

Brussels, 26 November 2025 (OR. en)

15536/25

Interinstitutional File: 2025/0071 (COD)

AGRI 621 AGRIORG 139 AGRIFIN 148 AGRILEG 179 CODEC 1832

NOTE

From:	General Secretariat of the Council
To:	Delegations
Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013, (EU) 2021/2115 and (EU) No 251/2014 as regards certain market rules and sectoral support measures in the wine sector and for aromatised wine products
	- 4 column table

With a view to the start of the negotiations with the EP on the above-mentioned proposal delegations will find in the Annex, for information, the 4-column table that will serve as the basis for the negotiations.

15536/25 LIFE.1

Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulations (EU) No 1308/2013, (EU) 2021/2115 and (EU) No 251/2014 as regards certain market rules and sectoral support measures in the wine sector and for aromatised wine products 2025/0071(COD)

[Version for Technical Meeting on November 18, 2025] 14-11-2025 at 17h53

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	Formula	1			
G	1	2025/0071 (COD)	2025/0071 (COD)	2025/0071 (COD)	Identical
	Docume	ent Stage			
G	2	Proposal for a	Proposal for a	Proposal for a	Identical
	Docume	ent Type			
G	3	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	Identical
	Docume	ent Purpose			
	4	amending Regulations (EU) No 1308/2013, (EU) 2021/2115 and (EU) No 251/2014 as regards certain market rules and sectoral support measures in the wine	amending Regulations (EU) No 1308/2013, (EU) 2021/2115, (EU) 2021/2116 and (EU) No 251/2014 as regards certain market rules and sectoral support measures in the	amending Regulations (EU) No 1308/2013, (EU) 2021/2115 and (EU) No 251/2014 as regards certain market rules and sectoral support measures in the wine	

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
		sector and for aromatised wine products	wine sector and for aromatised wine products	sector and for aromatised wine products	
	Formula				
G	5	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	Identical
	Citation	1			
G	6	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 42, first subparagraph, and Article 43(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 42, first subparagraph, and Article 43(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 42, first subparagraph, and Article 43(2) thereof,	Identical
	Citation	2			
G	7	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Identical
	Citation	3			
G	8	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	Identical
	Citation	4			
G	9	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Identical
		1. OJ C , , p	1. OJ C , , p	1. OJ C , , p	
	Citation	5			

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
G	10	Having regard to the opinion of the Committee of the Regions ¹ , 1. OJ C, , p	Having regard to the opinion of the Committee of the Regions ¹ , 1. OJ C, , p	Having regard to the opinion of the Committee of the Regions ¹ , 1. OJ C,, p.	Identical
	Citation	6		l	
G	11	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Identical
	Formula				
G	12	Whereas:	Whereas:	Whereas:	Identical
	Recital 1				
G	13	(1) While the Union remains the global leader in wine production, consumption, and exported value, societal and demographic changes are impacting the amount, quality, and types of wine consumed. Wine consumption in the Union is at its lowest level of the past three decades while traditional export markets for Union wines are impacted by a combination of decreasing consumption trends and geopolitical factors, leading to more uncertain export patterns. In addition, production is becoming unpredictable, given the wine sector's vulnerability to climate change. With the resulting	(1) While the Union remains the global leader in wine production, consumption, and exported value, societal and demographic changes are impacting the amount, quality, and types of wine consumed. Wine consumption in the Union is at its lowest level of the past three decades while traditional export markets for Union wines are impacted by a combination of decreasing consumption trends and geopolitical factors, leading to more uncertain export patterns. In addition, production is becoming unpredictable, given the wine sector's vulnerability to climate change. With the resulting	(1) While the Union remains the global leader in wine production, consumption, and exported value, societal and demographic changes are impacting the amount, quality, and types of wine consumed. Wine consumption in the Union is at its lowest level of the past three decades while traditional export markets for Union wines are impacted by a combination of decreasing consumption trends and geopolitical factors, leading to more uncertain export patterns. In addition, production is becoming unpredictable, given the wine sector's vulnerability to climate change. With the resulting	Identical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
		oversupply that leads to a decrease in prices, winegrowers have less income to invest in their business and low financial reserves they can fall back on, if one of the more frequent and often localised severe weather events hits their region.	oversupply that leads to a decrease in prices, winegrowers have less income to invest in their business and low financial reserves they can fall back on, if one of the more frequent and often localised severe weather events hits their region.	oversupply that leads to a decrease in prices, winegrowers have less income to invest in their business and low financial reserves they can fall back on, if one of the more frequent and often localised severe weather events hits their region.	
F	Recital 2	2	1		
G	14	(2) The High-Level Group on Wine Policy ('HLG') was established to discuss these challenges and to identify possible opportunities for the Union wine sector. It reflected on how to better support the sector in facing current structural challenges by managing the production potential, enhancing competitiveness and exploring new market opportunities. After four meetings, the HLG endorsed a document with policy recommendations¹. 1. https://agriculture.ec.europa.eu/document/download/f9ee9420-2b95-4788-8dc2-faa3cfb8171a_en?filename=policy-recommendations-wine-sector-hlg_en.pdf	(2) The High-Level Group on Wine Policy ('HLG') was established to discuss these challenges and to identify possible opportunities for the Union wine sector. It reflected on how to better support the sector in facing current structural challenges by managing the production potential, enhancing competitiveness and exploring new market opportunities. After four meetings, the HLG endorsed a document with policy recommendations ¹ . 1. https://agriculture.ec.europa.eu/document/download/f9ee9420-2b95-4788-8dc2-faa3cfb8171a_en?filename=policy-recommendations-wine-sector-hlg_en.pdf	(2) The High-Level Group on Wine Policy ('HLG') was established to discuss these challenges and to identify possible opportunities for the Union wine sector. It reflected on how to better support the sector in facing current structural challenges by managing the production potential, enhancing competitiveness and exploring new market opportunities. After four meetings, the HLG endorsed a document with policy recommendations¹. 1. https://agriculture.ec.europa.eu/document/download/f9ee9420-2b95-4788-8dc2-faa3cfb8171a_en?filename=policy-recommendations-wine-sector-hlg_en.pdf	Identical
F	Recital 3	3			
G	15	(3) In order to provide the best possible support to wine	(3) In order to provide the best possible support to wine	(3) In order to provide the best possible support to wine	Identical

	Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	producers facing the above challenges, it is appropriate to reflect the most urgent recommendations of the HLG in the legal framework applicable to wines and aromatised wine products.	producers facing the above challenges, it is appropriate to reflect the most urgent recommendations of the HLG in the legal framework applicable to wines and aromatised wine products.	producers facing the above challenges, it is appropriate to reflect the most urgent recommendations of the HLG in the legal framework applicable to wines and aromatised wine products.	
Recital 4				
16	(4) In view of the current decline in demand for wine, winegrowers who hold valid unused authorisations for new plantings and authorisations resulting from the conversion of planting rights granted to them before 1 January 2025 should be allowed to waive these authorisations without incurring an administrative penalty, with a view to removing the incentive for planting authorisation holders to plant vineyards where there might be no demand for the wine they will produce. For the new planting authorisations granted after that date, the administrative penalty should continue to apply in case of non-use of these authorisations in order to discourage speculative applications from winegrowers	(4) In view of the current decline in demand for wine, winegrowers who hold valid unused authorisations for new plantings and authorisations resulting from the conversion of planting rights granted to them before 1 January 2025 should be allowed to waive these authorisations without incurring an administrative penalty, with a view to removing the incentive for planting authorisation holders to plant vineyards where there might be no demand for the wine they will produce. For the new planting authorisations granted after that date, the administrative penalty should continue to apply in case of non-use of these authorisations in order to discourage speculative applications from winegrowers	(4) In view of the current decline in demand for wine, winegrowers who hold valid unused authorisations for new plantings and authorisations resulting from the conversion of planting rights granted to them before 1 January 2025 should not be penalised for not using be allowed to waive these authorisations without incurring an administrative penalty, with a view to removing to remove the incentive for planting authorisation holders to plant vineyards where there might be no demand for the wine they will produce. For the new planting authorisations granted after that date, the administrative penaltypenalties should continue to apply in case of non-use of	

	Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	who do not have the intention to plant a vineyard.	plant a vineyard, while also bearing in mind the need to preserve wine-growing activities in marginal and disadvantaged areas, where viticulture plays a key socio-economic role in preventing depopulation.	discourage speculative applications from winegrowers who do not have the intention to plant a vineyard.	
Recital 5				
17	(5) Concerning the management of the production potential, a longer validity period of replanting authorisations should be foreseen to give producers more time to explore the possibility to plant varieties which are better adapted to the market demand or to the changing climatic conditions or to use new vineyard management techniques. Furthermore, to alleviate pressure on winegrowers, they should not face administrative penalties if they decide not to use a replanting authorisation.	(5) Concerning the management of the production potential, a longer validity period of replanting authorisations should be foreseen to give producers more time to explore the possibility to plant varieties which are better adapted to the market demand or to the changing climatic conditions or to use new vineyard management techniques. Furthermore, to alleviate pressure on winegrowers, they should not face administrative penalties if they decide not to use a replanting authorisation.	(5) Concerning the management of the production potential, a longer validity period of replanting authorisations should be <i>foreseen established</i> to give producers more time to explore the possibility to plant varieties which are better adapted to the market demand or to the changing climatic conditions or to use new vineyard management techniques. Furthermore, to alleviate pressure on winegrowers, they should not face administrative penalties if they decide not to use a replanting authorisation.	
Recital 6				
18	(6) Member States should be given the possibility to limit the issuing of new planting authorisations at regional level for specific areas with excess supply where national or Union measures	(6) Member States should be given the possibility to limit the issuing of new planting authorisations at regional level for specific areas with excess supply where national or Union measures	(6) Member States should be given the possibility to limit the issuing of new planting authorisations at regional level for specific areas with excess supply where national or Union measures	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	aimed to reduce the supply (i.e. distillation, green harvesting or grubbing up of vineyards) are or have been implemented in order to avoid further increasing the production potential.	aimed to reduce the supply (i.e. distillation, green harvesting or grubbing up of vineyards) are or have been implemented in order to avoid further increasing the production potential, while at the same time being able to prioritise planting in regions with land unsuitable for other crops, thereby capitalising on their wine-growing potential as a means of developing the local economy.	aimed to reduce the supply (i.e.concerning) distillation, green harvesting or grubbing up of vineyards, are or have been implemented in justified cases of crisis, in order to avoid further increasing the production potential.	
Recital 7				
19 Recital 8	(7) Where a Member State decides to set regional limits for specific areas to avoid an excessive growth of the production potential, it is appropriate to allow that Member States require that the authorisations granted for the area concerned by the regional limit are used in that area. In order to better take into account recent trends in the wine sector, Member States should have the flexibility to set regional limits for specific areas as low as 0%, in view to adapting the production potential to the market demand.	(7) Where a Member State decides to set regional limits for specific areas to avoid an excessive growth of the production potential, it is appropriate to allow that Member States require that the authorisations granted for the area concerned by the regional limit are used in that area. In order to better take into account recent trends in the wine sector, Member States should have the flexibility to set regional limits for specific areas as low as 0%, in view to adapting the production potential to the market demand.	(7) Where a Member State decides to set regional limits for specific areas to avoid an excessive growth of the production potential, it is appropriate to allow that Member States require that the authorisations granted for the area concerned by the regional limit are used in that area. In order to better take into account recent trends in the wine sector, Member States should have the flexibility to set regional limits for specific areas as low as 0%0 %, in view to adapting managing the production potential to the market demand.	

