projects	available for future investment
	and/or for the replacement of existing	projects and/or for the replacement of
	assets.	existing assets.
<b>627.</b>	9. The vertically integrated	9. The vertically integrated
	undertaking shall refrain from any	undertaking shall refrain from any
	action impeding or prejudicing the	action impeding or prejudicing the
	transmission system operator from	transmission system operator from
	complying with its obligations in this	complying with its obligations in this
	Chapter and shall not require the	Chapter and shall not require the
	transmission system operator to seek	transmission system operator to seek
	permission from the vertically	permission from the vertically
	integrated undertaking in fulfilling	integrated undertaking in fulfilling
	those obligations.	those obligations.
628.	10. An undertaking which has been	10. An undertaking which has
	certified by the regulatory authority as	been certified by the regulatory
	being in compliance with the	authority as being in compliance with
	requirements of this Chapter shall be	the requirements of this Chapter shall
	approved and designated as a	be approved and designated as a
	transmission system operator by the	transmission system operator by the
	Member State concerned. The	Member State concerned. The
	certification procedure in either Article	certification procedure in either
	52 of this Directive and [Article 48 of	Article 52 of this Directive and
	of Regulation 714/2009 as proposed by	[Article 48 of Regulation 714/2009
	COM(2016)861/2] or in Article 53 of	as proposed by COM(2016)861/2] or
	this Directive shall apply.	in Article 53 of this Directive shall
	11 3	apply.
		1 "FF J"

629.	Article 48			
	Ind	ependence of the staff and the management of the transmission system operator		
630.	1. Decisions regarding the	1. Decisions regarding the		
	appointment and renewal, working	appointment and renewal, working		
	conditions including remuneration, and	conditions including remuneration,		
	termination of the term of office of the	and termination of the term of office		
	persons responsible for the	of the persons responsible for the		
	management and/or members of the	management and/or members of the		
	administrative bodies of the	administrative bodies of the		
	transmission system operator shall be	transmission system operator shall be		
	taken by the Supervisory Body of the	taken by the Supervisory Body of the		
	transmission system operator	transmission system operator		
	appointed in accordance with Article	appointed in accordance with Article		
	49.	49.		
631.	2. The identity and the conditions	2. The identity and the conditions		
	governing the term, the duration and	governing the term, the duration and		
	the termination of office of the persons	the termination of office of the		
	nominated by the Supervisory Body	persons nominated by the		
	for appointment or renewal as persons	Supervisory Body for appointment or		
	responsible for the executive	renewal as persons responsible for		
	management and/or as members of the	the executive management and/or as		
	administrative bodies of the	members of the administrative bodies		
	transmission system operator, and the	of the transmission system operator,		
	reasons for any proposed decision	and the reasons for any proposed		
	terminating such term of office, shall	decision terminating such term of		
	be notified to the regulatory authority.	office, shall be notified to the		
	Those conditions and the decisions	regulatory authority. Those		
	referred to in paragraph 1 shall become	conditions and the decisions referred		
	binding only if the regulatory authority	to in paragraph 1 shall become		
	has raised no objections within three	binding only if the regulatory		
	weeks of notification.	authority has raised no objections		
		within three weeks of notification.		

632.		The regulatory authority may object
	the decisions referred to in paragraph 1	to the decisions referred to in
	where:	paragraph 1 where:
633.	(a) doubts arise as to the	(a) doubts arise as to the
	professional independence of a	professional independence of a
	nominated person responsible for the	nominated person responsible for the
	management and/or member of the	management and/or member of the
	administrative bodies; or	administrative bodies; or
634.	(b) in the case of premature	(b) in the case of premature
	termination of a term of office, doubts	termination of a term of office,
	exist regarding the justification of such	doubts exist regarding the
	premature termination.	justification of such premature
		termination.
635.		3. No professional position or
	responsibility, interest or business	responsibility, interest or business
	relationship, directly or indirectly, with	relationship, directly or indirectly,
	the vertically integrated undertaking or	with the vertically integrated
	any part of it or its controlling	undertaking or any part of it or its
	shareholders other than the	controlling shareholders other than
	transmission system operator shall be	the transmission system operator
	exercised for a period of three years	shall be exercised for a period of
	before the appointment of the persons	three years before the appointment of
	responsible for the management and/or	the persons responsible for the
	members of the administrative bodies	management and/or members of the
	of the transmission system operator	administrative bodies of the
	who are subject to this paragraph.	transmission system operator who are
		subject to this paragraph.

636.	4. The persons responsible for the	4. The persons responsible for
	management and/or members of the	the management and/or members of
	administrative bodies, and employees	the administrative bodies, and
	of the transmission system operator	employees of the transmission
	shall have no other professional	system operator shall have no other
	position or responsibility, interest or	professional position or
	business relationship, directly or	responsibility, interest or business
	indirectly, with any other part of the	relationship, directly or indirectly,
	vertically integrated undertaking or	with any other part of the vertically
	with its controlling shareholders.	integrated undertaking or with its
		controlling shareholders.
637.	5. The persons responsible for the	5. The persons responsible for
	management and/or members of the	the management and/or members of
	administrative bodies, and employees	the administrative bodies, and
	of the transmission system operator	employees of the transmission
	shall hold no interest in or receive any	system operator shall hold no interest
	financial benefit, directly or indirectly,	in or receive any financial benefit,
	from any part of the vertically	directly or indirectly, from any part
	integrated undertaking other than the	of the vertically integrated
	transmission system operator. Their	undertaking other than the
	remuneration shall not depend on	transmission system operator. Their
	activities or results of the vertically	remuneration shall not depend on
	integrated undertaking other than those	activities or results of the vertically
	of the transmission system operator.	integrated undertaking other than
		those of the transmission system
		operator.

638.	6. Effective rights of appeal to the	6. Effective rights of appeal to	
050.	regulatory authority shall be	the regulatory authority shall be	
	guaranteed for any complaints by the	guaranteed for any complaints by the	
	persons responsible for the	persons responsible for the	
	management and/or members of the	management and/or members of the	
	administrative bodies of the	administrative bodies of the	
	transmission system operator against	transmission system operator against	
	premature terminations of their term of	premature terminations of their term	
	office.	of office.	
(20	7. After termination of their term		
639.			
	of office in the transmission system	of office in the transmission system	
	operator, the persons responsible for	operator, the persons responsible for	
	its management and/or members of its	its management and/or members of	
	administrative bodies shall have no	its administrative bodies shall have	
	professional position or responsibility,	no professional position or	
	interest or business relationship with	responsibility, interest or business	
	any part of the vertically integrated	relationship with any part of the	
	undertaking other than the	vertically integrated undertaking	
	transmission system operator, or with	other than the transmission system	
	its controlling shareholders for a	operator, or with its controlling	
	period of not less than four years.	shareholders for a period of not less	
		than four years.	
640.	8. Paragraph 3 shall apply to the	8. Paragraph 3 shall apply to the	
	majority of the persons responsible for	majority of the persons responsible	
	the management and/or members of	for the management and/or members	
	the administrative bodies of the	of the administrative bodies of the	
	transmission system operator.	transmission system operator.	
641.	The persons responsible for the	The persons responsible for the	
	management and/or members of the	management and/or members of the	
	administrative bodies of the	administrative bodies of the	
	transmission system operator who are	transmission system operator who are	
	not subject to paragraph 3 shall have	not subject to paragraph 3 shall have	
	exercised no management or other	exercised no management or other	
	relevant activity in the vertically	relevant activity in the vertically	
	integrated undertaking for a period of	integrated undertaking for a period of	
	at least six months before their	at least six months before their	
	appointment.	appointment.	

ANNEX TREE..B

642.	The first subparagraph of this paragraph and paragraphs 4 to 7 shall be applicable to all the persons belonging to the executive management and to those directly reporting to them on matters related to the operation, maintenance or development of the network.	The first subparagraph of this paragraph and paragraphs 4 to 7 shall be applicable to all the persons belonging to the executive management and to those directly reporting to them on matters related to the operation, maintenance or development of the network.	
643.		Article 49 Supervisory Body	
644.	1. The transmission system operator shall have a Supervisory Body which shall be in charge of taking decisions which may have a significant impact on the value of the assets of the shareholders within the transmission system operator, in particular decisions regarding the approval of the annual and longer-term financial plans, the level of indebtedness of the transmission system operator and the amount of dividends distributed to shareholders. The decisions falling under the remit of the Supervisory Body shall exclude those that are related to the day to day activities of the transmission system operator and management of the network, and to activities necessary for the preparation of the ten-year network development plan developed pursuant to Article 51.	1. The transmission system operator shall have a Supervisory Body which shall be in charge of taking decisions which may have a significant impact on the value of the assets of the shareholders within the transmission system operator, in particular decisions regarding the approval of the annual and longerterm financial plans, the level of indebtedness of the transmission system operator and the amount of dividends distributed to shareholders. The decisions falling under the remit of the Supervisory Body shall exclude those that are related to the day to day activities of the transmission system operator and management of the network, and to activities necessary for the preparation of the ten-year network development plan developed pursuant to Article 51.	

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645.		2. The Supervisory Body shall be
	composed of members representing the	composed of members representing
	vertically integrated undertaking,	the vertically integrated undertaking,
	members representing third party	members representing third party
	shareholders and, where the relevant	shareholders and, where the relevant
	legislation of a Member State so	legislation of a Member State so
	provides, members representing other	provides, members representing other
	interested parties such as employees of	interested parties such as employees
	the transmission system operator.	of the transmission system operator.
646.		3. The first subparagraph of
	Article 48(2) and Article 48(3) to (7)	Article 48(2) and Article 48(3) to (7)
	shall apply to at least half of the	shall apply to at least half of the
	members of the Supervisory Body	members of the Supervisory Body
	minus one.	minus one.
647.	Point (b) of the second subparagraph	Point (b) of the second subparagraph
	of Article 48(2) shall apply to all the	of Article 48(2) shall apply to all the
	members of the Supervisory Body.	members of the Supervisory Body.
648.		Article 50
0.0.		Compliance programme and compliance officer
649.	1. Member States shall ensure that	1. Member States shall ensure
	transmission system operators	that transmission system operators
	establish and implement a compliance	establish and implement a
	programme which sets out the	compliance programme which sets
	measures taken in order to ensure that	out the measures taken in order to
	discriminatory conduct is excluded,	ensure that discriminatory conduct is
	and ensure that the compliance with	excluded, and ensure that the
	that programme is adequately	compliance with that programme is
	monitored. The compliance	adequately monitored. The
	programme shall set out the specific	compliance programme shall set out
	obligations of employees to meet those	the specific obligations of employees
	objectives. It shall be subject to	to meet those objectives. It shall be
	approval by the regulatory authority.	subject to approval by the regulatory
	Without prejudice to the powers of the	authority. Without prejudice to the
	national regulator, compliance with the	powers of the national regulator,
	program shall be independently	compliance with the program shall be
	monitored by a compliance officer.	independently monitored by a
	I HIOHILOTEU DV a COHIDHANCE OFFICEI	
	monitored by a compliance officer.	compliance officer.

650.	2. The compliance officer shall be	2. The compliance officer shall
	appointed by the Supervisory Body,	be appointed by the Supervisory
	subject to the approval by the	Body, subject to the approval by the
	regulatory authority. The regulatory	regulatory authority. The regulatory
	authority may refuse the approval of	authority may refuse the approval of
	the compliance officer only for reasons	the compliance officer only for
	of lack of independence or	reasons of lack of independence or
	professional capacity. The compliance	professional capacity. The
	officer may be a natural or legal	compliance officer may be a natural
	person. Article 48(2) to (8) shall apply	or legal person. Article 48(2) to (8)
	to the compliance officer.	shall apply to the compliance officer.
651.	3. The compliance officer shall be	3. The compliance officer shall
	in charge of:	be in charge of:
652.	(a) monitoring the implementation	(a) monitoring the implementation
	of the compliance programme;	of the compliance programme;
653.	(b) elaborating an annual report,	(b) elaborating an annual report,
	setting out the measures taken in order	setting out the measures taken in
	to implement the compliance	order to implement the compliance
	programme and submitting it to the	programme and submitting it to the
	regulatory authority;	regulatory authority;
654.	(c) reporting to the Supervisory	(c) reporting to the Supervisory
	Body and issuing recommendations on	Body and issuing recommendations
	the compliance programme and its	on the compliance programme and its
	implementation;	implementation;
655.	(d) notifying the regulatory	(d) notifying the regulatory
	authority on any substantial breaches	authority on any substantial breaches
	with regard to the implementation of	with regard to the implementation of
	the compliance programme; and	the compliance programme; and
656.	(e) reporting to the regulatory	(e) reporting to the regulatory
	authority on any commercial and	authority on any commercial and
	financial relations between the	financial relations between the
	vertically integrated undertaking and	vertically integrated undertaking and
	the transmission system operator.	the transmission system operator.

657.	4. The compliance officer shall	4. The compliance officer shall
	submit the proposed decisions on the	submit the proposed decisions on the
	investment plan or on individual	investment plan or on individual
	investments in the network to the	investments in the network to the
	regulatory authority. This shall occur	regulatory authority. This shall occur
	at the latest when the management	at the latest when the management
	and/or the competent administrative	and/or the competent administrative
	body of the transmission system	body of the transmission system
	operator submits them to the	operator submits them to the
	Supervisory Body.	Supervisory Body.
658.	5. Where the vertically integrated	5. Where the vertically integrated
	undertaking, in the general assembly	undertaking, in the general assembly
	or through the vote of the members of	or through the vote of the members
	the Supervisory Body it has appointed,	of the Supervisory Body it has
	has prevented the adoption of a	appointed, has prevented the
	decision with the effect of preventing	adoption of a decision with the effect
	or delaying investments, which under	of preventing or delaying
	the ten-year network development plan	investments, which under the ten-
	was to be executed in the following	year network development plan was
	three years, the compliance officer	to be executed in the following three
	shall report this to the regulatory	years, the compliance officer shall
	authority, which then shall act in	report this to the regulatory authority,
	accordance with Article 51.	which then shall act in accordance
		with Article 51.
659.	6. The conditions governing the	6. The conditions governing the
	mandate or the employment conditions	mandate or the employment
	of the compliance officer, including	conditions of the compliance officer,
	the duration of its mandate, shall be	including the duration of its mandate,
	subject to approval by the regulatory	shall be subject to approval by the
	authority. Those conditions shall	regulatory authority. Those
	ensure the independence of the	conditions shall ensure the
	compliance officer, including by	independence of the compliance
	providing him with all the resources	officer, including by providing him
	necessary for fulfilling his duties.	with all the resources necessary for
	During his mandate, the compliance	fulfilling his duties. During his

	officer shall have no other professional	mandate, the compliance officer shall
	position, responsibility or interest,	have no other professional position,
	directly or indirectly, in or with any	responsibility or interest, directly or
	part of the vertically integrated	indirectly, in or with any part of the
	undertaking or with its controlling	vertically integrated undertaking or
	shareholders.	with its controlling shareholders.
660.	7. The compliance officer shall	7. The compliance officer shall
	report regularly, either orally or in	report regularly, either orally or in
	writing, to the regulatory authority and	writing, to the regulatory authority
	shall have the right to report regularly,	and shall have the right to report
	either orally or in writing, to the	regularly, either orally or in writing,
	Supervisory Body of the transmission	to the Supervisory Body of the
	system operator.	transmission system operator.
661.	8. The compliance officer may	8. The compliance officer may
	attend all meetings of the management	attend all meetings of the
	or administrative bodies of the	management or administrative bodies
	transmission system operator, and	of the transmission system operator,
	those of the Supervisory Body and the	and those of the Supervisory Body
	general assembly. The compliance	and the general assembly. The
	officer shall attend all meetings that	compliance officer shall attend all
	address the following matters:	meetings that address the following
		matters:
662.	(a) conditions for access to the	(a) conditions for access to the
	network, as defined in [recast of	network, as defined in [recast of
	Regulation 714/2009 as proposed by	Regulation 714/2009 as proposed by
	COM(2016)861/2], in particular	COM(2016)861/2], in particular
	regarding tariffs, third party access	regarding tariffs, third party access
	services, capacity allocation and	services, capacity allocation and
	congestion management, transparency,	congestion management,
	ancillary services and secondary	transparency, ancillary services and
	markets;	secondary markets;

663.	(b) projects undertaken in order to	(b) projects undertaken in order to
	operate, maintain and develop the	operate, maintain and develop the
	transmission system, including	transmission system, including
	interconnection and connection	interconnection and connection
	investments;	investments;
664.	(c) energy purchases or sales	(c) energy purchases or sales
	necessary for the operation of the	necessary for the operation of the
	transmission system.	transmission system.
665.	9. The compliance officer shall	9. The compliance officer shall
	monitor the compliance of the	monitor the compliance of the
	transmission system operator with	transmission system operator with
	Article 41.	Article 41.
666.	10. The compliance officer shall	10. The compliance officer shall
	have access to all relevant data and to	have access to all relevant data and to
	the offices of the transmission system	the offices of the transmission system
	operator and to all the information	operator and to all the information
	necessary for the fulfilment of his task.	necessary for the fulfilment of his
		task.
667.	11. After prior approval by the	11. After prior approval by the
	regulatory authority, the Supervisory	regulatory authority, the Supervisory
	Body may dismiss the compliance	Body may dismiss the compliance
	officer. It shall dismiss the compliance	officer. It shall dismiss the
	officer for reasons of lack of	compliance officer for reasons of
	independence or professional capacity	lack of independence or professional
	upon request of the regulatory	capacity upon request of the
	authority.	regulatory authority.
668.	12. The compliance officer shall	12. The compliance officer shall
	have access to the offices of the	have access to the offices of the
	transmission system operator without	transmission system operator without
	prior announcement.	prior announcement.