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	20	(8) While the replanting of a grubbed-up vineyard does not increase the vineyard area, Member States should be given the possibility to set rules for replanting in order to better manage the territorial distribution of vineyards, for instance to avoid the relocation of vineyards to regions with a market imbalance or away from slopes and terraces, where they play an important role in the preservation of the landscape and avoid soil erosion. Member States should also be given the possibility to set conditions on the use of varieties and production methods to avoid an increase in yields and to ensure preservation of traditional grape varieties and production methods.	(8) While the replanting of a grubbed-up vineyard does not increase the vineyard area, Member States should be given the possibility to set rules for replanting in order to better manage the territorial distribution of vineyards, for instance to avoid the relocation of vineyards to regions with a market imbalance or away from slopes and terraces, where they play an important role in the preservation of the landscape and avoid soil erosion. Member States should also be given the possibility to set conditions on the use of varieties and production methods to avoid an excessive increase in yields and to ensure preservation of traditional grape varieties and production methods.	(8) While the replanting of a grubbed-up vineyard does not increase the vineyard area, Member States should be given the possibility to set rules for replanting in order to better manage the territorial distribution of vineyards, for instance to avoid the relocation of vineyards to regions with a market imbalance or away from slopes and terraces, where they play an important role in the preservation of the landscape and avoid soil erosion. Member States should also be given the possibility to set conditions on the use of varieties and production methods to avoid an increase in yields and to ensure preservation of traditional grape varieties and production methods.	
	Recital 9				
G	21	(9) In order to ensure a proportionate approach to the application of the planting authorisations scheme while taking into consideration the serious risks that oversupply represents to the market, it is appropriate to establish a	(9) In order to ensure a proportionate approach to the application of the planting authorisations scheme while taking into consideration the serious risks that oversupply represents to the market, it is appropriate to establish a	(9) In order to ensure a proportionate approach to the application of the planting authorisations scheme while taking into consideration the serious risks that oversupply represents to the market, it is appropriate to establish a	Identical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	maximum threshold of hectares of planted vineyards under which Member States are exempted from the obligation to apply the scheme of planting authorisations.	maximum threshold of hectares of planted vineyards under which Member States are exempted from the obligation to apply the scheme of planting authorisations.	maximum threshold of hectares of planted vineyards under which Member States are exempted from the obligation to apply the scheme of planting authorisations.	
Recital 9	а			
21a		grape varieties by Member States should be modified to include the wine grape varieties Noah, Othello, Isabelle, Jacquez, Clinton and Herbemont, previously excluded. To ensure that wine production in the Union develops a higher resistance to diseases and that it uses vine varieties better adapted to changing climatic conditions, provision should be made allowing Vitis Labrusca varieties and varieties stemming from crosses between Vitis vinifera, Vitis Labrusca and other species of the genus Vitis to be planted for wine production in the Union.		
Recital 1	0			
22	(10) In recent years, there has been an ever-evolving consumer demand for grapevine products with a reduced alcohol content, which are at present produced by	(10) In recent years, there has been an ever-evolving consumer demand for grapevine products with a reduced alcohol content, which are at present produced by	(10) In recent years, there has been an ever-evolving consumer demand for grapevine products with a reduced alcohol content, which are at present produced by	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	de-alcoholisation by using certain techniques allowed in the Union. Consumers are familiar with terms such as '0,0%', 'alcohol-free' and 'alcohol-light', which are widely used but regulated differently in various Member States. It is therefore necessary to harmonise the use of these terms across the Union. The rules on the labelling of wine products should therefore be amended in order to better inform the consumer of the characteristics of grapevine products with a reduced alcohol content, while keeping the obligation to provide information on the production method consisting of a de-alcoholisation. This should allow the Union wine sector to benefit from this development in consumer demand while maintaining high quality production standards.	de-alcoholisation by using certain techniques allowed in the Union. Consumers are familiar with terms such as '0,0%', 'alcohol-free' and 'alcohol-light'alcohol-reduced', which are widely used but regulated differently in various Member States. It is therefore necessary to harmonise the use of these terms across the Union. The rules on the labelling of wine products should therefore be amended in order to better inform the consumer of the characteristics of grapevine products with a reduced alcohol content, while keeping the obligation to provide information on the production method consisting of a dealcoholisation. This should allow the Union wine sector to benefit from this development in consumer demand while maintaining high quality production standards.	de-alcoholisation by using certain techniques allowed in the Union. Consumers are familiar with terms such as '0,0%0,0 %', 'alcoholfree' and 'alcohol lightlow-alcohol', which are widely used but regulated differently in various Member States. It is therefore necessary to harmonise the use of these terms across the Union. The rules on the labelling of wine products should therefore be amended in order to better inform the consumer of the characteristics of grapevine products with a reduced alcohol content, while keeping the obligation to provide information on the production method consisting of a dealcoholisation. This should allow the Union wine sector to benefit from this development in consumer demand while maintaining high quality production standards.	
Recital 1	i1			
23	(11) High consumer demand for sparkling wine products with a lower alcohol content or without alcohol represents an opportunity for the sector. However, the	(11) High consumer demand for sparkling wine products with a lower alcohol content or without alcohol represents an opportunity for the sector. However, the	(11) High consumer demand for sparkling wine products with a lower alcohol content or without alcohol represents an opportunity for the sector. However, the	