669.		Article	e 51	
		Network development and power	s to make investment decisions	
670.	1. At least every two years,	AM 144	1. At least every two years,	
	transmission system operators shall	1. At least every two years,	transmission system operators shall	
	submit to the regulatory authority a	transmission system operators shall	submit to the regulatory authority a	
	ten-year network development plan	submit to the regulatory authority a	ten-year network development plan	
	based on existing and forecast supply	ten-year network development plan	based on existing and forecast supply	
	and demand after having consulted all	based on existing and forecast supply	and demand after having consulted	
	the relevant stakeholders. That	and demand after having consulted	all the relevant stakeholders. That	
	network development plan shall	all the relevant stakeholders. That	network development plan shall	
	contain efficient measures in order to	network development plan shall	contain efficient measures in order to	
	guarantee the adequacy of the system	contain efficient measures in order to	guarantee the adequacy of the system	
	and the security of supply.	guarantee the adequacy of the system	and the security of supply.	
	and the security of suppry.	and the security of supply. <i>The</i>	and the security of suppry.	
		regulatory authority shall review the		
		ten-year network development plan		
		and approve it. Before its approval,		
		it may require the transmission		
		system operator to amend its ten-		
		year network development plan. The		
		transmission system operator shall		
		publish the ten-year network		
		development plan on its website.		
671.	2. The ten-year network	-	2. The ten-year network	
	development plan shall in particular:		development plan shall in particular:	
672.	(a) indicate to market participants		(a) indicate to market participants	
	the main transmission infrastructure		the main transmission infrastructure	
	that needs to be built or upgraded over		that needs to be built or upgraded	
	the next ten years;		over the next ten years;	
673.	(b) contain all the investments		(b) contain all the investments	
	already decided and identify new		already decided and identify new	
	investments which have to be executed		investments which have to be	
	in the next three years; and		executed in the next three years; and	

674.	(c) provide for a time frame for all investment projects.		(c) provide for a time frame for all investment projects.	
675.	3. When elaborating the ten-year network development plan, the transmission system operator shall make reasonable assumptions about the evolution of the generation, supply, energy storage, consumption and exchanges with other countries, taking into account investment plans for regional and Union -wide networks.	AM 145 3. When elaborating the ten-year network development plan, the transmission system operator shall fully take into account the potential of the use of demand response, energy storage facilities or other resources as an alternative to system expansion in addition to expected consumption and trade with other countries and investment plans for regional and Union wide networks.	3. When elaborating the ten-year network development plan, the transmission system operator shall make reasonable assumptions about the evolution of the generation, supply, energy storage, consumption and exchanges with other countries, taking into account investment plans for regional and Union -wide networks.	
676.	4. The regulatory authority shall consult all actual or potential system users on the ten-year network development plan in an open and transparent manner. Persons or undertakings claiming to be potential system users may be required to substantiate such claims. The regulatory authority shall publish the result of the consultation process, in particular possible needs for investments.		4. The regulatory authority shall consult all actual or potential system users on the ten-year network development plan in an open and transparent manner. Persons or undertakings claiming to be potential system users may be required to substantiate such claims. The regulatory authority shall publish the result of the consultation process, in particular possible needs for investments.	
677.	5. The regulatory authority shall examine whether the ten-year network development plan covers all investment needs identified during the consultation process, and whether it is consistent with the non-binding Union -wide ten-year network development plan (Union -wide network	AM 146 5. The regulatory authority shall examine whether the ten-year network development plan covers all investment needs identified during the consultation process, and whether it is consistent with the non-binding Union wide ten-year network	5. The regulatory authority shall examine whether the ten-year network development plan covers all investment needs identified during the consultation process, and whether it is consistent with the non-binding Union -wide ten-year network development plan ( Union -wide	

	development plan) referred to in [Article 27(1)(b) of recast of Regulation 714/2009 as proposed by COM(2016)861/2]. If any doubt arises as to the consistency with the Union - wide network development plan, the regulatory authority shall consult the	development plan Union wide network development plan) referred to in [Article 27(1)(b) of recast of Regulation 714/2009 as proposed by COM(2016)861/2]. If any doubt arises as to the consistency with the Union wide network development	network development plan) referred to in [Article 27(1)(b) of recast of Regulation 714/2009 as proposed by COM(2016)861/2]. If any doubt arises as to the consistency with the Union -wide network development plan, the regulatory authority shall	
	Agency. The regulatory authority may require the transmission system	plan or with the National Energy and Climate Plans submitted in	consult the Agency. The regulatory authority may require the	
	operator to amend its ten-year network	accordance with Regulation (EU)	transmission system operator to	
	development plan.	[Governance Regulation], the	amend its ten-year network	
	1	regulatory authority shall consult the	development plan.	
		Agency. The regulatory authority		
		may require the transmission system		
		operator to amend its ten-year network development plan.		
678.	6. The regulatory authority shall	network development plan.	6. The regulatory authority shall	
0.00	monitor and evaluate the		monitor and evaluate the	
	implementation of the ten-year		implementation of the ten-year	
	network development plan.		network development plan.	
679.		AM 147		
		(new) The regulatory authority shall		
		monitor and evaluate the		
		development of overall system flexibility and report annually on		
		progress.		
680.	7. In circumstances where the	p. 08. 000	7. In circumstances where the	
	transmission system operator, other		transmission system operator, other	
	than for overriding reasons beyond its		than for overriding reasons beyond	
	control, does not execute an		its control, does not execute an	
	investment, which, under the ten-year		investment, which, under the ten-year	
	network development plan, was to be		network development plan, was to be	
	executed in the following three years,		executed in the following three years,	
	Member States shall ensure that the regulatory authority is required to take		Member States shall ensure that the	
	regulatory authority is required to take		regulatory authority is required to	

	at least one of the following measures	take at least one of the following
	to ensure that the investment in	measures to ensure that the
	question is made if such investment is	investment in question is made if
	still relevant on the basis of the most	such investment is still relevant on
	recent ten-year network development	the basis of the most recent ten-year
	plan:	network development plan:
681.	1	(a) to require the transmission
001	system operator to execute the	system operator to execute the
	investments in question;	investments in question;
682.	•	(b) to organise a tender procedure
002.	open to any investors for the	open to any investors for the
	investment in question; or	investment in question; or
683.	(c) to oblige the transmission	(c) to oblige the transmission
000.	system operator to accept a capital	system operator to accept a capital
	increase to finance the necessary	increase to finance the necessary
	investments and allow independent	investments and allow independent
	investors to participate in the capital.	investors to participate in the capital.
684.		Where the regulatory authority has
0011	made use of its powers under point (b)	made use of its powers under point
	of the first subparagraph, it may oblige	(b) of the first subparagraph, it may
	the transmission system operator to	oblige the transmission system
	agree to one or more of the following:	operator to agree to one or more of
	1.6. 0.0 0.0 0.00 0.0 0.00 0.0 0.00 0.0 0.	the following:
685.	<ul> <li>financing by any third party;</li> </ul>	<ul><li>financing by any third party;</li></ul>
686.	<ul> <li>construction by any third party;</li> </ul>	<ul><li>construction by any third</li></ul>
		party;
687.	<ul> <li>building the new assets</li> </ul>	<ul><li>building the new assets</li></ul>
	concerned itself;	concerned itself;
688.	<ul> <li>operating the new asset</li> </ul>	<ul> <li>operating the new asset</li> </ul>
	concerned itself.	concerned itself.
	L	

689.	The transmission system operator shall	The transmission system operator
	provide the investors with all	shall provide the investors with all
	information needed to realise the	information needed to realise the
	investment, shall connect new assets to	investment, shall connect new assets
	the transmission network and shall	to the transmission network and shall
	generally make its best efforts to	generally make its best efforts to
	facilitate the implementation of the	facilitate the implementation of the
	investment project.	investment project.
690.	The relevant financial arrangements	The relevant financial arrangements
	shall be subject to approval by the	shall be subject to approval by the
	regulatory authority.	regulatory authority.
691.	8. Where the regulatory authority	8. Where the regulatory authority
	has made use of its powers under the	has made use of its powers under the
	first subparagraph of paragraph 7, the	first subparagraph of paragraph 7, the
	relevant tariff regulations shall cover	relevant tariff regulations shall cover
	the costs of the investments in	the costs of the investments in
	question.	question.
692.		Section 4
		Designation and certification of transmission system operators
693.		Article 52
		Designation and certification of transmission system operators
694.	1. Before an undertaking is	1. Before an undertaking is
	approved and designated as	approved and designated as
	transmission system operator, it shall	transmission system operator, it shall
	be certified according to the	be certified according to the
	procedures laid down in paragraphs 4,	procedures laid down in paragraphs
	5, 6 of this Article and in Article 48 of	4, 5, 6 of this Article and in Article
	[recast of Regulation 714/2009 as	48 of [recast of Regulation 714/2009
	proposed by COM(2016)861/2].	as proposed by COM(2016)861/2].

695.	2. Undertakings which have been	2. Undertakings which have been
075.	certified by the national regulatory	certified by the [] regulatory
	authority as having complied with the	authority as having complied with
	requirements of Article 43, pursuant	the requirements of Article 43,
	to the certification procedure below,	pursuant to the certification
	shall be approved and designated as	procedure below, shall be approved
		and designated as transmission
	transmission system operators by	
	Member States. The designation of	system operators by Member States.
	transmission system operators shall be	The designation of transmission
	notified to the Commission and	system operators shall be notified to
	published in the Official Journal of the	the Commission and published in the
	European Union.	Official Journal of the European
		Union.
696.	, i	3. Transmission system operators
	shall notify to the regulatory authority	shall notify to the regulatory
	any planned transaction which may	authority any planned transaction
	require a reassessment of their	which may require a reassessment of
	compliance with the requirements of	their compliance with the
	Article 43.	requirements of Article 43.
697.	4. Regulatory authorities shall	4. Regulatory authorities shall
	monitor the continuing compliance of	monitor the continuing compliance of
	transmission system operators with the	transmission system operators with
	requirements of Article 43. They shall	the requirements of Article 43. They
	open a certification procedure to	shall open a certification procedure
	ensure such compliance:	to ensure such compliance:
698.	\ / I	(a) upon notification by the
	transmission system operator pursuant	transmission system operator
	to paragraph 3;	pursuant to paragraph 3;

699.	(b) on their own initiative where	(b) on their own initiative where
099.		
	they have knowledge that a planned	they have knowledge that a planned
	change in rights or influence over	change in rights or influence over
	transmission system owners or	transmission system owners or
	transmission system operators may	transmission system operators may
	lead to an infringement of Article 43,	lead to an infringement of Article 43,
	or where they have reason to believe	or where they have reason to believe
	that such an infringement may have	that such an infringement may have
	occurred; or	occurred; or
700.	(c) upon a reasoned request from	(c) upon a reasoned request from
	the Commission.	the Commission.
701.	5. The regulatory authorities shall	5. The regulatory authorities shall
	adopt a decision on the certification of	adopt a decision on the certification
	a transmission system operator within	of a transmission system operator
	a period of four months from the date	within a period of four months from
	of the notification by the transmission	the date of the notification by the
	system operator or from the date of the	transmission system operator or from
	Commission request. After expiry of	the date of the Commission request.
	that period, the certification shall be	After expiry of that period, the
	deemed to be granted. The explicit or	certification shall be deemed to be
	tacit decision of the regulatory	granted. The explicit or tacit decision
	authority shall become effective only	
		of the regulatory authority shall
	after the conclusion of the procedure	become effective only after the
	set out in paragraph 6.	conclusion of the procedure set out in
		paragraph 6.
702.	6. The explicit or tacit decision on	6. The explicit or tacit decision
	the certification of a transmission	on the certification of a transmission
	system operator shall be notified	system operator shall be notified
	without delay to the Commission by	without delay to the Commission by
	the regulatory authority, together with	the regulatory authority, together
	all the relevant information with	with all the relevant information with
	respect to that decision. The	respect to that decision. The
	Commission shall act in accordance	Commission shall act in accordance
	with the procedure laid down in	with the procedure laid down in
	[Article 48 of recast of Regulation	[Article 48 of recast of Regulation

14/2009 as proposed by	714/2009 as proposed by
	COM(2016)861/2].
	7. The regulatory authorities and
	the Commission may request from
ransmission system operators and	transmission system operators and
ndertakings performing any of the	undertakings performing any of the
unctions of generation or supply any	functions of generation or supply any
nformation relevant for the fulfilment	information relevant for the
f their tasks under this Article.	fulfilment of their tasks under this
	Article.
. Regulatory authorities and the	8. Regulatory authorities and the
Commission shall preserve the	Commission shall preserve the
onfidentiality of commercially	confidentiality of commercially
ensitive information.	sensitive information.
	Article 53
Certifica	tion in relation to third countries
. Where certification is requested	1. Where certification is
	requested by a transmission system
ransmission system operator which is	owner or a transmission system
ontrolled by a person or persons from	operator which is controlled by a
third country or third countries, the	person or persons from a third
egulatory authority shall notify the	country or third countries, the
Commission.	regulatory authority shall notify the
	Commission.
The regulatory authority shall also	The regulatory authority shall also
otify to the Commission without	notify to the Commission without
elay any circumstances that would	delay any circumstances that would
esult in a person or persons from a	result in a person or persons from a
nird country or third countries	third country or third countries
equiring control of a transmission	acquiring control of a transmission
ystem or a transmission system	system or a transmission system
perator.	operator.
	The regulatory authorities and e Commission may request from ansmission system operators and adertakings performing any of the nctions of generation or supply any formation relevant for the fulfilment their tasks under this Article.  Regulatory authorities and the omission shall preserve the offidentiality of commercially insitive information.  Certifical  Where certification is requested a transmission system owner or a masmission system operator which is ontrolled by a person or persons from third country or third countries, the gulatory authority shall notify the omission.  The regulatory authority shall also of the commission without the angle of the countries of the country or third countries quiring control of a transmission system or a transmission system

708.	2	2. The transmission system
	operator shall notify to the regulatory	operator shall notify to the regulatory
	authority any circumstances that would	authority any circumstances that
	result in a person or persons from a	would result in a person or persons
	third country or third countries	from a third country or third
	acquiring control of the transmission	countries acquiring control of the
	system or the transmission system	transmission system or the
	operator.	transmission system operator.
709.	3. The regulatory authority shall	3. The regulatory authority shall
	adopt a draft decision on the	adopt a draft decision on the
	certification of a transmission system	certification of a transmission system
	operator within four months from the	operator within four months from the
	date of notification by the transmission	date of notification by the
	system operator. It shall refuse the	transmission system operator. It shall
	certification if it has not been	refuse the certification if it has not
	demonstrated:	been demonstrated:
710.	• /	(a) that the entity concerned
	complies with the requirements of	complies with the requirements of
	Article 43; and	Article 43; and
711.		(b) to the regulatory authority or
	another competent authority	to another competent authority
	designated by the Member State that	designated by the Member State that
	granting certification will not put at	granting certification will not put at
	risk the security of energy supply of	risk the security of energy supply of
	the Member State and the Union. In	the Member State and the Union . In
	considering that question the	considering that question the
	regulatory authority or other	regulatory authority or other
	competent authority so designated	competent authority so designated
	shall take into account:	shall take into account:

712.	<ul> <li>the rights and obligations of the</li> </ul>	<ul> <li>the rights and obligations of</li> </ul>
	Union with respect to that third	the Union with respect to that third
	country arising under international	country arising under international
	law, including any agreement	law, including any agreement
	concluded with one or more third	concluded with one or more third
	countries to which the Union is a party	countries to which the Union is a
	and which addresses the issues of	party and which addresses the issues
	security of energy supply;	of security of energy supply;
713.		<ul> <li>the rights and obligations of</li> </ul>
	Member State with respect to that third	the Member State with respect to that
	country arising under agreements	third country arising under
	concluded with it, insofar as they are	agreements concluded with it, insofar
	in compliance with Union law; and	as they are in compliance with
		Union law; and
714.		<ul> <li>other specific facts and</li> </ul>
	circumstances of the case and the third	circumstances of the case and the
	country concerned.	third country concerned.
715.		4. The regulatory authority shall
	notify the decision to the Commission	notify the decision to the
	without delay, together with all the	Commission without delay, together
	relevant information with respect to	with all the relevant information with
	that decision.	respect to that decision.

716.	5. Member States shall provide for	5. Member States shall provide
	the regulatory authority or the	for the regulatory authority or the
	designated competent authority	designated competent authority
	referred to in paragraph 3(b), before	referred to in paragraph 3(b), before
	the regulatory authority adopts a	the regulatory authority adopts a
	decision on the certification, to request	decision on the certification, to
	an opinion from the Commission on	request an opinion from the
	whether:	Commission on whether:
717.	(a) the entity concerned complies	(a) the entity concerned complies
	with the requirements of Article 43;	with the requirements of Article 43;
	and	and
718.	(b) granting certification will not	(b) granting certification will not
	put at risk the security of energy	put at risk the security of energy
	supply to the Union.	supply to the Union.
719.	6. The Commission shall examine	6. The Commission shall
	the request referred to in paragraph 5	examine the request referred to in
	as soon as it is received. Within a	paragraph 5 as soon as it is received.
	period of two months after receiving	Within a period of two months after
	the request, it shall deliver its opinion	receiving the request, it shall deliver
	to the national regulatory authority or,	its opinion to the [] regulatory
	if the request was made by the	authority or, if the request was made
	designated competent authority, to that	by the designated competent
	authority.	authority, to that authority.
720.	In preparing the opinion, the	In preparing the opinion, the
	Commission may request the views of	Commission may request the views
	the Agency, the Member State	of the Agency, the Member State
	concerned, and interested parties. In	concerned, and interested parties. In
	the event that the Commission makes	the event that the Commission makes
	such a request, the two-month period	such a request, the two-month period
	shall be extended by two months.	shall be extended by two months.

721.	1 2	In the absence of an opinion by the
	Commission within the period referred	Commission within the period
	to in the first and second	referred to in the first and second
	subparagraphs, the Commission shall	subparagraphs, the Commission shall
	be deemed not to raise objections to	be deemed not to raise objections to
	the decision of the regulatory	the decision of the regulatory
	authority.	authority.
722.	7. When assessing whether the	7. When assessing whether the
	control by a person or persons from a	control by a person or persons from a
	third country or third countries will put	third country or third countries will
	at risk the security of energy supply to	put at risk the security of energy
	the Union, the Commission shall take	supply to the Union, the
	into account:	Commission shall take into account:
723.	(a) the specific facts of the case and	(a) the specific facts of the case
	the third country or third countries	and the third country or third
	concerned; and	countries concerned; and
724.	(b) the rights and obligations of the	(b) the rights and obligations of
	European Union with respect to that	the European Union with respect to
	third country or third countries arising	that third country or third countries
	under international law, including an	arising under international law,
	agreement concluded with one or more	including an agreement concluded
	third countries to which the Union is a	with one or more third countries to
	party and which addresses the issues of	which the Union is a party and
	security of supply.	which addresses the issues of
	security of supply.	security of supply.
725.	8. The national regulatory	
, 23.	authority shall, within a period of two	8. The [] regulatory authority
	months after the expiry of the period	shall, within a period of two months
	referred to in paragraph 6, adopt its	after the expiry of the period referred
	final decision on the certification. In	to in paragraph 6, adopt its final
	adopting its final decision the national	decision on the certification. In
	regulatory authority shall take utmost	adopting its final decision the []
	account of the Commission's opinion.	regulatory authority shall take utmost
	In any event Member States shall have	account of the Commission's
	the right to refuse certification where	opinion. In any event Member States
	the right to refuse certification where	shall have the right to refuse

	granting certification puts at risk the Member State's security of energy supply of another Member State. Where the Member State has designated another competent authority to assess paragraph 3(b), it may require the national regulatory authority to adopt its final decision in accordance with the assessment of that competent authority. The national regulatory authority's final decision and the Commission's opinion shall be published together. Where the final decision diverges from the Commission's opinion, the Member State concerned shall provide and publish, together with that decision, the reasoning underlying such decision.	certification where granting certification puts at risk the Member State's security of energy supply or the security of energy supply of another Member State. Where the Member State has designated another competent authority to assess paragraph 3(b), it may require the [] regulatory authority to adopt its final decision in accordance with the assessment of that competent authority. The [] regulatory authority's final decision and the Commission's opinion shall be published together. Where the final decision diverges from the Commission's opinion, the Member State concerned shall provide and publish, together with that decision, the reasoning underlying such decision.	
726.	9. Nothing in this Article shall affect the right of Member States to exercise, in compliance with Union law, national legal controls to protect legitimate public security interests.	9. Nothing in this Article shall affect the right of Member States to exercise, in compliance with Union law, national legal controls to protect legitimate public security interests.	
727.	10. This Article, with exception of paragraph 3(a), shall also apply to Member States which are subject to a derogation under Article 66.	10. This Article, with exception of paragraph 3(a), shall also apply to Member States which are subject to a derogation under Article 66.	

728.	Article 54				
<b>500</b>	1 7	Ownership of energy storage facilities	[] by transmission system operators		
729.	1. Transmission system operators shall not be allowed to own, manage or operate energy storage facilities and shall not own directly or indirectly control assets that provide ancillary services.	AM 148 1. Transmission system operators shall not be allowed to own, manage or operate energy storage facilities and shall not own directly or indirectly control assets that provide ancillary services, unless those facilities or assets are an integral part of the transmission system and where the national regulatory authority has granted its approval.	1. Transmission system operators shall not be allowed to own, <b>develop</b> , manage or operate energy storage facilities [].		
730.	2. By way of derogation from paragraph 1, Member States may allow transmission system operators to own, manage or operate storage facilities or assets providing non-frequency ancillary services if the following conditions are fulfilled:	AM 149 2. By way of derogation from paragraph 1, Member States may allow transmission system operators to own, manage or operate storage facilities or assets providing non-frequency ancillary services if <i>all of</i> the following conditions are fulfilled:	2. By way of derogation from paragraph 1, Member States may allow transmission system operators to own, develop, manage or operate energy storage facilities which are fully integrated network components and the regulatory authority has granted its approval or [], if all of the following conditions are fulfilled:		
731.			(-a) such facilities are necessary for the transmission system operators to fulfil their obligations under this Directive for the efficient, reliable and secure operation of the transmission system and they are not used to provide balancing services and to buy or sell electricity to the wholesale markets, including		

			balancing markets;	
732.	(a) other parties, following an open and transparent tendering procedure, have not expressed their interest to own, control, manage or operate such facilities offering storage and/or non-frequency ancillary services to the transmission system operator;	AM 150 (a) other parties, following an open and transparent tendering procedure, subject to review by the national regulatory authority, have not expressed their interest to own, control, manage or operate such facilities offering storage and/or non-frequency ancillary services to the transmission system operator or cannot deliver these services at a reasonable cost and in a timely manner;	(a) other parties, following an open, [] transparent and non-discriminatory tendering procedure, subject to review and approval by the regulatory authority [] have not been awarded with a right to own, develop, control, manage or operate such facilities [] Regulatory authorities may draw up guidelines or procurement clauses to help transmission system operators in ensuring a fair tendering procedure; and	
733.	(b) such facilities or non-frequency ancillary services are necessary for the transmission system operators to fulfil their obligations under this Directive for the efficient, reliable and secure operation of the transmission system and they are not used to sell electricity to the market; and	AM 151 (b) such facilities or non- frequency ancillary services are necessary for the transmission system operators to fulfil their obligations under this Directive for the efficient, reliable and secure operation of the transmission system, in particular as an alternative to investments in new grid lines, and they are not used to sell electricity to the market; and		
734.	(c) the regulatory authority has assessed the necessity of such derogation taking into account the conditions under points (a) and (b) of this paragraph and has granted its approval.		(c) the regulatory authority has assessed the necessity of such derogation, has carried out an exante review of the applicability of a tendering procedure, including the conditions, [] and has granted its approval.	

735.	3. The decision to grant derogation shall be notified to the Agency and the Commission along with relevant information about the request and the reasons for granting the derogation.	AM 152 2a. (new) National regulatory authorities may draw up guidelines or procurement clauses to aid transmission system operators in ensuring a fair tendering procedure.		
737.	4. The transmission system operator shall perform at regular intervals or at least every five years a public consultation for the required storage services in order to assess the potential interest of market parties to invest in such facilities and terminate its own storage activities in case third parties can provide the service in a cost-effective manner.	4. Member States shall perform at regular intervals or at least every five years a public consultation for the required storage services in order to assess the potential interest of market parties to invest in such facilities. Where the public consultation indicates that third parties are able to own, develop, operate or manage such facilities, Member States shall ensure that the activities of transmission system operators in this regard are phased out.	4. Except for fully integrated network components, the [] regulatory authorities shall perform at regular intervals or at least every five years a public consultation for the required energy storage [] facilities in order to assess the potential interest of market parties to invest in such facilities []. Where the public consultation, as assessed by the regulatory authority, indicates that third parties are able to own, develop, operate or manage such facilities in a cost-effective manner, regulatory authorities shall ensure that transmission system operators' activities in this regard are phased-out within 24 months. As part of the conditions for this procedure, regulatory authorities may allow the transmission system operators to receive reasonable compensation, in particular the	

			residual value of the investment	
			they made into energy storage	
			facilities.	
<b>720</b>				
738.			4a. The decision to grant	
			derogation shall be notified to the	
			Agency and the Commission along	
			with relevant information about	
			the request and the reasons for	
			granting the derogation.	
739.			4b. Paragraph 4 shall not apply	
			for the usual depreciation period of	
			new battery storage facilities with	
			a final investment decision until	
			2024.	
740.		Section	n 5	
7 10.		Unbundling and trans	_	
741.		Article		
		Right of access	s to accounts	
742.	1. Member States or any		1. Member States or any	
	competent authority they designate,		competent authority they designate,	
	including the regulatory authorities		including the regulatory authorities	
	referred to in Article 57, shall, insofar		referred to in Article 57, shall,	
	as necessary to carry out their		insofar as necessary to carry out their	
	functions, have right of access to the		functions, have right of access to the	
	accounts of electricity undertakings as		accounts of electricity undertakings	
	set out in Article 56.		as set out in Article 56.	

743.	designated competent authority, including the regulatory authorities, shall preserve the confidentiality of commercially sensitive information. Member States may provide for the disclosure of such information where this is necessary in order for the competent authorities to carry out their	2. Member States and any designated competent authority, including the regulatory authorities, shall preserve the confidentiality of commercially sensitive information.  Member States may provide for the disclosure of such information where this is necessary in order for the competent authorities to carry out their functions.
744	functions.	
744.		Article 56
745.	Member States shall take the	Unbundling of accounts
745.	necessary steps to ensure that the accounts of electricity undertakings are kept in accordance with paragraphs 2 and 3.	1. Member States shall take the necessary steps to ensure that the accounts of electricity undertakings are kept in accordance with paragraphs 2 and 3.
746.	2. Electricity undertakings, whatever their system of ownership or legal form, shall draw up, submit to audit and publish their annual accounts in accordance with the rules of national law concerning the annual accounts of limited liability companies adopted pursuant to Directive 2013/34/EU of the European Parliament and of the Council <sup>47</sup> .	2. Electricity undertakings, whatever their system of ownership or legal form, shall draw up, submit to audit and publish their annual accounts in accordance with the rules of national law concerning the annual accounts of limited liability companies adopted pursuant to Directive 2013/34/EU of the European Parliament and of the Council <sup>48</sup> .

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

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

747.	Undertakings which are not legally	Undertakings which are not legally	
	obliged to publish their annual	obliged to publish their annual	
	accounts shall keep a copy of these at	accounts shall keep a copy of these at	
	the disposal of the public in their head	the disposal of the public in their	
	office.	head office.	
748.	3. Electricity undertakings shall, in	3. Electricity undertakings shall,	
	their internal accounting, keep separate	in their internal accounting, keep	
	accounts for each of their transmission	separate accounts for each of their	
	and distribution activities as they	transmission and distribution	
	would be required to do if the activities	activities as they would be required	
	in question were carried out by	to do if the activities in question were	
	separate undertakings, with a view to	carried out by separate undertakings,	
	avoiding discrimination, cross-	with a view to avoiding	
	subsidisation and distortion of	discrimination, cross-subsidisation	
	competition. They shall also keep	and distortion of competition. They	
	accounts, which may be consolidated,	shall also keep accounts, which may	
	for other electricity activities not	be consolidated, for other electricity	
	relating to transmission or distribution.	activities not relating to transmission	
	Revenue from ownership of the	or distribution. Revenue from	
	transmission or distribution system	ownership of the transmission or	
	shall be specified in the accounts.	distribution system shall be specified	
	Where appropriate, they shall keep	in the accounts. Where appropriate,	
	consolidated accounts for other, non-	they shall keep consolidated accounts	
	electricity activities. The internal	for other, non-electricity activities.	
	accounts shall include a balance sheet	The internal accounts shall include a	
	and a profit and loss account for each	balance sheet and a profit and loss	
	activity.	account for each activity.	
749.	4. The audit referred to in	4. The audit referred to in	
	paragraph 2 shall, in particular, verify	paragraph 2 shall, in particular,	
	that the obligation to avoid	verify that the obligation to avoid	
	discrimination and cross-subsidies	discrimination and cross-subsidies	
	referred to in paragraph 3 is respected.	referred to in paragraph 3 is	
		respected.	

<b>750.</b>		CHAPTER VII NATIONAL REGULATORY AUTHORITIES				
751.		Article 57				
		Designation and independence of regulatory authorities				
752.	1. Each Member State shall	1. Each Member State shall				
	designate a single national regulatory	designate a single [] regulatory				
	authority at national level.	authority at national level.				
753.	0 1	2. Paragraph 1 shall be without				
	prejudice to the designation of other	prejudice to the designation of other				
	regulatory authorities at regional level	regulatory authorities at regional				
	within Member States, provided that	level within Member States, provided				
	there is one senior representative for	that there is one senior representative				
	representation and contact purposes at	for representation and contact				
	Union level within the Board of	purposes at Union level within the				
	Regulators of the Agency in	Board of Regulators of the Agency in				
	accordance with Article 22(1) of	accordance with Article 22(1) of				
	[recast of Regulation 713/2009 as	[recast of Regulation 713/2009 as				
	proposed by COM(2016)863/2].	proposed by COM(2016)863/2].				
754.		3. By way of derogation from				
	paragraph 1, a Member State may	paragraph 1, a Member State may				
	designate regulatory authorities for	designate regulatory authorities for				
	small systems on a geographically	small systems on a geographically				
	separate region whose consumption, in	separate region whose consumption,				
	2008, accounted for less than 3 % of	in 2008, accounted for less than 3 %				
	the total consumption of the Member	of the total consumption of the				
	State of which it is part. This	Member State of which it is part.				
	derogation shall be without prejudice	This derogation shall be without				
	to the appointment of one senior	prejudice to the appointment of one				
	representative for representation and	senior representative for				
	contact purposes at Union level within	representation and contact purposes				
	the Board of Regulators of the Agency	at Union level within the Board of				
	in compliance with [Article 22 (1) of	Regulators of the Agency in				
	recast of Regulation 713/2009 as	compliance with [Article 22 (1) of				
	proposed by COM(2016)863/2].	recast of Regulation 713/2009 as				
		proposed by COM(2016)863/2].				