current rules for the production of de-alcoholised wines impose certain technological limitations for the production of such wines. According to the rules currently in force, wine products must have reached the characteristics and the minimum alcoholic strength of the corresponding category before undergoing the de-alcoholisation process, which implies that dealcoholised sparkling wines. However, the dealcoholisation process removes entirely any CO2 from the initial contaction of de-alcoholised wines impose certain technological limitations for the production of such wines. According to the rules currently in force, wine products must have reached the characteristics and the minimum alcoholic strength of the corresponding category before undergoing the de-alcoholisation process, which implies that dealcoholised sparkling wines can be produced only from sparkling wines. However, the dealcoholisation process removes entirely any CO2 from the initial current rules for the production of de-alcoholised wines impose certain technological limitations for the production of such wines. According to the rules currently in force, wine products must have reached the characteristics and the minimum alcoholic strength of the corresponding category before undergoing the de-alcoholisation process, which implies that dealcoholised sparkling wines can be produced only from sparkling wines can be produced only from sparkling wines. However, the dealcoholisation process removes entirely any CO2 from the initial	CLEAN Commission Proposal	vs.ec EP Mandate	VS.EC Council Mandate	CLEAN Auxiliary 2
sparkling wine. Consequently, in order to produce a sparkling wine with lower or no alcoholic content, it is necessary to reintroduce CO2 in the partially or totally dealcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling and aerated sparkling wines directly from de-alcoholised or partially de-alcoholised still wines through a second fermentation or the addition of CO2, respectively. sparkling wine. Consequently, in order to produce a sparkling wine with lower or no alcoholic content, it is necessary to reintroduce CO2 in the partially or totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling wines, aerated sparkling wines and aerated sparkling wines directly from de-alcoholised or partially de-alcoholised still wines through a look of the partially de-alcoholised still wines through a sparkling wine or no alcoholic content, it is necessary to reintroduce CO2 in the partially or totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling wines, aerated sparkling wines and aerated sparkling wines directly from de-alcoholised or partially de-alcoholised or partially de-alcoholised still wines through a look of totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling wines, semi-sparkling wines, semi-sparkling wines, aerated sparkling wines and aerated sparkling wines directly from de-alcoholised or partially de-alcoholised or partially de-alcoholised still wines through a look of totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling wines, semi-sparkling wines and aerated s	current rules for the production of de-alcoholised wines impose certain technological limitations for the production of such wines. According to the rules currently in force, wine products must have reached the characteristics and the minimum alcoholic strength of the corresponding category before undergoing the de-alcoholisation process, which implies that de-alcoholised sparkling wines can be produced only from sparkling wines. However, the de-alcoholisation process removes entirely any CO2 from the initial sparkling wine. Consequently, in order to produce a sparkling wine with lower or no alcoholic content, it is necessary to reintroduce CO2 in the partially or totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling and aerated sparkling wines directly from de-alcoholised or partially de-alcoholised still wines through a second fermentation or the	de-alcoholised wines impose certain technological limitations for the production of such wines. According to the rules currently in force, wine products must have reached the characteristics and the minimum alcoholic strength of the corresponding category before undergoing the de-alcoholisation process, which implies that de-alcoholised sparkling wines can be produced only from sparkling wines. However, the de-alcoholisation process removes entirely any CO2 from the initial sparkling wine. Consequently, in order to produce a sparkling wine with lower or no alcoholic content, it is necessary to reintroduce CO2 in the partially or totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised sparkling wines, semi-sparkling wines and aerated sparkling wines and aerated sparkling wines directly from de-alcoholised or	de-alcoholised wines impose certain technological limitations for the production of such wines. According to the rules currently in force, wine products must have reached the characteristics and the minimum alcoholic strength of the corresponding <i>product</i> category before undergoing the dealcoholisation process, which implies that de-alcoholised sparkling wines can be produced only from sparkling wines. However, the de-alcoholisation process removes entirely any CO2 from the initial sparkling wine. Consequently, in order to produce a sparkling wine with lower or no alcoholic content, it is necessary to reintroduce CO2 in the partially or totally de-alcoholised wine that has lost its initial CO2 content, through a new, separate process. Therefore, it should be allowed to produce de-alcoholised <i>or partly dealcoholised</i> sparkling <i>andwines</i> , <i>semi-sparkling wines</i> , aerated sparkling <i>wines and aerated semi-sparkling wines</i> directly from dealcoholised or partially de-	

	CLEAN	Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
			through a second fermentation or the addition of CO2, respectively.	second fermentation or the addition of CO2, respectively.	
Recital 1	l1a				
23a			(11a) The legislation of third countries on the indication of the list of ingredients and nutritional declaration on the label of wine widely varies and it is burdensome for Union exporters to comply with the requirements set by Union law and by the law of the third countries concerned, at the same time. Therefore, to facilitate exports, it is appropriate to allow Member States to exempt wine to be exported from the obligation to indicate on its label the list of ingredients and the nutrition declaration otherwise required by Union law. At the same time Member States have to take the necessary steps to verify that such products are exported.	(11a) The legislation of third countries on the indication of the list of ingredients and nutritional declaration on the label of wine widely varies and it is burdensome for Union exporters to comply with the requirements set by Union law and by the law of the third countries concerned, at the same time. Therefore, to facilitate exports, it is appropriate to allow Member States to exempt wine to be exported from the obligation to indicate on its label the list of ingredients and the nutrition declaration otherwise required by Union law. At the same time Member States have to take the necessary steps to verify that such products are exported.	
Recital 1	l1b				
23b			(11b) Blending or coupage of partially or fully de-alcoholised wine with wine, or combining different partially de-alcoholised wines, enhances the quality and sensory characteristics of the final product. This method is		

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
			effective, of intensive, sustainable	implement, cost- and less energy- making it a more le approach to g partially de- ed wines.				
Recital	12		I				ı	
24	the list of nutrition of products I proven ef presenting to consum the functi market an especially However, harmonise identificate the label a electronic of ingredideclaration practices different authoritie marketing minimise administration.	The possibility to provide ingredients and the declaration of wine by electronic means has fective for operators for g important information ners, while facilitating oning of the internal ad wine exports, of for small producers. The absence of ed rules on the tion, on the package or attached thereto, of the emans providing the list tents and/or the nutrition on, is causing diverging by operators and rules by national s, affecting the proper g of wines. In order to costs and the ative burden for and to ensure a common	the list of nutrition of products be proven effective proven effective proven effective presenting to consume the function market and especially However, harmonises identificate the label and electronic of ingrediction of ingrediction practices be different resultant authorities marketing minimises administration of the province of	he possibility to provide ingredients and the declaration of wine by electronic means has fective for operators for gimportant information ders, while facilitating oning of the internal divided wine exports, for small producers, the absence of edirules on the dion, on the package or attached thereto, of the means providing the list ents and/or the nutrition in, is causing diverging by operators and wiles by national sea, affecting the proper of wines. In order to costs and the attive burden for and to ensure a common	the list of nutrition products proven ef presentin to consur the function market are especially However harmonis identificathe label electronic of ingred nutrition diverging and differauthorities marketing minimise administration	The possibility to provide a fingredients and the declaration of wine by electronic means has affective for operators for g important information mers, while facilitating ioning of the internal and wine exports, by for small producers. The absence of a ted rules on the atton, on the package or attached thereto, of the comeans providing the list ients and/oror the declaration, is causing g practices by operators arent rules by national es, affecting the proper g of wines. In order to a costs and the rative burden for s, and to ensure a common		