755.	4. Member States shall guarantee	4. Member States shall guarantee
	the independence of the regulatory	the independence of the regulatory
	authority and shall ensure that it	authority and shall ensure that it
	exercises its powers impartially and	exercises its powers impartially and
	transparently. For this purpose,	transparently. For this purpose,
	Member States shall ensure that, when	Member States shall ensure that,
	carrying out the regulatory tasks	when carrying out the regulatory
	conferred upon it by this Directive and	tasks conferred upon it by this
	related legislation, the regulatory	Directive and related legislation, the
	authority:	regulatory authority:
756.	(a) is legally distinct and	(a) is legally distinct and
	functionally independent from any	functionally independent from any
	other public or private entity;	other public or private entity;
757.	(b) ensures that its staff and the	(b) ensures that its staff and the
	persons responsible for its	persons responsible for its
	management:	management:
758.	(i) act independently from any	(i) act independently from any
	market interest; and	market interest; and
759.	(ii) do not seek or take direct	(ii) do not seek or take direct
	instructions from any government or	instructions from any government or
	other public or private entity when	other public or private entity when
	carrying out the regulatory tasks. This	carrying out the regulatory tasks.
	requirement is without prejudice to	This requirement is without prejudice
	close cooperation, as appropriate, with	to close cooperation, as appropriate,
	other relevant national authorities or to	with other relevant national
	general policy guidelines issued by the	authorities or to general policy
	government not related to the	guidelines issued by the government
	regulatory powers and duties under	not related to the regulatory powers
	Article 59.	and duties under Article 59.
760.	1	5. In order to protect the
	independence of the regulatory	independence of the regulatory
	authority, Member States shall in	authority, Member States shall in
	particular ensure that:	particular ensure that:

761.	(a) the regulatory authority can take autonomous decisions, independently from any political body, and has separate annual budget allocations, with autonomy in the implementation of the allocated budget, and adequate human and financial resources to carry out its duties; and	AM 154  (a) the regulatory authority can take autonomous decisions, independently from any political body;	(a) the regulatory authority can take autonomous decisions, independently from any political body, and has separate annual budget allocations, with autonomy in the implementation of the allocated budget, and adequate human and financial resources to carry out its duties; and	
762.	(b) the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management are appointed for a fixed term of five up to seven years, renewable once;		(b) the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management are appointed for a fixed term of five up to seven years, renewable once;	
763.		AM 155 (ba) (new) the regulatory authority draws up a draft budget covering the regulatory tasks conferred upon it by this Directive and by related legislative acts, in order to provide the regulatory authority with the human and financial resources it needs to carry out its duties and powers in an effective and efficient manner;		
764.		AM 156 (bb) (new) the ex-post control of a regulatory authority's annual accounts is performed by an independent auditor;		

765.	(c) the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management are appointed based on objective, transparent and published criteria, in an independent and impartial procedure, which ensures that the candidates have the necessary skills and experience for any relevant position in the national regulatory authority and that parliamentary hearings are held;	(c) the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management are appointed based on objective, transparent and published criteria, in an independent and impartial procedure, which ensures that the candidates have the necessary skills and experience for any relevant position in the []regulatory authority [];	
766.	(d) conflict of interest provisions are in place and confidentiality obligations extend beyond the end of the mandate of the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management in the national regulatory authority;	(d) conflict of interest provisions are in place and confidentiality obligations extend beyond the end of the mandate of the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management in the []regulatory authority;	
767.	regulatory authority or, in the absence of a board, the regulatory authority's top management can be dismissed only based on transparent criteria in place.	(e) the members of the board of the regulatory authority or, in the absence of a board, the regulatory authority's top management can be dismissed only based on transparent criteria in place.	
768.	In regard to point (b) of the first subparagraph, Member States shall ensure an appropriate rotation scheme for the board or the top management. The members of the board or, in the absence of a board, members of the top	In regard to point (b) of the first subparagraph, Member States shall ensure an appropriate rotation scheme for the board or the top management. The members of the board or, in the absence of a board,	

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	management may be relieved from office during their term only if they no longer fulfil the conditions set out in this Article or have been guilty of misconduct under national law.		members of the top management may be relieved from office during their term only if they no longer fulfil the conditions set out in this Article or have been guilty of misconduct under national law.	
769.		AM 157 5a. (new) By [three years after the date of entry into force of this Directive] and every three years thereafter, the Commission shall present a report to the European Parliament and the Council on national authorities' compliance with the principle of independence, pursuant to this Article.		
770.		Article	e 58	
		General objectives of th	e regulatory authority	
771.	In carrying out the regulatory tasks specified in this Directive, the regulatory authority shall take all reasonable measures in pursuit of the following objectives within the framework of their duties and powers as laid down in Article 59, in close consultation with other relevant national authorities including competition authorities and authorities from neighbouring countries, including third countries as appropriate, and without prejudice to their competencies:		In carrying out the regulatory tasks specified in this Directive, the regulatory authority shall take all reasonable measures in pursuit of the following objectives within the framework of their duties and powers as laid down in Article 59, in close consultation with other relevant national authorities including competition authorities and authorities, including regulatory authorities, from neighbouring countries, including third countries as appropriate, and without prejudice to their competencies:	

772.	(a) promoting, in close cooperation with the Agency, regulatory authorities of other Member States and the Commission, a competitive, flexible, secure and environmentally sustainable internal market in electricity within the Union, and effective market opening for all customers and suppliers in the Union and ensuring appropriate conditions for the effective and reliable operation of electricity networks, taking into account long-term objectives;	(a) promoting, in close cooperation with the Agency, regulatory authorities of other Member States and the Commission, a competitive, flexible, secure and environmentally sustainable internal market in electricity within the Union, and effective market opening for all customers and suppliers in the Union and ensuring appropriate conditions for the effective and reliable operation of electricity networks, taking into account long-term objectives;	
773.	(b) developing competitive and properly functioning regional cross-border, markets within the Union in view of the achievement of the objectives referred to in point (a);	(b) developing competitive and properly functioning regional crossborder, markets within the Union in view of the achievement of the objectives referred to in point (a);	
774.	(c) eliminating restrictions on trade in electricity between Member States, including developing appropriate cross-border transmission capacities to meet demand and enhancing the integration of national markets which may facilitate electricity flows across the Union;	(c) eliminating restrictions on trade in electricity between Member States, including developing appropriate cross-border transmission capacities to meet demand and enhancing the integration of national markets which may facilitate electricity flows across the Union;	
775.	(d) helping to achieve, in the most cost-effective way, the development of secure, reliable and efficient non-discriminatory systems that are consumer oriented, and promoting system adequacy and, in line with	(d) helping to achieve, in the most cost-effective way, the development of secure, reliable and efficient non-discriminatory systems that are consumer oriented, and promoting system adequacy and, in line with	

	general energy policy objectives, energy efficiency as well as the integration of large and small-scale production of electricity from renewable energy sources and distributed generation in both transmission and distribution networks and in facilitating their operation in relation to other energy networks of gas or heat;		general energy policy objectives, energy efficiency as well as the integration of large and small-scale production of electricity from renewable energy sources and distributed generation in both transmission and distribution networks and in facilitating their operation in relation to other energy networks of gas or heat;	
776.	(e) facilitating access to the network for new generation capacity and energy storage facilities, in particular removing barriers that could prevent access for new market entrants and of electricity from renewable energy sources;		(e) facilitating access to the network for new generation capacity and energy storage facilities, in particular removing barriers that could prevent access for new market entrants and of electricity from renewable energy sources;	
777.	(f) ensuring that system operators and system users are granted appropriate incentives, in both the short and the long term, to increase efficiencies, especially energy efficiency, in system performance and foster market integration;		(f) ensuring that system operators and system users are granted appropriate incentives, in both the short and the long term, to increase efficiencies, especially energy efficiency, in system performance and foster market integration;	
778.		AM 158 (g) ensuring that customers benefit through the efficient functioning of their national market and their participation therein is not restricted, promoting effective competition and to guarantee consumer protection in close cooperation with relevant consumer protection authorities;	(g) ensuring that customers benefit through the efficient functioning of their national market, promoting effective competition and helping to ensure consumer protection;	

779.	(h) helping to achieve high	(h) helping to achieve high
	standards of universal and public	standards of universal and public
	service in electricity supply,	service in electricity supply,
	contributing to the protection of	contributing to the protection of
	vulnerable customers and contributing	vulnerable customers and
	to the compatibility of necessary data	contributing to the compatibility of
	exchange processes for customer	necessary data exchange processes
	switching.	for customer switching.
780.		Article 59
		Duties and powers of the regulatory authority
781.	1. The regulatory authority shall	1. The regulatory authority shall
	have the following duties:	have the following duties:
782.	(a) fixing or approving, in	(a) fixing or approving, in
	accordance with transparent criteria,	accordance with transparent criteria,
	transmission or distribution tariffs and	transmission or distribution tariffs []
	their methodologies;	or their methodologies;
783.	(b) ensuring compliance of	(b) ensuring compliance of
	transmission and distribution system	transmission and distribution system
	operators and, where relevant, system	operators and, where relevant, system
	owners, as well as of any electricity	owners, as well as of any electricity
	undertakings and other market	undertakings and other market
	participants, with their obligations	participants, with their obligations
	under this Directive, the [recast of	under this Directive, the [recast of
	Regulation 714/2009 as proposed by	Regulation 714/2009 as proposed by
	COM(2016)861/2], the network codes	COM(2016)861/2], the network
	adopted pursuant to Article 54 and	codes adopted pursuant to Article 54
	Article 55 of [recast of Regulation	and Article 55 of [recast of
	714/2009 as proposed by	Regulation 714/2009 as proposed by
	COM(2016)861/2], and the guidelines	COM(2016)861/2], and the
	adopted pursuant to Article 57 of	guidelines adopted pursuant to
	[recast of Regulation 714/2009 as	Article 57 of [recast of Regulation
	proposed by COM(2016)861/2 and	714/2009 as proposed by
	other relevant Union legislation,	COM(2016)861/2 and other relevant
	including as regards cross-border	Union legislation, including as
	issues;	regards cross-border issues;

784.	(c) approving products and	(c) approving products and
	procurement process for non-	procurement process for non-
	frequency ancillary services;	frequency ancillary services;
<b>785.</b>	(d) implementing the network codes	(d) implementing the network
	and Guidelines adopted pursuant to	codes and Guidelines adopted
	Articles 54 to 57 of the [recast of	pursuant to Articles 54 to 57 of the
	Regulation 714/2009 as proposed by	[recast of Regulation 714/2009 as
	COM(2016)861/2] through national	proposed by COM(2016)861/2]
	measures or, where so required,	through national measures or, where
	coordinated regional or Union-wide	so required, coordinated regional or
	measures;	Union-wide measures;
<b>786.</b>		(e) cooperating in regard to cross-
	border issues with the regulatory	border issues with the regulatory
	authority or authorities of the Member	authority or authorities of the
	States concerned and with the Agency,	Member States concerned and with
	in particular through participation in	the Agency, in particular through
	the work of the Agency's Board of	participation in the work of the
	Regulators pursuant to Article 22 of	Agency's Board of Regulators
	[recast of Regulation 713/2009 as	pursuant to Article 22 of [recast of
	proposed by COM(2016)863/2];	Regulation 713/2009 as proposed by
		COM(2016)863/2];
<b>787.</b>	(f) complying with, and	(f) complying with, and
	implementing, any relevant legally	implementing, any relevant legally
	binding decisions of the Agency and of	binding decisions of the Agency and
	the Commission;	of the Commission;
<b>788.</b>	(g) ensuring that interconnector	(g) ensuring that transmission
	capacities are made available to the	system operators, make available
	utmost extent pursuant to Article 14 of	interconnector capacities [] to the
	[recast of Regulation 714/2009 as	utmost extent pursuant to Article 14
	proposed by COM(2016)861/2];	of [recast of Regulation 714/2009 as
		proposed by COM(2016)861/2];

789.	(h) reporting annually on its activity and the fulfilment of its duties to the relevant authorities of the Member States, the Agency and the Commission. Such reports shall cover the steps taken and the results obtained as regards each of the tasks listed in this Article;	(h) reporting annually on its activity and the fulfilment of its duties to the relevant authorities of the Member States, the Agency and the Commission. Such reports shall cover the steps taken and the results obtained as regards each of the tasks listed in this Article;	
790.	(i) ensuring that there are no cross- subsidies between transmission, distribution, and supply activities;	(i) ensuring that there are no cross-subsidies between transmission, distribution, and supply activities;	
791.	(j) monitoring investment plans of the transmission system operators, and providing in its annual report an assessment of the investment plans of the transmission system operators as regards their consistency with the Union -wide network development plan referred to in Article 27(1)(b) of the [recast of Regulation 714/2009 as proposed by COM(2016)861/2]; such assessment may include recommendations to amend those investment plans;	(j) monitoring investment plans of the transmission system operators, and providing in its annual report an assessment of the investment plans of the transmission system operators as regards their consistency with the Union -wide network development plan referred to in Article 27(1)(b) of the [recast of Regulation 714/2009 as proposed by COM(2016)861/2]; such assessment may include recommendations to amend those investment plans;	
792.	(k) measuring the performance of the transmission system operators and distribution system operators in relation to the development of a smart grid that promotes energy efficiency and the integration of energy from renewable sources based on a limited set of Union-wide indicators, and publish a national report every 2 years, including recommendations for improvement where necessary;	(k) [] assessing the performance of the transmission system operators and distribution system operators in relation to the development of a smart grid that promotes energy efficiency and the integration of energy from renewable sources [], and publish a national report every [] 4 years, including recommendations [];	

793.			(1) setting or approving standards	
	and requirements for quality of service		and requirements for quality of	
	and supply or contributing thereto		service and supply or contributing	
	together with other competent		thereto together with other competent	
	authorities and monitoring compliance		authorities and monitoring	
	with and reviewing the past		compliance with and reviewing the	
	performance of network security and		past performance of network security	
	reliability rules;		and reliability rules;	
794.	(m) monitoring the level of		(m) monitoring the level of	
	transparency, including of wholesale		transparency, including of wholesale	
	prices, and ensuring compliance of		prices, and ensuring compliance of	
	electricity undertakings with		electricity undertakings with	
	transparency obligations;		transparency obligations;	
795.	(n) monitoring the level and	AM 159	(n) monitoring the level and	
	effectiveness of market opening and	(n) monitoring the level and	effectiveness of market opening and	
	competition at wholesale and retail	effectiveness of market opening and	competition at wholesale and retail	
	levels, including on electricity	competition at wholesale and retail	levels, including on electricity	
	exchanges, prices for household	levels, including on electricity	exchanges, prices for household	
	customers including prepayment	exchanges, prices for household	customers including prepayment	
	systems, switching rates, disconnection	customers including prepayment	systems, switching rates,	
	rates, charges for and the execution of	systems, impact of dynamic price	disconnection rates, charges for and	
	maintenance services, and complaints	contracts and of the use of smart	the execution of maintenance	
	by household customers, as well as any	<i>meter</i> , switching rates, disconnection	services, and complaints by	
	distortion or restriction of competition,	rates, charges for and the execution	household customers, as well as any	
	including providing any relevant	of maintenance services, <i>the</i>	distortion or restriction of	
	information, and bringing any relevant	relationship between household and	competition, including providing any	
	cases to the relevant competition	wholesale prices, the evolution of	relevant information, and bringing	
	authorities;	grid tariffs and levies and complaints	any relevant cases to the relevant	
		by household customers, as well as	competition authorities;	
		any distortion or restriction of		
		competition, including providing any		
		relevant information, and bringing		
		any relevant cases to the relevant		
		competition authorities;		

796.	(o) monitoring the occurrence of restrictive contractual practices, including exclusivity clauses which may prevent large non-household customers from contracting simultaneously with more than one supplier or restrict their choice to do so, and, where appropriate, informing the national competition authorities of such practices;	AM 160  (o) monitoring the occurrence of restrictive contractual practices, including exclusivity clauses which may prevent customers from contracting simultaneously with more than one supplier or restrict their choice to do so, and, where appropriate, informing the national competition authorities of such practices;	(o) monitoring the occurrence of restrictive contractual practices, including exclusivity clauses which may prevent large non-household customers from contracting simultaneously with more than one supplier or restrict their choice to do so, and, where appropriate, informing the national competition authorities of such practices;	
797.		AM 161 (oa) (new) monitoring and reporting on consumer participation, and the availability and potential of flexibility, in the energy system;		
798.	(p) monitoring the time taken by transmission and distribution system operators to make connections and repairs;		(p) monitoring the time taken by transmission and distribution system operators to make connections and repairs;	
799.	(q) helping to ensure, together with other relevant authorities, that the consumer protection measures are effective and enforced;	AM 162  (q) helping to ensure, together with other relevant authorities, that the new and existing consumer protection measures, including for active customers, are effective and enforced; monitoring the removal of unjustified obstacles and restrictions to the development of self-consumption and local energy communities;	(q) helping to ensure, together with other relevant authorities, that the consumer protection measures are effective and enforced;	
800.	(r) publishing recommendations, at least annually, in relation to compliance of supply prices with Article 5, and providing these to the competition authorities, where appropriate;		(r) publishing recommendations, at least annually, in relation to compliance of supply prices with Article 5, and providing these to the competition authorities, where appropriate;	

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801.	(a) anguring agging to quetomar	AM 163	(a) ansuring aggregate austaman	
601.	· · /		(s) ensuring access to customer consumption data, the provision, for	
	consumption data, the provision, for			
	optional use, of an easily	access to customer consumption data,	optional use, of an easily	
	understandable harmonised format at	the provision, for optional use, of an	understandable harmonised format at	
	national level for consumption data,	easily understandable harmonised	national level for consumption data,	
	and prompt access for all customers to	format at national level for	and prompt access for all customers	
	such data pursuant to Articles 23 and	consumption data, and prompt access	to such data pursuant to Articles 23	
	24;	for all customers to such data	and 24;	
		pursuant to Articles 23 and 24;		
802.	(t) monitoring the implementation		(t) monitoring the	
	of rules relating to the roles and		implementation of rules relating to	
	responsibilities of transmission system		the roles and responsibilities of	
	operators, distribution system		transmission system operators,	
	operators, suppliers and customers and		distribution system operators,	
	other market parties pursuant to [recast		suppliers and customers and other	
	of Regulation 714/2009 as proposed by		market parties pursuant to [recast of	
	COM(2016)861/2]		Regulation 714/2009 as proposed by	
	COM(2010)801/2]		COM(2016)861/2;	
002	()		` / '	
803.	` /		(u) monitoring investment in	
	generation and storage capacities in		generation and storage capacities in	
	relation to security of supply;		relation to security of supply;	
804.			(v) monitoring technical	
	cooperation between Union and third-		cooperation between Union and	
	country transmission system operators;		third-country transmission system	
			operators;	
805.			(w) contributing to the	
	of data exchange processes for the		compatibility of data exchange	
	most important market processes at		processes for the most important	
	regional level.		market processes at regional level.	
806.	(x) monitoring the availability of	AM 164	( ) '( ' (1 ' '1 1 '1')	
	comparison websites, including	(x) monitoring the availability of	(x) monitoring the availability	
	comparison tools that fulfil the criteria	comparison <i>tools</i> , including	of comparison tools [] that fulfil	
	set out in Article 14 and Annex I.	comparison websites, apps and other	the criteria set out in Article 14 [].	
	or our manners is und i miles.	interactive means, that fulfil the		
		criteria set out in Article 14.		

807.	2. Where a Member State has so	(xa) monitoring the development of energy communities established in accordance with Article 16.
	provided, the monitoring duties set out in paragraph 1 may be carried out by other authorities than the regulatory authority. In such a case, the information resulting from such monitoring shall be made available to the regulatory authority as soon as possible.	2. Where a Member State has so provided, the monitoring duties set out in paragraph 1 may be carried out by other authorities than the regulatory authority. In such a case, the information resulting from such monitoring shall be made available to the regulatory authority as soon as possible.
809.	While preserving their independence, without prejudice to their own specific competencies and consistent with the principles of better regulation, the regulatory authority shall, as appropriate, consult transmission system operators and, as appropriate, closely cooperate with other relevant national authorities when carrying out the duties set out in paragraph 1.	While preserving their independence, without prejudice to their own specific competencies and consistent with the principles of better regulation, the regulatory authority shall, as appropriate, consult transmission system operators and, as appropriate, closely cooperate with other relevant national authorities when carrying out the duties set out in paragraph 1.
810.	Any approvals given by a regulatory authority or the Agency under this Directive are without prejudice to any duly justified future use of its powers by the regulatory authority under this Article or to any penalties imposed by other relevant authorities or the Commission.	Any approvals given by a regulatory authority or the Agency under this Directive are without prejudice to any duly justified future use of its powers by the regulatory authority under this Article or to any penalties imposed by other relevant authorities or the Commission.

811.	3. Member States shall ensure that	3. Member States shall ensure
	regulatory authorities are granted the	that regulatory authorities are granted
	powers enabling them to carry out the	the powers enabling them to carry
	duties referred to in this Article in an	out the duties referred to in this
	efficient and expeditious manner. For	Article in an efficient and
	this purpose, the regulatory authority	expeditious manner. For this purpose,
	shall have at least the following	the regulatory authority shall have at
	powers:	least the following powers:
812.	(a) to issue binding decisions on	(a) to issue binding decisions on
	electricity undertakings;	electricity undertakings;
813.	(b) to carry out investigations into	(b) to carry out investigations into
	the functioning of the electricity	the functioning of the electricity
	markets, and to decide upon and	markets, and to decide upon and
	impose any necessary and	impose any necessary and
	proportionate measures to promote	proportionate measures to promote
	effective competition and ensure the	effective competition and ensure the
	proper functioning of the market.	proper functioning of the market.
	Where appropriate, the regulatory	Where appropriate, the regulatory
	authority shall also have the power to	authority shall also have the power to
	cooperate with the national	cooperate with the national
	competition authority and the financial	competition authority and the
	market regulators or the Commission	financial market regulators or the
	in conducting an investigation relating	Commission in conducting an
	to competition law;	investigation relating to competition
		law;
814.	(c) to require any information from	(c) to require any information
	electricity undertakings relevant for	from electricity undertakings relevant
	the fulfilment of its tasks, including the	for the fulfilment of its tasks,
	justification for any refusal to grant	including the justification for any
	third-party access, and any information	refusal to grant third-party access,
	on measures necessary to reinforce the	and any information on measures
	network;	necessary to reinforce the network;

015	(d) to impose offective	AM 165	(d) to impose effective	
815.	(d) to impose effective,		(d) to impose effective,	
	proportionate and dissuasive penalties	(d) at its own initiative or upon	proportionate and dissuasive	
	on electricity undertakings not	request from the Agency to enforce	penalties on electricity undertakings	
	complying with their obligations under	its binding decisions, to impose	not complying with their obligations	
	this Directive or any relevant legally	effective, proportionate and	under this Directive or any relevant	
	binding decisions of the regulatory	dissuasive penalties on electricity	legally binding decisions of the	
	authority or of the Agency, or to	undertakings, ENTSO of Electricity	regulatory authority or of the	
	propose that a competent court impose	or regional coordination centres, not	Agency, or to propose that a	
	such penalties. This shall include the	complying with their obligations	competent court impose such	
	power to impose or propose the	under this Directive, <i>Regulation</i>	penalties. This shall include the	
	imposition of penalties of up to 10 %	(EU) [recast of Regulation	power to impose or propose the	
	of the annual turnover of the	714/2009 as proposed by COM	imposition of penalties of up to 10 %	
	transmission system operator on the	(2016) 861/2], or any relevant legally	of the annual turnover of the	
	transmission system operator or of up	binding decisions of the regulatory	transmission system operator on the	
	to 10 % of the annual turnover of the	authority or of the Agency, or to	transmission system operator or of up	
	vertically integrated undertaking on	propose that a competent court	to 10 % of the annual turnover of the	
	the vertically integrated undertaking,	impose such penalties. This shall	vertically integrated undertaking on	
	as the case may be, for non-	include the power to impose or	the vertically integrated undertaking,	
	compliance with their respective	propose the imposition of penalties	as the case may be, for non-	
	obligations pursuant to this Directive;	of up to 10 % of the annual turnover	compliance with their respective	
	and	of the transmission system operator	obligations pursuant to this Directive;	
	and	on the transmission system operator	and	
			and	
		or of up to 10 % of the annual		
		turnover of the vertically integrated		
		undertaking on the vertically		
		integrated undertaking, as the case		
		may be, for non-compliance with		
		their respective obligations pursuant		
		to this Directive; and		
816.	(e) appropriate rights of		(e) appropriate rights of	
	investigations and relevant powers of		investigations and relevant powers of	
	instructions for dispute settlement		instructions for dispute settlement	
	under Article 60 (2) and (3).		under Article 60 (2) and (3).	

817.	4. In addition to the duties	4. In addition to the duties
	conferred upon it under paragraph 1	conferred upon it under paragraph 1
	and 3 of this Article, when an	and 3 of this Article, when an
	independent system operator has been	independent system operator has
	designated under Article 44, the	been designated under Article 44,
	regulatory authority shall:	the regulatory authority shall:
818.	(a) monitor the transmission system	(a) monitor the transmission
	owner's and the independent system	system owner's and the independent
	operator's compliance with their	system operator's compliance with
	obligations under this Article, and	their obligations under this Article,
	issue penalties for non-compliance in	and issue penalties for non-
	accordance with paragraph 3 (d);	compliance in accordance with
	1 2 1	paragraph 3 (d);
819.	(b) monitor the relations and	(b) monitor the relations and
	communications between the	communications between the
	independent system operator and the	independent system operator and the
	transmission system owner so as to	transmission system owner so as to
	ensure compliance of the independent	ensure compliance of the
	system operator with its obligations,	independent system operator with its
	and in particular approve contracts and	obligations, and in particular approve
	act as a dispute settlement authority	contracts and act as a dispute
	between the independent system	settlement authority between the
	operator and the transmission system	independent system operator and the
	owner in respect of any complaint	transmission system owner in respect
	submitted by either party pursuant to	of any complaint submitted by either
	paragraph 11;	party pursuant to paragraph 11;
820.	(c) without prejudice to the	(c) without prejudice to the
	procedure under Article 442)(c), for	procedure under Article 44(2)(c), for
	the first ten-year network development	the first ten-year network
	plan, approve the investments planning	development plan, approve the
	and the multi-annual network	investments planning and the multi-
	development plan presented at least	annual network development plan
	every two years by the independent	presented at least every two years by
	system operator;	the independent system operator;

821.	(d) ensure that network access	(d) ensure that network access	
	tariffs collected by the independent	tariffs collected by the independent	
	system operator include remuneration	system operator include	
	for the network owner or network	remuneration for the network owner	
	owners, which provides for adequate	or network owners, which provides	
	remuneration of the network assets and	for adequate remuneration of the	
	of any new investments made therein,	network assets and of any new	
	provided they are economically and	investments made therein, provided	
	efficiently incurred;	they are economically and efficiently	
		incurred;	
822.	(e) have the powers to carry out	(e) have the powers to carry out	
	inspections, including unannounced	inspections, including unannounced	
	inspections, at the premises of	inspections, at the premises of	
	transmission system owner and	transmission system owner and	
	independent system operator; and	independent system operator; and	
823.	(f) monitor the use of congestion	(f) monitor the use of congestion	
	charges collected by the independent	charges collected by the independent	
	system operator in accordance with	system operator in accordance with	
	[Article 17(2) of recast of Regulation	[Article 17(2) of recast of Regulation	
	714/2009 as proposed by	714/2009 as proposed by	
	COM(2016)861/2].	COM(2016)861/2].	
824.	5. In addition to the duties and	5. In addition to the duties and	
	powers conferred on it under	powers conferred on it under	
	paragraphs 1 and 3 4 of this Article,	paragraphs 1 and 3 of this Article,	
	when a transmission system operator	when a transmission system operator	
	has been designated in accordance	has been designated in accordance	
	with Section 3 of Chapter VI, the	with Section 3 of Chapter VI, the	
	regulatory authority shall be granted at	regulatory authority shall be granted	
	least the following duties and powers:	at least the following duties and	
		powers:	
825.	(a) to issue penalties in accordance	(a) to issue penalties in	
	with paragraph 3 (d) for discriminatory	accordance with paragraph 3 (d) for	
	behaviour in favour of the vertically	discriminatory behaviour in favour of	
	integrated undertaking;	the vertically integrated undertaking;	

826.	(b) to monitor communications	(b) to monitor communications
0_00	between the transmission system	between the transmission system
	operator and the vertically integrated	operator and the vertically integrated
	undertaking so as to ensure compliance	undertaking so as to ensure
	of the transmission system operator	compliance of the transmission
	with its obligations;	system operator with its obligations;
827.	(c) to act as dispute settlement	(c) to act as dispute settlement
02/1	authority between the vertically	authority between the vertically
	integrated undertaking and the	integrated undertaking and the
	transmission system operator in	transmission system operator in
	respect of any complaint submitted	respect of any complaint submitted
	pursuant to Article 60(2);	pursuant to Article 60(2);
828.	(d) to monitor commercial and	(d) to monitor commercial and
	financial relations including loans	financial relations including loans
	between the vertically integrated	between the vertically integrated
	undertaking and the transmission	undertaking and the transmission
	system operator;	system operator;
829.	(e) to approve all commercial and	(e) to approve all commercial and
	financial agreements between the	financial agreements between the
	vertically integrated undertaking and	vertically integrated undertaking and
	the transmission system operator on	the transmission system operator on
	the condition that they comply with	the condition that they comply with
	market conditions;	market conditions;
830.	(f) to request justification from the	(f) to request justification from
	vertically integrated undertaking when	the vertically integrated undertaking
	notified by the compliance officer in	when notified by the compliance
	accordance with Article 50(4). Such	officer in accordance with Article
	justification shall, in particular, include	50(4). Such justification shall, in
	evidence to the end that no	particular, include evidence to the
	discriminatory behaviour to the	end that no discriminatory behaviour
	advantage of the vertically integrated	to the advantage of the vertically
	undertaking has occurred;	integrated undertaking has occurred;

831.	(g) to carry out inspections, including unannounced ones, on the premises of the vertically integrated undertaking and the transmission system operator; and (h) to assign all or specific tasks of the transmission system operator to an independent system operator appointed in accordance with Article 44 in case of a persistent breach by the transmission system operator of its obligations under this Directive, in particular in case of repeated discriminatory behaviour to the benefit of the vertically integrated undertaking.	(g) to carry out inspections, including unannounced ones, on the premises of the vertically integrated undertaking and the transmission system operator; and  (h) to assign all or specific tasks of the transmission system operator to an independent system operator appointed in accordance with Article 44 in case of a persistent breach by the transmission system operator of its obligations under this Directive, in particular in case of repeated discriminatory behaviour to the benefit of the vertically integrated undertaking.	
833.		6. The regulatory authorities shall, except in cases where the Agency is competent to fix and approve the terms and conditions or methodologies for the implementation of network codes and guidelines under Chapter VII of [recast of Regulation 714/2009 as proposed by COM(2016)861/2] pursuant to Article 5(2) of [recast of Regulation 713/2009 as proposed by COM(2016)863/2] because of their coordinated nature, be responsible for fixing or approving sufficiently in advance of their entry into force at least the national methodologies used to calculate or establish the terms and conditions for:	

834.	(a) connection and access to national networks, including transmission and distribution tariffs or their methodologies. Those tariffs or methodologies shall allow the necessary investments in the networks to be carried out in a manner allowing those investments to ensure the viability of the networks;		(a) connection and access to national networks, including transmission and distribution tariffs or their methodologies. Those tariffs or methodologies shall allow the necessary investments in the networks to be carried out in a manner allowing those investments to ensure the viability of the networks;	
835.	(b) the provision of ancillary services which shall be performed in the most economic manner possible and provide appropriate incentives for network users to balance their input and off-takes. The ancillary services shall be provided in a fair and non-discriminatory manner and be based on objective criteria; and		(b) the provision of ancillary services which shall be performed in the most economic manner possible and provide appropriate incentives for network users to balance their input and off-takes. The ancillary services shall be provided in a fair and non-discriminatory manner and be based on objective criteria; and	
836.	(c) access to cross-border infrastructures, including the procedures for the allocation of capacity and congestion management.		(c) access to cross-border infrastructures, including the procedures for the allocation of capacity and congestion management.	
837.	7. The methodologies or the terms and conditions referred to in paragraph 6 shall be published.		7. The methodologies or the terms and conditions referred to in paragraph 6 shall be published.	
838.	8. With a view to increasing transparency in the market and provide to all interested parties all necessary information, decisions or proposals for a decision concerning transmission and distribution tariffs as referred in Article 60(3), regulatory authorities	AM 166 8. With a view to increasing transparency in the market and provide to all interested parties all necessary information, decisions or proposals for a decision concerning transmission and distribution tariffs	8. With a view to increasing transparency in the market and provide to all interested parties all necessary information, decisions or proposals for a decision concerning transmission and distribution tariffs as referred in Article 60(3),	

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	shall make available to market parties	as referred in Article 60(3),	regulatory authorities shall make	
	the detailed methodology and	regulatory authorities shall make	available to market parties the	
	underlying costs used for the	available to market parties the	detailed methodology and underlying	
	calculation of the relevant network	detailed methodology and underlying	costs used for the calculation of the	
	tariffs.	costs used for the calculation of the	relevant network tariffs, subject to	
		relevant network tariffs by taking	applicable rule on confidentiality.	
		into account the investment cost,	, i	
		added value of distributed		
		generation, flexibility, digitalisation,		
		demand response, storage and use		
		of the networks by system users		
		including active customers and		
		other factors.		
839.	9. The regulatory authorities shall		9. The regulatory authorities shall	
	monitor congestion management of		monitor congestion management of	
	national electricity systems including		national electricity systems including	
	interconnectors, and the		interconnectors, and the	
	implementation of congestion		implementation of congestion	
	management rules. To that end,		management rules. To that end,	
	transmission system operators or		transmission system operators or	
	market operators shall submit their		market operators shall submit their	
	congestion management rules,		congestion management rules,	
	including capacity allocation, to the		including capacity allocation, to the	
	national regulatory authorities.		national regulatory authorities.	
	National regulatory authorities may		National regulatory authorities may	
	request amendments to those rules.		request amendments to those rules.	
840.		Article	e 60	
		Decisions and		
841.	1. Regulatory authorities shall		1. Regulatory authorities shall	
	have the authority to require		have the authority to require	
	transmission and distribution system		transmission and distribution system	
	operators, if necessary, to modify the		operators, if necessary, to modify the	
	terms and conditions, including tariffs		terms and conditions, including	
	or methodologies referred to Article		tariffs or methodologies referred to	
	59, to ensure that they are		Article 59, to ensure that they are	

	proportionate and applied in a non-	proportionate and applied in a non-
	discriminatory manner, in line with	discriminatory manner, in line with
	Article 16 of [recast of Regulation	Article 16 of [recast of Regulation
	714/2009 as proposed by	714/2009 as proposed by
	COM(2016)861/2]. In the event of	COM(2016)861/2]. In the event of
	delay in the fixing of transmission and	delay in the fixing of transmission
	distribution tariffs, regulatory	and distribution tariffs, regulatory
	authorities shall have the power to fix	authorities shall have the power to fix
	or approve provisional transmission	or approve provisional transmission
	and distribution tariffs or	and distribution tariffs or
	methodologies and to decide on the	methodologies and to decide on the
	appropriate compensatory measures if	appropriate compensatory measures
	the final transmission and distribution	if the final transmission and
	tariffs or methodologies deviate from	distribution tariffs or methodologies
	those provisional tariffs or	deviate from those provisional tariffs
	methodologies.	or methodologies.
842.	2. Any party having a complaint	2. Any party having a complaint
	against a transmission or distribution	against a transmission or distribution
	system operator in relation to that	system operator in relation to that
	operator's obligations under this	operator's obligations under this
	Directive may refer the complaint to	Directive may refer the complaint to
	the regulatory authority which, acting	the regulatory authority which, acting
	as dispute settlement authority, shall	as dispute settlement authority, shall
	issue a decision within a period of two	issue a decision within a period of
	months after receipt of the complaint.	two months after receipt of the
	That period may be extended by two	complaint. That period may be
	months where additional information	extended by two months where
	is sought by the regulatory authority.	additional information is sought by
	That extended period may be further	the regulatory authority. That
	extended with the agreement of the	extended period may be further
	complainant. The regulatory	extended with the agreement of the
	authority's decision shall have binding	complainant. The regulatory
	effect unless and until overruled on	authority's decision shall have
	appeal.	binding effect unless and until
		overruled on appeal.