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
		approach across the Union market, while taking into account the need to make such information accessible to consumers, the Commission should be empowered to develop, in cooperation with Member States, rules on the identification on the package or the label attached thereto of the electronic means providing consumers with the list of ingredients and the nutrition declaration in a harmonised way, including through a language-free system.	approach across the Union market, while taking into account the need to make such information accessible to consumers, the Commission should be empoweredit is necessary to develop, in cooperation with Member States, rules on the identification on the package or the label attached thereto of the electronic means providing consumers with the list of ingredients and the nutrition declaration in a harmonised way, including through a language-free system.	approach across the Union market, while taking into account the need to make such information accessible to consumers, the Commission should be empowered to develop, in cooperation with Member States, rules on the identification on the package or the label attached thereto of the electronic means providing consumers with the list of ingredients and the nutrition declaration in a harmonised way, including through a language-free system.	
	Recital 1	3			
G	25	(13) The Commission should be empowered to adapt the rules on electronic labelling to new needs arising from the fast and constant progress of digitalisation and to accommodate other compulsory or relevant information to consumers that may be presented electronically.	(13) The Commission should be empowered to adapt the rules on electronic labelling to new needs arising from the fast and constant progress of digitalisation and to accommodate other compulsory or relevant information to consumers that may be presented electronically.	(13) The Commission should be empowered to adapt the rules on electronic labelling to new needs arising from the fast and constant progress of digitalisation and to accommodate other compulsory or relevant information to consumers that may be presented electronically.	Identical
	Recital 1	4			
	26	(14) Member States have the possibility to adopt marketing rules to regulate the supply in the wine sector to improve and	(14) Member States have the possibility to adopt marketing rules to regulate the supply in the wine sector to improve and	(14) Member States have the possibility to adopt marketing rules to regulate the supply in the wine sector to improve and	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
Recital 1	stabilise the operation of the common wine market. In the current context of structural consumption decrease and recurrent situations of oversupply in certain regions and market segments, it is appropriate to clarify that such rules can include the setting of maximum grape yields and the management of wine stocks. Moreover, producer organisations can play an important role in strengthening the winegrowers' position in the food supply and in adapting supply to market trends. Therefore, Member States should also be able to adopt marketing rules in the wine sector taking into account proposals adopted by recognised producer organisations or by recognised interbranch organisations, when they are representative in the concerned economic area or areas.	stabilise the operation of the common wine market. In the current context of structural consumption decrease and recurrent situations of oversupply in certain regions and market segments, it is appropriate to clarify that such rules can include the setting of maximum grape yields and the management of wine stocks. Moreover, producer organisations can play an important role in strengthening the winegrowers' position in the food supply and in adapting supply to market trends. Therefore, Member States should also be able to adopt marketing rules in the wine sector taking into account proposalsdecisions adopted by recognised producer organisations or by recognised interbranch organisations, or recognised producer groups, when they are representative in the concerned economic area or areas.	stabilise the operation of the common wine market. In the current context of structural consumption decrease and recurrent situations of oversupply in certain regions and market segments, it is appropriate to clarify that such rules can include the setting of maximum grape yields and the management of wine stocks. Moreover, producer organisations can play an important role in strengthening the winegrowers' position in the food supply and in adapting supply to market trends. Therefore, Member States should also be able to adopt marketing rules in the wine sector taking into account proposals adopted by recognised producer organisations or by recognised interbranch organisations, when they are representative in the concerned economic area or areas.	
26a		(14a) Certain Member States are not faced with oversupply but		