843.	who has a right to complain concerning a decision on methodologies taken pursuant to Article 59 or, where the regulatory authority has a duty to consult, concerning the proposed tariffs or methodologies, may, at the latest within two months, or a shorter time period as provided by Member States, following publication of the decision or proposal for a decision, submit a complaint for review. Such a complaint shall not have suspensive effect.	3. Any party who is affected and who has a right to complain concerning a decision on methodologies taken pursuant to Article 59 or, where the regulatory authority has a duty to consult, concerning the proposed tariffs or methodologies, may, at the latest within two months, or a shorter time period as provided by Member States, following publication of the decision or proposal for a decision, submit a complaint for review. Such a complaint shall not have suspensive effect.	
844.	4. Member States shall create appropriate and efficient mechanisms	4. Member States shall create appropriate and efficient mechanisms	
	for regulation, control and	for regulation, control and	
	transparency so as to avoid any abuse	transparency so as to avoid any abuse	
	of a dominant position, in particular to	of a dominant position, in particular	
	the detriment of consumers, and any	to the detriment of consumers, and	
	predatory behaviour. Those	any predatory behaviour. Those	
	mechanisms shall take account of the	mechanisms shall take account of the	
	provisions of the Treaty, and in	provisions of the Treaty, and in	
	particular Article 102 thereof.	particular Article 102 thereof.	
845.		5. Member States shall ensure	
	the appropriate measures are taken,	that the appropriate measures are	
	including administrative action or	taken, including administrative action	
	criminal proceedings in conformity	or criminal proceedings in	
	with their national law, against the	conformity with their national law,	
	natural or legal persons responsible	against the natural or legal persons	
	where confidentiality rules imposed by	responsible where confidentiality	
	this Directive have not been respected.	rules imposed by this Directive have	
		not been respected.	

846.	6. Complaints referred to in	6. Complaints referred to in
	paragraphs 2 and 3 shall be without	paragraphs 2 and 3 shall be without
	prejudice to the exercise of rights of	prejudice to the exercise of rights of
	appeal under Union or national law.	appeal under Union or national law.
847.	7. Decisions taken by regulatory	7. Decisions taken by regulatory
	authorities shall be fully reasoned and	authorities shall be fully reasoned
	justified to allow for judicial review.	and justified to allow for judicial
	The decisions shall be available to the	review. The decisions shall be
	public while preserving the	available to the public while
	confidentiality of commercially	preserving the confidentiality of
	sensitive information.	commercially sensitive information.
848.	8. Member States shall ensure that	8. Member States shall ensure
	suitable mechanisms exist at national	that suitable mechanisms exist at
	level under which a party affected by a	national level under which a party
	decision of a regulatory authority has a	affected by a decision of a regulatory
	right of appeal to a body independent	authority has a right of appeal to a
	of the parties involved and of any	body independent of the parties
	government.	involved and of any government.
849.		Article 61
		Regional cooperation between regulators on cross-border issues
850.	1. Regulatory authorities shall	1. Regulatory authorities shall
	closely consult and cooperate with	closely consult and cooperate with
	each other, in particular within the	each other, in particular within the
	Agency, and shall provide each other	Agency, and shall provide each other
	and the Agency with any information	and the Agency with any information
	necessary for the fulfilment of their	necessary for the fulfilment of their
	tasks under this Directive. In respect of	tasks under this Directive. In respect
	the information exchanged, the	of the information exchanged, the
	receiving authority shall ensure the	receiving authority shall ensure the
	same level of confidentiality as that	same level of confidentiality as that
	required of the originating authority.	required of the originating authority.
851.	2. Regulatory authorities shall	2. Regulatory authorities shall
	cooperate at least at a regional level to:	cooperate at least at a regional level
		to:

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852.	(a) foster the creation of operational	(a) foster the creation of
	arrangements in order to enable an	operational arrangements in order to
	optimal management of the network,	enable an optimal management of the
	promote joint electricity exchanges	network, promote joint electricity
	and the allocation of cross-border	exchanges and the allocation of
	capacity, and to enable an adequate	cross-border capacity, and to enable
	level of interconnection capacity,	an adequate level of interconnection
	including through new	capacity, including through new
	interconnection, within the region and	interconnection, within the region
	between regions to allow for	and between regions to allow for
	development of effective competition	development of effective competition
	and improvement of security of	and improvement of security of
	supply, without discriminating	supply, without discriminating
	between supply undertakings in	between supply undertakings in
	different Member States;	different Member States;
853.	(b) coordinate the joint oversight of	(b) coordinate the joint oversight
	entities performing functions at	of entities performing functions at
	regional level;	regional level;
854.		(c) coordinate, in cooperation with
	other involved authorities, the joint	other involved authorities, the joint
	oversight of national, regional and	oversight of national, regional and
	European-wide adequacy assessments;	European-wide adequacy
		assessments;
855.		(d) coordinate the development of
	all network codes and Guidelines for	all network codes and Guidelines for
	the relevant transmission system	the relevant transmission system
	operators and other market actors; and	operators and other market actors;
		and
856.		(e) coordinate the development of
	the rules governing the management of	the rules governing the management
	congestion.	of congestion.
857.		3. National regulatory authorities
	shall have the right to enter into	shall have the right to enter into
	cooperative arrangements with each	cooperative arrangements with each
	other to foster regulatory cooperation.	other to foster regulatory
		cooperation.

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858.	4. The actions referred to in paragraph 2 shall be carried out, as appropriate, in close consultation with		4. The actions referred to in paragraph 2 shall be carried out, as appropriate, in close consultation	
	other relevant national authorities and without prejudice to their specific competencies.		with other relevant national authorities and without prejudice to their specific competencies.	
859.	5. The Commission is empowered to adopt delegated acts in accordance with Article 67 to establish guidelines on the extent of the duties of the regulatory authorities to cooperate with each other and with the Agency.		5. The Commission is empowered to adopt [] implementing acts in accordance with Article [] 68 to establish guidelines on the extent of the duties of the regulatory authorities to cooperate with each other and with the Agency.	
860.		Article		
861.	Duties a	nd powers of regulatory authorities with AM 167	h respect to [] Regional Security Coordi	nators
		Article 62 – title  Duties and powers of regulatory authorities with respect to regional <i>coordination</i> centres		
862.	1. The regional regulatory authorities of the geographical area where a regional operational centre is established shall, in close coordination with each other:	AM 168 1. The regional regulatory authorities of the geographical area where a regional <i>coordination</i> centre is established shall, in close coordination with each other:	1. The regional regulatory authorities of the [] system operation region where a Regional Security Coordinators is established shall, in close coordination with each other:	

863.	(a) approve the statutes and rules of procedure;	AM 169 (a) approve the proposal for the establishment of regional coordination centres in accordance with Article 32(1) of Regulation (EU) [recast of Regulation 714/2009 as proposed by COM (2016) 861/2];	(a)approve the [] proposal for the establishment of Regional Security Coordinators in accordance with Article 32(1) of Regulation (EU);	
864.	(b) approve the annual budget;		(b)[]	
865.	(c) approve the cooperative decision-making process;	AM 170 (c) approve the cooperative processes;	(c) approve the cooperative decision-making process;	
866.	(d) assess if the regional operational centre has the appropriate competences, resources and impartiality to carry out independently the functions and tasks assigned to it, including security, liability and contingency arrangements;	AM 171 (d) ensure that if the regional coordination centre has the appropriate competences, resources and impartiality to carry out independently the functions and tasks assigned to it, including security, liability and contingency arrangements;	(d)[] proposing jointly with other regulatory authorities of a system operation region about possible additional tasks and additional decision-making powers to be assigned to the Regional Security Coordinators by the Member States of the system operation region [];	
867.	(e) ensure its compliance with the obligations under this Directive and other relevant Union legislation, notably as regards cross-border issues;		(e) ensure its compliance with the obligations under this Directive and other relevant Union legislation, notably as regards cross-border issues;	
868.	(f) monitor the performance of their functions and report annually to the Agency in this respect.		(f)monitor the performance of [] system coordination and report annually to the Agency in this respect.	

869.	2. Member States shall ensure that regulatory authorities are granted the powers enabling them to carry out the duties referred to in paragraph 1 in an efficient and expeditious manner. For this purpose, the regulatory authorities shall have at least the following powers:		2. Member States shall ensure that regulatory authorities are granted the powers enabling them to carry out the duties referred to in paragraph 1 in an efficient and expeditious manner. For this purpose, the regulatory authorities shall have at least the following powers:	
870.	(a) to request information from regional operational centres;	AM 172 (a) to request information from regional <i>coordination</i> centres;	(a) to request information from Regional [] Security Coordinators;	
871.	(b) to carry out inspections, including unannounced inspections, at the premises of regional operational centres;	AM 173 (b) to carry out inspections, including unannounced inspections, at the premises of regional <i>coordination</i> centres;	(b) to carry out inspections, including unannounced inspections, at the premises of [] Regional Security Coordinators;	
872.	(c) to issue joint binding decisions on regional operational centres.	AM 174 (c) to issue joint binding decisions on regional <i>coordination</i> centres.	(c) to issue joint binding decisions relevant for the improvement of coordination on [] Regional Security Coordinators.	
873.		AM 175 (ca) (new) to handle complaints against regional coordination centres in relation to their obligations under Union law.		
874.		AM 176 (cb) (new) Regulatory authorities shall cooperate and consult with each other and with the Agency, and shall provide each other and the Agency with any information necessary for the fulfilment of their tasks under this Article.		

875.	Article 63		
		Compliance with the network codes and guidelines	
876.	1. Any regulatory authority and the	1. Any regulatory authority and	
	Commission may request the opinion	the Commission may request the	
	of the Agency on the compliance of a	opinion of the Agency on the	
	decision taken by a regulatory	compliance of a decision taken by a	
	authority with the network codes and	regulatory authority with the network	
	guidelines referred to in this Directive	codes and guidelines referred to in	
	or in Chapter VII of [recast of	this Directive or in Chapter VII of	
	Regulation 714/2009 as proposed by	[recast of Regulation 714/2009 as	
	COM(2016)861/2].	proposed by COM(2016)861/2].	
877.	2. The Agency shall provide its	2. The Agency shall provide its	
	opinion to the regulatory authority	opinion to the regulatory authority	
	which has requested it or to the	which has requested it or to the	
	Commission, respectively, and to the	Commission, respectively, and to the	
	regulatory authority which has taken	regulatory authority which has taken	
	the decision in question within three	the decision in question within three	
	months from the date of receipt of the	months from the date of receipt of	
	request.	the request.	
878.	3. Where the regulatory authority	3. Where the regulatory authority	
	which has taken the decision does not	which has taken the decision does not	
	comply with the Agency's opinion	comply with the Agency's opinion	
	within four months from the date of	within four months from the date of	
	receipt of that opinion, the Agency	receipt of that opinion, the Agency	
	shall inform the Commission	shall inform the Commission	
	accordingly.	accordingly.	

879.		4. Any regulatory authority may	
	inform the Commission where it	inform the Commission where it	
	considers that a decision relevant for	considers that a decision relevant for	
	cross-border trade taken by another	cross-border trade taken by another	
	regulatory authority does not comply	regulatory authority does not comply	
	with the network codes and guidelines	with the network codes and	
	referred to in this Directive or in	guidelines referred to in this	
	Chapter VII of [recast of Regulation	Directive or in Chapter VII of [recast	
	714/2009 as proposed by	of Regulation 714/2009 as proposed	
	COM(2016)861/2] within two months	by COM(2016)861/2] within two	
	from the date of that decision.	months from the date of that	
		decision.	
880.	5. Where the Commission, within	5. Where the Commission, within	
	two months after having been	two months after having been	
	informed by the Agency in accordance	informed by the Agency in	
	with paragraph 3, or by a regulatory	accordance with paragraph 3, or by a	
	authority in accordance with	regulatory authority in accordance	
	paragraph 4, or on its own initiative,	with paragraph 4, or on its own	
	within three months from the date of	initiative, within three months from	
	the decision, finds that the decision of	the date of the decision, finds that the	
	a regulatory authority raises serious	decision of a regulatory authority	
	doubts as to its compatibility with the	raises serious doubts as to its	
	network codes and guidelines referred	compatibility with the network codes	
	to in this Directive or in Chapter VII of	and guidelines referred to in this	
	[recast of Regulation 714/2009 as	Directive or in Chapter VII of [recast	
	proposed by COM(2016)861/2], the	of Regulation 714/2009 as proposed	
	Commission may decide to examine	by COM(2016)861/2], the	
	the case further. In such a case, it shall	Commission may decide to examine	
	invite the regulatory authority and the	the case further. In such a case, it	
	parties to the proceedings before the	shall invite the regulatory authority	
	regulatory authority to submit	and the parties to the proceedings	
	observations.	before the regulatory authority to	
		submit observations.	

881.	6. Where the Commission takes a decision to examine the case further, it shall, within four months of the date of such decision, issue a final decision:	6. Where the Commission takes a decision to examine the case further, it shall, within four months of the date of such decision, issue a final decision:
882.	(a) not to raise objections against the decision of the regulatory authority; or	(a) not to raise objections against the decision of the regulatory authority; or
883.	(b) to require the regulatory authority concerned to withdraw its decision on the basis that the the network codes and guidelines have not been complied with.	(b) to require the regulatory authority concerned to withdraw its decision on the basis that the network codes and guidelines have not been complied with.
884.	7. Where the Commission has not taken a decision to examine the case further or a final decision within the time-limits set in paragraphs 5 and 6 respectively, it shall be deemed not to have raised objections to the decision of the regulatory authority.	7. Where the Commission has not taken a decision to examine the case further or a final decision within the time-limits set in paragraphs 5 and 6 respectively, it shall be deemed not to have raised objections to the decision of the regulatory authority.
885.	8. The regulatory authority shall comply with the Commission decision to withdraw their decision within a period of two months and shall inform the Commission accordingly.	8. The regulatory authority shall comply with the Commission decision to withdraw their decision within a period of two months and shall inform the Commission accordingly.
886.	9. The Commission is empowered to adopt delegated acts in accordance with Article 67 to establish guidelines setting out the details of the procedure to be followed for the application of this Article.	9. The Commission is empowered to adopt [] implementing acts in accordance with Article [] 68 to establish guidelines setting out the details of the procedure to be followed for the application of this Article.

887.	Article 64		
		Record keeping	
888.	1. Member States shall require	1. Member States shall require	
	supply undertakings to keep at the	supply undertakings to keep at the	
	disposal of the national authorities,	disposal of the national authorities,	
	including the national regulatory	including the <b>□</b> regulatory authority,	
	authority, the national competition	the national competition authorities	
	authorities and the Commission, for	and the Commission, for the	
	the fulfilment of their tasks, for at least	fulfilment of their tasks, for at least	
	five years, the relevant data relating to	five years, the relevant data relating	
	all transactions in electricity supply	to all transactions in electricity	
	contracts and electricity derivatives	supply contracts and electricity	
	with wholesale customers and	derivatives with wholesale customers	
	transmission system operators	and transmission system operators.	
889.	2. The data shall include details on	2. The data shall include details	
	the characteristics of the relevant	on the characteristics of the relevant	
	transactions such as duration, delivery	transactions such as duration,	
	and settlement rules, the quantity, the	delivery and settlement rules, the	
	dates and times of execution and the	quantity, the dates and times of	
	transaction prices and means of	execution and the transaction prices	
	identifying the wholesale customer	and means of identifying the	
	concerned, as well as specified details	wholesale customer concerned, as	
	of all unsettled electricity supply	well as specified details of all	
	contracts and electricity derivatives.	unsettled electricity supply contracts	
		and electricity derivatives.	
890.		3. The regulatory authority may	
	decide to make available to market	decide to make available to market	
	participants elements of that	participants elements of that	
	information provided that	information provided that	
	commercially sensitive information on	commercially sensitive information	
	individual market players or individual	on individual market players or	
	transactions is not released. This	individual transactions is not	
	paragraph shall not apply to	released. This paragraph shall not	
	information about financial	apply to information about financial	
	instruments which fall within the scope	instruments which fall within the	
	of Directive 2004/39/EC.	scope of Directive 2004/39/EC.	

891.	4. The provisions of this Article	4. The provisions of this Article
	shall not create additional obligations	shall not create additional obligations
	towards the authorities referred to in	towards the authorities referred to in
	paragraph 1 for entities falling within	paragraph 1 for entities falling within
	the scope of Directive 2004/39/EC.	the scope of Directive 2004/39/EC.
892.	5. In the event that the authorities referred to in paragraph 1 need access to data kept by entities falling within the scope of Directive 2004/39/EC, the authorities responsible under that Directive shall provide them with the required data.	5. In the event that the authorities referred to in paragraph 1 need access to data kept by entities falling within the scope of Directive 2004/39/EC, the authorities responsible under that Directive shall provide them with the required data.
893.		CHAPTER VIII
		FINAL PROVISIONS
894.		Article 65
		Level playing field
895.	1. Measures that the Member	1. Measures that the Member
	States may take pursuant to this	States may take pursuant to this
	Directive in order to ensure a level	Directive in order to ensure a level
	playing field shall be compatible with	playing field shall be compatible
	the Treaty, notably Article 36 thereof,	with the Treaty, notably Article 36
	and with Union law.	thereof, and with Union law.
896.	2. The measures referred to in	2. The measures referred to in
	paragraph 1 shall be proportionate,	paragraph 1 shall be proportionate,
	non-discriminatory and transparent.	non-discriminatory and transparent.
	Those measures may be put into effect	Those measures may be put into
	only following the notification to and	effect only following the notification
	approval by the Commission.	to and approval by the Commission.

897.	3. The Commission shall act on the notification referred to in paragraph 2 within two months of the receipt of the notification. That period shall begin on the day following receipt of the complete information. In the event that the Commission has not acted within that two-month period, it shall be deemed not to have raised objections to the notified measures.	3. The Commission shall act on the notification referred to in paragraph 2 within two months of the receipt of the notification. That period shall begin on the day following receipt of the complete information. In the event that the Commission has not acted within that two-month period, it shall be deemed not to have raised objections to the notified measures.
898.		Article 66
		Derogations
899.	1. Member States which can demonstrate that there are substantial problems for the operation of their small isolated systems, may apply for derogations from the relevant provisions of Chapters IV, V and VI as well as articles 4, 6, 7 and 8. The Commission shall inform the Member States of those applications before taking a decision, taking into account respect for confidentiality. That decision shall be published in the Official Journal of the European Union.	1. Member States which can demonstrate that there are substantial problems for the operation of their small [] connected systems and small isolated systems, may apply for derogations from the relevant provisions of Chapters IV, V and VI as well as articles [] 7 and 8; small isolated systems may also apply for a derogation from articles 4, 5 and 6. The Commission shall inform the Member States of those applications before taking a decision, taking into account respect for confidentiality. For small connected systems and small isolated systems, the derogation shall be limited in time and subject to conditions aiming at increased competition and integration with the internal market and ensuring that they do not hamper the transition towards

		renewable energies. For outermost regions within the meaning of Article 349 of TFEU, that cannot be interconnected with the European energy market, the derogation shall not be limited in time and shall be subject to conditions aimed at ensuring that the derogation does not hamper the transition towards renewable energies. That decision shall be published in the Official Journal of the European Union.	
900.	2. Article 43 shall not apply to Cyprus and Malta. In addition, Articles 6 and 35 shall not apply to Malta.	2. Article 43 shall not apply to Cyprus, <b>Luxembourg</b> and Malta. In addition, Articles 6 and 35 shall not apply to Malta and Articles 44, 45, 46, 47, 48, 49, 50 and 52 shall not apply to Cyprus.	
901.	For the purposes of Article 43 (1)(b), the notion 'undertaking performing any of the functions of generation or supply' shall not include final customers who perform any of the functions of generation and/or supply of electricity, either directly or via undertakings over which they exercise control, either individually or jointly, provided that the final customers including their shares of the electricity produced in controlled undertakings are, on an annual average, net consumers of electricity and provided that the economic value of the	For the purposes of Article 43 (1)(b), the notion 'undertaking performing any of the functions of generation or supply' shall not include final customers who perform any of the functions of generation and/or supply of electricity, either directly or via undertakings over which they exercise control, either individually or jointly, provided that the final customers including their shares of the electricity produced in controlled undertakings are, on an annual average, net consumers of electricity	

	electricity they sell to third parties is	and provided that the economic value
	insignificant in proportion to their	of the electricity they sell to third
	other business operations.	parties is insignificant in proportion
		to their other business operations.
902.		2a. Until 1 January 2025 or a
		later date set out in a decision
		pursuant to paragraph 1, Article 5
		shall not apply to Cyprus.
903.		2b. Article 4 shall not apply to
		Malta for a period of eight years
		from the entry into force of this
		Directive, which may be extended
		for a further additional period, not
		exceeding eight years. The
		extension for a further additional
		period shall be made pursuant to a
		decision referred to in paragraph
		1.
904.		[2c. In respect of interconnectors
		to and from third countries
		completed before [PO: date of
		entry into force of this Directive],
		Member States may decide to
		derogate from Articles 43, 52, 53,
		59(6), 59(8) and 60(1) for the
		sections of such interconnectors
		between the border of Union
		territorial jurisdiction and the first
		interconnection point, if and to the
		extent that in the absence of such
		derogation the owner of the
		interconnector would not be able
		to recover the residual value of the
		investment or if and to the extent
		that the derogation is required for

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	reasons of security of electricity
	supply of a Member State directly
	linked to the need to continue the
	implementation of a cross-border
	regulatory arrangement governing
	the technical operation of the
	interconnector or the stability of
	the electricity systems, and
	provided that the derogation would
	not be detrimental to competition
	on or the effective functioning of
	the internal market in electricity in
	the Union, or the security of supply
	in the Union.]
905.	[2d. The derogation shall be
	limited up to the end of the period
	of recovery of the residual value of
	the investment or up to the end of
	the existing cross-border
	regulatory arrangement breach of
	which would pose a serious risk to
	the security of supply in the
	Member State and may be subject
	to conditions which contribute to
	the achievement of the above
	conditions. Where the
	interconnector in question is
	located in the territorial
	jurisdiction of more than one
	Member State, the Member State
	in the territorial jurisdiction of
	which the first interconnection
	point is located shall decide on a
	derogation for the interconnector.
	g and a second s
	Member States shall publish any

906.			decision on a derogation in accordance with this paragraph within one year after the entry into force of this Directive.]  [2e. Paragraph 2c and 2d is not	
			applicable to interconnectors completed before [PO: date of entry into force of this Directive] to and from third countries which apply Article 59 of the [recast Electricity Regulation.]	
907.			[2f. As regards interconnectors referred to in paragraph 2e, Member States may apply for exemptions pursuant to Article 59 of the [recast Electricity Regulation]]	
908.		Article	e 67	
909.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.		П	
910.	2. The power to adopt delegated acts referred to in Article 61 and Article 63 shall be conferred on the Commission for an undetermined period of time from the (OP: please insert the date of entry into force).			

911.	3. The delegation of power		0	
	referred to in Article 61 and 63 may be			
	revoked at any time by the European			
	Parliament or by the Council. A			
	decision to revoke shall put an end to			
	the delegation of power specified in			
	that decision. It shall take effect the			
	day following the publication of the			
	decision in the Official Journal of the			
	European Union or at a later date			
	specified therein. It shall not affect the			
	validity of any delegated act already in			
	force.			
912.	4. Before adopting a delegated act,		П	
	the Commission shall consult experts			
	designated by each Member State in			
	accordance with the principles laid			
	down in the Interinstitutional			
	Agreement on Better Law-Making of			
012	13 April 2016.		-	
913.			П	
	act, the Commission shall notify it			
	simultaneously to the European			
014	Parliament and to the Council.	1		
914.	A delegated act adopted pursuant to		П	
	Article 61 and 63 shall enter into force			
	only if no objection has been			
	expressed either by the European Parliament or by the Council within a			
	period of two months of notification of			
	that act to the European Parliament			
	and the Council or if, before the expiry			
	of that period, the European			
	Parliament and the Council have both			
	informed the Commission that they			
	informed the Commission that they			

	will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.			
915.		Article	e 68	
713.		Committee j		
916.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.		1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	
917.	2. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply.		2. Where reference is made to this paragraph, Article [] 5 of Regulation (EU) No 182/2011 shall apply.	
918.		Article		
		Repor		
919.	The Commission shall monitor and review the application of this Directive and submit an overall progress report to the European Parliament and the Council as an annex to the State of the Energy Union Report referred to in [Article 29 of Governance Regulation as proposed by COM (2016) 549.		The Commission shall monitor and review the application of this Directive and submit an overall progress report to the European Parliament and the Council as an annex to the State of the Energy Union Report referred to in [Article 29 of Governance Regulation as proposed by COM (2016) 549.	

920.		AM 177		
		Article 69a (new)		
		Review		
		By 1 June 2025, the Commission		
		shall review and submit a report on		
		the implementation of this Directive,		
		together with a legislative proposal		
		if appropriate, to the European		
		Parliament and to the Council.		
921.		The review shall in particular assess		
		whether customers, especially those		
		who are vulnerable or in energy		
		poverty, are adequately protected		
		under the provisions of this		
		Directive.		
922.		Articl	e 70	
		Transpo	osition	
923.	1. Member States shall bring into		1. Member States shall bring into	
	force the laws, regulations and		force the laws, regulations and	
	administrative provisions necessary to		administrative provisions necessary	
	comply with Articles 2, 3, 5, 6(2),		to comply with Articles 2, 3, 5, 6(2),	
	9(2), 10(2), 11 to 24, 26, 29, 31 to 34,		9(2), 10(2), 11 to 24, 26, 29, 31 to	
	36, 38(5), 40 42, 51, 54, 57 to 59, 61 to		34, 36, 38(5), 40 42, 51, 54, 57 to 59,	
	63 and Annexes I to III by [12 months		61 to 63 and Annexes I to III by [ []	
	from entry into force]. They shall		<b>18</b> months from entry into force].	
	immediately communicate the text of		They shall immediately	
	those provisions to the Commission.		communicate the text of those	
			provisions to the Commission .	
924.			They shall apply those measures	
	[12 months from entry into force with		from [] 18 months from entry into	
	the exception of Article 5(3) which		force with the exception of Article	
	they shall apply from [date of entry		5(3) which they shall apply <b>after 6</b>	
	into force].		months from [date of entry into	
			force].	

925.	When Member States adopt those		When Member States adopt those	
	measures, they shall contain a		measures, they shall contain a	
	reference to this Directive or be		reference to this Directive or be	
	accompanied by such a reference on		accompanied by such a reference on	
	the occasion of their official		the occasion of their official	
	publication. They shall also include a		publication. They shall also include a	
	statement that references in existing		statement that references in existing	
	laws, regulations and administrative		laws, regulations and administrative	
	provisions to the Directive repealed by		provisions to the Directive repealed	
	this Directive shall be construed as		by this Directive shall be construed	
	references to this Directive. Member		as references to this Directive.	
	States shall determine how such		Member States shall determine how	
	reference is to be made and how that		such reference is to be made and how	
	statement is to be formulated.		that statement is to be formulated.	
926.	2. Member States shall		2. Member States shall	
	communicate to the Commission the		communicate to the Commission the	
	text of the main provisions of national		text of the main provisions of	
	law which they adopt in the field		national law which they adopt in the	
	covered by this Directive.		field covered by this Directive.	
927.		Articl		
		Repe	eal	
0.00		- <b>T</b>	1 1 1 1	
928.	D: .: 0000/E0/DG: 1.1 ::1		D: .: 2000/F2/FG: 1.1	
928.	Directive 2009/72/EC is repealed with		Directive 2009/72/EC is repealed	
928.	effect from [12 months from entry into		with effect from [ [] 18 months from	
928.	effect from [12 months from entry into force], without prejudice to the		with effect from [ [] 18 months from entry into force], without prejudice to	
928.	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States	
928.	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the	
928.	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and	
928.	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the	
928.	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and	
	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.	
928.	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive		with effect from [ ] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive	
	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive shall be construed as references to this		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive shall be construed as references to	
	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive shall be construed as references to this Directive and shall be read in		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive shall be construed as references to this Directive and shall be read in	
	effect from [12 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive shall be construed as references to this		with effect from [ [] 18 months from entry into force], without prejudice to the obligations of Member States relating to the time-limits for the transposition into national law and the dates of application of the Directive set out in Annex IV.  References to the repealed Directive shall be construed as references to	

	set out in Annex V.	
930.		Article 71a
		General Revision of the Directive
931.		The Directive shall be subject to a
		general revision not later than by
		the end of 2025.
932.		Article 72
		Entry into force
933.	This Directive shall enter into force on	This Directive shall enter into force
	the twentieth day following that of its	on the twentieth day following that
	publication in the Official Journal of	of its publication in the <i>Official</i>
	the European Union.	Journal of the European Union.
934.		Article 73
		Addressees
935.	This Directive is addressed to the	This Directive is addressed to the
	Member States.	Member States.
	Done at Brussels,	Done at Brussels,
	For the European Parliament	For the European Parliament
	The President	The President
	For the Council	For the Council
	The President	The President

936.	ANNEXES				
937.		ANNI	EX I		
938.	The tools established in accordance with Article 14 shall:		П	Provisionally agreed	
939.	(a) be operationally independent and ensure that suppliers are given equal treatment in search results;	AM 178 (a) be independent <i>from all market players</i> and ensure that <i>all</i> suppliers are given equal treatment in search results;	(a) []	Accept in part (included in Article 14 para.1(a), line 276)	
940.	(b) clearly disclose their owners and the natural or legal person operating the tool;	AM 179 (b) clearly disclose their owners and the natural or legal person operating the tool as well as information on how the tools are financed;	(b) []	Provisionally agreed (included in Article 14 para.1(b), line 277)	
941.	(c) set out clear, objective criteria on which the comparison will be based;	AM 180 (c) set out clear, objective criteria on which the comparison will be based, <i>displaying included services</i> ;	(c) []	Provisionally agreed (included in Article 14 para.1(c), line 278)	
942.		AM 181 (ca) (new) rank and display the search results according to an impartial algorithm independent from any remuneration from suppliers;		Maintain Council GA	
943.	(d) use plain and unambiguous language;		(d) []	Provisionally agreed (included in Article 14 para.1(d), line 279) d) []	
944.		AM 182 (da) (new) be accessible for persons with disabilities;		Accept in part (included in Article 14 para. 1 (ea), line 281)	

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945.				
946.	(e) provide accurate and up-to-date information and state the time of the last update;		(e) []	Provisionally agreed (included in Article 14 para.1(e), line 280) e) []
947.	(f) include an as complete a range of electricity offers as practicable covering a significant part of the market and, where the information presented is not a complete overview of the market, a clear statement to that effect, before displaying results; and	(f) include an as complete a range of energy offers, including information on energy sources, and provide transparency of various offers covering both dynamic and non-dynamic tariffs, individual and bundled contracts, from suppliers, aggregators and service providers, and, where the information presented is not a complete overview of the market, a clear statement to that effect, before displaying results; and	(f) []	Maintain Council GA
948.	(g) provide an effective procedure to report incorrect information on published offers.		(g) []	Provisionally agreed (included in Article 14 para.1(g), line 283)  []
949.		AM 184 (ga) (new) allow consumers to perform comparisons without having to submit personal information.		(Included in Article 14 para.1(ga), line 284)

950.	ANNEX II  MINIMUM REQUIREMENTS FOR BILLING AND BILLING INFORMATION				
951.	1. Minimum information contained in the bill	NIMUM REQUIREMENTS FOR BIL	1. Minimum information contained in the bill	Provisionally agreed:  1. Minimum information contained in the bill and in the billing information	
952.	The following information shall be prominently displayed to final customers in their bills and periodical settlement bills:	AM 185 The following key information shall be prominently displayed to final customers in their bills and periodical settlement bills, distinctly apart from other parts of the bill:	The following information shall be prominently displayed to final customers in their bills and [] billing information:	Provisionally agreed: The following key information shall be prominently displayed to final customers in their bills and billing information, distinctly apart from other parts of the bill and billing information:	
953.	(a) the price to pay; and, where possible, the breakdown of price;	AM 186 (a) the price to pay and, where relevant, the final price per kWh; and, where possible, the breakdown of price;	(a) the price to pay; and, where possible, [] a breakdown of the price;	New compromise proposal:  (a) in bills only; the price to pay; and, where possible, a breakdown of the price including a clear statement that all energy sources may also benefit from incentives not financed through the levies indicated in the breakdown of the price;	
954.		AM 187 (aa) (new) when the payment is due;		Provisionally agreed: (aa) in bills only; when the payment is due;	
955.	(b) electricity consumption for the billing period;		(b) electricity consumption for the billing period;	Provisionally agreed: (b) electricity consumption for the billing period;	
956.	(c) the name of the supplier;		(c) the name [] and the contact details of the supplier including a consumer support hotline;	Provisionally agreed: (c) the name and the contact details of the supplier including a consumer support hotline and email address;	

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957.	(d) the contact details of the	AM 188	(d) []	Provisionally agreed
	supplier including a consumer support hotline;	(d) the contact details of the supplier with at least the phone number and email address;		(d) [] (See point (c) above)
958.		AM 189 (da) (new) the information on switching and dispute settlement;		Provisionally agreed: (da) the information on switching and dispute settlement;
959.	(e) the tariff name;		(e) the tariff name;	Provisionally agreed: (e) the tariff name;
960.	(f) the duration of the contract; the date of end of the contract and the deadline for sending an advance notice of cancelation if the consumer considers switching at the end of the current fixed contract, while for contracts of indeterminate duration: the length of the advance notice period and the methods of communication on this choice.		(f) [] the end date of [] the contract, if applicable; []	Maintain Council GA
961.	(g) the customer's switching code or unique identification code for their supply point;		(g) the customer's switching code or unique identification code for their supply point;	Provisionally agreed: (g) the customer's switching code or unique identification code for their supply point;
962.		AM 190 (ga) (new) a link or reference to where price comparison site(s) can be found;		Provisionally agreed (AM 190 and 96, line 378):  (ga) a link or reference to where comparison tool(s) pursuant to  Article 14 price comparison site(s) can be found;
963.	(h) information on their rights as regards the means of dispute settlement available to them in the event of a dispute pursuant to Article 26.	AM 191 (h) contact details of the entity responsible for dispute settlement;	(h) the contact details of the entity responsible for [] dispute settlement [] pursuant to Article 26.	Provisionally agreed:  (h) the contact details of the entity responsible for dispute settlement pursuant to Article 26.