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
			and wine paragraph and wine paragraph and wine paragraph and the finance the wine satabilising that these made available growers, we satabilising that these made available growers, we satabilising that these made available growers, we satabilise that the satabilise that the satabilism and the satabilis	rease in vineyard areas production. For those encouraged that states design specific ons aimed at increasing rial and other support to ector with the goal of wine production and interventions should be stable directly to wine with minimal active burden and relay.				
Recital 1	.5							
27	currently lenational paroducers mandatory. Given the removing the market produced, provide for authorise lenational pareen harve grubbing uvineyards.	dember States may be authorised to make ayments to wine for the voluntary or y distillation of wine. cost-effectiveness of surplus production from t before wine is it is appropriate to also or the possibility to Member States, in ases of crisis, to make ayments for voluntary vesting and voluntary up of productive. This Regulation should for the overall amount of	currently by national particular producers mandatory. Given the removing the market produced, provide for authorise by justified canational pagreen harve grubbing to vineyards.	dember States may be authorised to make ayments to wine for the voluntary or a distillation of wine. Cost-effectiveness of surplus production from a before wine is it is appropriate to also or the possibility to Member States, in cases of crisis, to make ayments for voluntary ayesting and voluntary up of productive. This Regulation should for the overall amount of	currently I national p producers mandatory Given the removing the marke produced, provide for authorise justified c national p green hary grubbing to vineyards.	dember States may be authorised to make ayments to wine for the voluntary or y distillation of wine. cost-effectiveness of surplus production from t before wine is it is appropriate to also or the possibility to Member States, in ases of crisis, to make ayments for voluntary vesting and voluntary up of productive. This Regulation should for the overall amount of		

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	national payments authorised in a Member State in any given year for distillation and green harvesting to avoid a distortion of competition. For grubbing up, given the structural nature of the measure and its higher costs, it is not appropriate to set an overall maximum amount of national payments. However, Member States should justify in their notification the limit for national payments case by case on the basis of their specific market circumstances and those of the wine regions in which the measure would be implemented.	national payments authorised in a Member State in any given year for distillation and green harvesting to avoid a distortion of competition. For grubbing up, given the structural nature of the measure and its higher costs, it is not appropriate to set an overall maximum amount of national payments. However, Member States should justify in their notification the limit for national payments case by case on the basis of their specific market circumstances and those of the wine regions in which the measure would be implemented.	national payments authorised in a Member State in any given year for distillation and green harvesting to avoid a distortion of competition. For grubbing up, given the structural nature of the measure and its higher costs, it is not appropriate to set an overall maximum amount of national payments. However, Member States should justify in their notification to the Commission the limit for national payments case by case on the basis of their specific market circumstances and those of the wine regions in which the measure would be implemented.	
Recital :	15a			
27a		(15a) Member States are authorised to choose in their strategic plans green harvesting interventions in the wine sector. In view of the situation faced by the wine sector and the structural crisis in certain regions and Member States, it is also appropriate to give Member States the option to include grubbing up and distillation in their voluntary crisis measures.		

	CLEAN	Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			Such an option would offer a common framework for such activities, avoid a distortion of competition and ensure a level playing field for both producers and Member States.		
Recital 1	L5a				
27b				(15a) In order to avoid distortion of competition in Member States' markets and to assure the efficacy and proportionality of the crisis measures for which national payments are to be authorised, the Commission should be empowered to establish rules for determining the market situations under which such measures are justified and rules on calculation of national payments.	
Recital 1	L5b				
27c			(15b) To prevent the spread of pests and diseases and to safeguard public health and safety, Member States should be allowed to require the destruction of vines in abandoned vineyards. Such measures contribute to maintaining sanitary conditions in viticultural areas.		

	Recital 1	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	27d		(15c) In order to accompany wine producers after a grubbing up and in order to limit overproduction, it is necessary to allow the diversification of productions to be supported by sectorial interventions.		
	Recital 1	.6			
G	28	(16) Aromatised wine products are a natural outlet for grapevine products. However, Regulation (EU) No 251/2014 of the European Parliament and of the Council¹ does not allow to use the sales denominations reserved for aromatised wine products for beverages which do not reach the minimum alcohol content laid down in that Regulation for each product category. In view of the increasing consumer demand for innovative alcoholic beverages with a lower actual alcoholic strength by volume, it should be allowed to place on the market beverages obtained from dealcoholised or partially dealcoholised wines produced in accordance with Regulation (EU) No 1308/2013 of the European	are a natural outlet for grapevine products. However, Regulation (EU) No 251/2014 of the European Parliament and of the Council¹ does not allow to use the sales denominations reserved for aromatised wine products for beverages which do not reach the minimum alcohol content laid down in that Regulation for each product category. In view of the increasing consumer demand for innovative alcoholic beverages with a lower actual alcoholic strength by volume, it should be allowed to place on the market beverages obtained from dealcoholised or partially dealcoholised wines produced in accordance with Regulation (EU) No 1308/2013 of the European	(16) Aromatised wine products are a natural outlet for grapevine products. However, Regulation (EU) No 251/2014 of the European Parliament and of the Council¹ does not allow to use the sales denominations reserved for aromatised wine products for beverages which do not reach the minimum alcohol content laid down in that Regulation for each product category. In view of the increasing consumer demand for innovative alcoholic beverages with a lower actual alcoholic strength by volume, it should be allowed to place on the market beverages obtained from dealcoholised or partially dealcoholised wines produced in accordance with Regulation (EU) No 1308/2013 of the European	Identical