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964.	Where appropriate, the following information shall be prominently displayed to final customers in or with their bills and periodical settlement bills:	AM 192 (ha) (new) the single point of contact referred to in Article 25.  AM 193 The following information shall be displayed to final customers in or with their bills and periodical settlement bills:	Where appropriate, the following information shall be [] made available to final customers in, [] with or signposted to within their bills and periodical settlement bills:	Provisionally agreed: (ha) the single point of contact referred to in Article 25.  Provisionally agreed: Where bills are based on actual consumption or remote reading by the operator, the following information shall be made available to final customers in, with or signposted to within their bills and periodical settlement bills:
966.	(a) current actual prices and actual consumption of electricity;		(a) []	Maintain Council GA
967.	(b) comparisons of the customers' current electricity consumption with consumption for the same period in the previous year in graphic form;		(b) comparisons of the customers' current electricity consumption with consumption for the same period in the previous year in graphic form;	Provisionally agreed: (b) comparisons of the customers' current electricity consumption with consumption for the same period in the previous year in graphic form;
968.	(c) contact information for consumer organisations, energy agencies or similar bodies, including website addresses, from which information may be obtained on available energy efficiency improvement measures, comparative end-user profiles and objective technical specifications for energy-using equipment.		(c) contact information for consumer organisations, energy agencies or similar bodies, including website addresses, from which information may be obtained on available energy efficiency improvement measures[] for energy-using equipment;	Provisionally agreed:  (c) contact information for consumer organisations, energy agencies or similar bodies, including website addresses, from which information may be obtained on available energy efficiency improvement measures for energy-using equipment;
969.		AM 194 (ca) information on their rights as regards the means of dispute settlement available to them in the event of a dispute pursuant to Article 26.	(ca) [] comparisons with an average normalised or benchmarked customer in the same user category [];	Provisionally agreed:  (ca) comparisons with an average normalised or benchmarked customer in the same user category;

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970.			(cb) information on their rights as regards the means of dispute settlement available to them in the event of a dispute pursuant to Article 26.	Provisionally agreed:  (cb) information on switching and their rights as regards the means of dispute settlement available to them in the event of a dispute pursuant to Article 26 or reference to the fact that this information can be found through the single point of contact referred to in Article 25.
971.	In addition, comparisons with an average normalised or benchmarked customer in the same user category shall be made available to final customers in, with or signposted to within, their bills and periodical settlement bills.	AM 195 In addition, comparisons with an average normalised or benchmarked customer in the same user category shall be made available to final customers.	П	Provisionally agreed (see point (ca), line 969):  []
972.			1a. Frequency of billing and the provision of billing information:	Maintain Council GA
973.			(a) billing shall take place on the basis of actual consumption at least once a year;	Maintain Council GA
974.			(b) where final customers do not have meters that allow remote reading by the operator, or where the final customers have actively chosen to disable remote reading in accordance with provisions under national law accurate billing information based on actual consumption shall be made available to final customers at least every six months, or once every	Maintain Council GA

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	three months on request or where the final customer has opted to	
	receive electronic billing;	
975.	(c) where final customers do not	
	have meters that allow remote	Maintain Council GA
	reading by the operator, or where	
	the final customers have actively	
	chosen to disable remote reading in	
	accordance with provisions under	
	national law, the obligations in	
	subparagraphs (a) and (b) may be	
	fulfilled by a system of regular self-	
	reading by the final customers,	
	whereby they communicate	
	readings from their meter to the	
	supplier. Only when the final	
	customer has not provided a meter	
	reading for a given billing interval	
	billing or billing information may	
	be based on estimated consumption	
076	or a flat rate;	17
976.	(d) where final customers have	New compromise proposal:
	meters that allow remote reading	(d) where final customers have
	by the operator, accurate billing	meters that allow remote reading
	information based on actual	by the operator, accurate billing information based on actual
	consumption shall be provided at least every three months, or once	consumption shall be provided, at
	every month on request or where	least every month. It may also be
	the final customer has opted to	made available via the internet
	receive electronic billing.	and be updated as frequently as
	receive electronic bining.	allowed by the measurement
		devices and systems used.
<b>977.</b> 2. Breakdown of the customers'	2. Breakdown of the customers'	Provisionally agreed:
price	price	2. Breakdown of the customers'
		price

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978.	The customers' price is the sum of the following three main components: the energy and supply component, the network component (transmission and distribution) and the component comprising taxes, levies, fees and charges	AM 196 The customers' price is the sum of the following three main components: the energy and supply component, the network component (transmission and distribution) and the component comprising taxes, levies, <i>all subsidies</i> , fees and charges.	The customers' price is the sum of the following three main components: the energy and supply component, the network component (transmission and distribution) and the component comprising taxes, levies, fees and charges.	Maintain Council GA
979. 980.	Where a breakdown of the customers' price is presented in bills, the common definitions of the three main components in this breakdown established under Regulation (EU) 2016/1952 shall be used throughout the Union.  3. Access to complementary		Where a breakdown of the customers' price is presented in bills, the common definitions of the three main components in this breakdown established under Regulation (EU) 2016/1952 shall be used throughout the Union.  3. Access to complementary	Provisionally agreed: Where a breakdown of the customers' price is presented in bills, the common definitions of the three main components in this breakdown established under Regulation (EU) 2016/1952 shall be used throughout the Union.  Provisionally agreed:
	information on historical consumption		information on historical consumption	3. Access to complementary information on historical consumption
981.			Member States shall require that, to the extent that complementary information on historical consumption is available, it is made available, at the request of the final customer, to a supplier or service provider designated by the consumer.	Provisionally agreed (moved from Article 18(5), line 372):  Member States shall require that, to the extent that complementary information on historical consumption is available, it is made available, at the request of the final customer, to a supplier or service provider designated by the consumer.

982.	Where final customers have meters that allow remote reading by the operator installed, final customers shall have the possibility of easy access to complementary information on historical consumption allowing detailed self-checks.		Where final customers have meters that allow remote reading by the operator installed, final customers shall have the possibility of easy access to complementary information on historical consumption allowing detailed self-checks.	Provisionally agreed: Where final customers have meters that allow remote reading by the operator installed, final customers shall have the possibility of easy access to complementary information on historical
983.	Complementary information on		Complementary information on	consumption allowing detailed self-checks.  Provisionally agreed:
	historical consumption shall include:		historical consumption shall include:	Complementary information on historical consumption shall include:
984.	(a) cumulative data for at least the three previous years or the period since the start of the supply contract if this is shorter. The data shall correspond to the intervals for which frequent billing information has been produced; and		(a) cumulative data for at least the three previous years or the period since the start of the supply contract if this is shorter. The data shall correspond to the intervals for which frequent billing information has been produced; and	Provisionally agreed:  (a) cumulative data for at least the three previous years or the period since the start of the supply contract if this is shorter. The data shall correspond to the intervals for which frequent billing information has been produced; and
985.	(b) detailed data according to the time of use for any day, week, month and year. These data shall be made available to final customers in near real time via the internet or the meter interface for the period of at least the previous 24 months or the period since the start of the supply contract if this is shorter.	AM 197 (b) detailed data according to the time of use for any day, week, month and year. These data shall be made available to final customers in near real time <i>in a user-friendly format</i> , via the internet or the meter interface for the period of at least the previous 24 months or the period since the start of the supply contract if this is shorter.	(b) detailed data according to the time of use for any day, week, month and year. These data shall be made available to final customers in near real time via the internet or the meter interface for the period of at least the previous 24 months or the period since the start of the supply contract if this is shorter.	Provisionally agreed: b) detailed data according to the time of use for any day, week, month and year. These data shall be made available to final customers in near real time via the internet or the meter interface for the period of at least the previous 24 months or the period since the start of the supply contract if this is shorter.
986.	4. Disclosure of energy sources		4. Disclosure of energy sources	Provisionally agreed: 4. Disclosure of energy sources

987.	Suppliers shall specify in bills:	Suppliers shall specify in bills the contribution of each energy source to the electricity purchased by the customer in accordance with the supply contract (product level disclosure).  The following information shall be	Provisionally agreed: Suppliers shall specify in bills the contribution of each energy source to the electricity purchased by the customer in accordance with the supply contract (product level disclosure).  Provisionally agreed:
700.		made available to final customers in, with, or signposted to within their bills and billing information:	The following information shall be made available to final customers in, with, or signposted to within their bills and billing information:
989.	source to the overall fuel mix of the supplier (at national level i. e. in the Member State where the supply contract has been concluded, as well as at the level of the supply undertaking if the supplier is active in several Member States) over the preceding year in a comprehensible and clearly comparable manner;	(a) the contribution of each energy source to the overall fuel mix of the supplier (at national level i. e. in the Member State where the supply contract has been concluded, as well as at the level of the supply undertaking if the supplier is active in several Member States) over the preceding year in a comprehensible and clearly comparable manner;	(a) the contribution of each energy source to the overall fuel mix of the supplier (at national level i. e. in the Member State where the supply contract has been concluded, as well as at the level of the supply undertaking if the supplier is active in several Member States) over the preceding year in a comprehensible and clearly comparable manner;
990.	(b) the contribution of each energy source to the electricity purchased by the customer in accordance with the supply contract (product level disclosure);	(b) []	Provisionally agreed: (b) []
991.	(c) as a minimum the reference to existing reference sources, such as web pages, where information on the environmental impact, in terms of at least CO2 emissions and the radioactive waste resulting from the electricity produced by the overall fuel	(c) [] information on the environmental impact, in terms of at least CO2 emissions and the radioactive waste resulting from the electricity produced by the overall fuel mix of the supplier over the preceding year [];	Provisionally agreed: (c) information on the environmental impact, in terms of at least CO2 emissions and the radioactive waste resulting from the electricity produced by the overall fuel mix of the supplier over the preceding year;

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	mix of the supplier over the preceding year is publicly available;		
992.		As regards the first subparagraph points (a) [] of the [] second subparagraph with respect to electricity obtained via an electricity exchange or imported from an undertaking situated outside the Union, aggregate figures provided by the exchange or the undertaking in question over the preceding year may be used.	Provisionally agreed: As regards the first subparagraph points (a) of the second subparagraph with respect to electricity obtained via an electricity exchange or imported from an undertaking situated outside the Union, aggregate figures provided by the exchange or the undertaking in question over the preceding year may be used.
993.	For disclosure of electricity from renewable energy sources or from high efficiency cogeneration, guarantees of origin issued under Article 15 of Directive 2009/28/EC and Article 14(10) of Directive 2012/27/EC shall be used.	For the disclosure of electricity from renewable energy sources or from high efficiency cogeneration, guarantees of origin issued under Article 15 of Directive 2009/28/EC and Article 14(10) of Directive 2012/27/EC [] may be used.	Provisionally agreed: For the disclosure of electricity from renewable energy sources or from high efficiency cogeneration, guarantees of origin issued under Article 15 of Directive 2009/28/EC and Article 14(10) of Directive 2012/27/EC may be used.
994.	The regulatory authority or another competent national authority shall take the necessary steps to ensure that the information provided by suppliers to final customers pursuant to this Article is reliable and is provided, at a national level, in a clearly comparable manner.	The regulatory authority or another competent national authority shall take the necessary steps to ensure that the information provided by suppliers to final customers pursuant to this Article is reliable and is provided, at a national level, in a clearly comparable manner.	Provisionally agreed: The regulatory authority or another competent national authority shall take the necessary steps to ensure that the information provided by suppliers to final customers pursuant to this Article is reliable and is provided, at a national level, in a clearly comparable manner.

995.		ANNE	X III			
	SMART METERS					
996.	1. Member States shall ensure the implementation of smart metering systems in their territories that may be subject to an economic assessment of all the long-term costs and benefits to the market and the individual consumer or which form of smart metering is economically reasonable and cost-effective and which timeframe is feasible for their distribution.		1. Member States shall ensure the implementation of smart metering systems in their territories that may be subject to an economic assessment of all the long-term costs and benefits to the market and the individual consumer or which form of smart metering is economically reasonable and cost-effective and which timeframe is feasible for their distribution.			
997.	2. Such assessment shall take into consideration the methodology for a cost-benefit analysis and the minimum functionalities for smart metering defined in the Commission Recommendation 2012/148/EU as well as best available techniques for ensuring the highest level of cybersecurity and data protection.	AM 198 2. Such assessment shall be based on the methodology for a costbenefit analysis and the minimum functionalities for smart metering defined in the Commission Recommendation 2012/148/EU as well as best available techniques for ensuring the highest level of cybersecurity and data protection. The Commission shall ensure that this methodology is used in a consistent manner across the Union.	2. Such assessment shall take into consideration the methodology for a cost-benefit analysis and the minimum functionalities for smart metering defined in the Commission Recommendation 2012/148/EU as well as best available techniques for ensuring the highest level of cybersecurity and data protection.			

**998.** 3. Subject to that assessment, Member States or, where a Member State has so provided, the designed competent authority, shall prepare a timetable with a target of up to 10 years for the deployment of smart metering systems. Where roll-out of smart meters is assessed positively, at least 80 % of final customers shall be equipped with smart metering systems within 8 years from the date of their positive assessment or by 2020 for those Member States that have initiated deployment before entering into force of this Directive.

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- 3. Subject to that assessment, Member States or, where a Member State has so provided, the designed competent authority, shall prepare a timetable with a target of up to 5 years for the deployment of smart metering systems. Where roll-out of smart meters is assessed positively, at least 80 % of final customers shall be equipped with smart metering systems within 5 years from the date of their positive assessment or by 2020 for those Member States that have initiated deployment before entering into force of this Directive.
- 3. Subject to that assessment, Member States or, where a Member State has so provided, the designed competent authority, shall prepare a timetable with a target of up to 10 years for the deployment of smart metering systems. Where roll-out of smart meters is assessed positively, at least 80 % of final customers shall be equipped with smart metering systems within 8 years from the date of the adoption of a national legal framework for the roll-out [].

999.		ANNEX IV				
		Part A				
		Repealed Directive (referred to in Article [])				
1000	Directive (OJ L 211, 14.8.2009, p. 55-93)	Directive 2009/72/EC	(OJ L 211, 14.8.2009, p. 55-93)			
1001	Part B	P	art B			
	List of time-limits for transposition into national law [and application] (referred to in Article [])	transposition [and a]	me-limits for into national law oplication] in Article [])			

1002	Directive	Time-	Date of	Directive	Time-	Date of	
		limit	application		limit	application	
		for			for		
		transpo			transpo		
		sition			sition		
		22.22					
	2009/72/	03.03.2	03.09.2009	2009/72/	03.03.2	03.09.2009	
	EC	011		EC	011		