	CLEAN Commission Proposal	vs.ec EP Mandate	VS.EC Council Mandate	clean Auxiliary 2
	Parliament and of the Council ² bearing in their presentation and labelling sales denominations reserved for aromatised wine products.	Parliament and of the Council ² bearing in their presentation and labelling sales denominations reserved for aromatised wine products.	Parliament and of the Council ² bearing in their presentation and labelling sales denominations reserved for aromatised wine products.	
	1. Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14, ELI: http://data.europa.eu/eli/reg/2014/251/oj). 2. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671, ELI: http://data.europa.eu/eli/reg/2013/1308/oj)	1. Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14, ELI: http://data.europa.eu/eli/reg/2014/251/oj). 2. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671, ELI: http://data.europa.eu/eli/reg/2013/1308/oj)	1. Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14, ELI: http://data.europa.eu/eli/reg/2014/251/oj). 2. Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671, ELI: http://data.europa.eu/eli/reg/2013/1308/oj)	
Recital :	17			
g 29	(17) In order to ensure that consumers are correctly informed of the nature of aromatised wine products with a lower alcoholic content, it is appropriate to lay down rules in line with those laid down in Regulation (EU) No 1308/2013 for the labelling of de-	(17) In order to ensure that consumers are correctly informed of the nature of aromatised wine products with a lower alcoholic content, it is appropriate to lay down rules in line with those laid down in Regulation (EU) No 1308/2013 for the labelling of de-	(17) In order to ensure that consumers are correctly informed of the nature of aromatised wine products with a lower alcoholic content, it is appropriate to lay down rules in line with those laid down in Regulation (EU) No 1308/2013 for the labelling of de-	Identical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	alcoholised or partially de- alcoholised wines, so that aromatised wine products obtained from de-alcoholised or partially de-alcoholised wines are described in their presentation and labelling by the same terms as grapevine products with the corresponding alcoholic strength.	alcoholised or partially de- alcoholised wines, so that aromatised wine products obtained from de-alcoholised or partially de-alcoholised wines are described in their presentation and labelling by the same terms as grapevine products with the corresponding alcoholic strength.	alcoholised or partially de- alcoholised wines, so that aromatised wine products obtained from de-alcoholised or partially de-alcoholised wines are described in their presentation and labelling by the same terms as grapevine products with the corresponding alcoholic strength.	
Recital 1				
30	above for grapevine products in relation to the identification of the electronic means containing the nutrition declaration and the list of ingredients are valid also for aromatised wine products. Therefore, the Commission should be empowered to develop, in cooperation with Member States, rules on the identification on the package or the label attached thereto of the electronic means for aromatised wine products. To ensure simplicity and clarity, these rules should be the same as those applied to grapevine products.	above for grapevine products in relation to the identification of the electronic means containing the nutrition declaration and the list of ingredients are valid also for aromatised wine products. Therefore, the Commission should be empowered it is necessary to develop, in cooperation with Member States, rules on the identification on the package or the label attached thereto of the electronic means for aromatised wine products. To ensure simplicity and clarity, these rules should be the same as those applied to grapevine products.	above for grapevine products in relation to the identification of the electronic means containing the nutrition declaration and the list of ingredients are valid also for aromatised wine products. Therefore, the Commission should be empowered to develop, in cooperation with Member States, rules on the identification on the package or the label attached thereto of the electronic means for aromatised wine products. To ensure simplicity and clarity, these rules should be the same as those applied to grapevine products.	
Recital 1	9			
31	(19) In order to meet new consumer demands and the need	(19) In order to meet new consumer demands and the need	(19) In order to meet new consumer demands and the need	

	Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	for product innovation, rules on the production and labelling of the aromatised wine product category 'Glühwein' should be amended to allow for the use of rosé wine. At the same time, the use of the term 'rosé' in the presentation and labelling of a Glühwein produced by combining red and white wine or any of those with rosé wine should be prohibited. For the same reasons, it is also appropriate to lay down a derogation allowing alcoholic beverages produced with the same requirements as those laid down for Glühwein but by using as main ingredient fruit wine instead of grapevine products to use the sales denomination Glühwein in its presentation and labelling.	for product innovation, rules on the production and labelling of the aromatised wine product category 'Glühwein' should be amended to allow for the use of rosé wine. At the same time, the use of the term 'rosé' in the presentation and labelling of a Glühwein produced by combining red and white wine or any of those with rosé wine should be prohibited. For the same reasons, it is also appropriate to lay down a derogation allowing alcoholic beverages produced with the same requirements as those laid down for Glühwein but by using as main ingredient fruit wine instead of grapevine products to use the sales denomination Glühwein in its presentation and labelling.	for product innovation, rules on the production and labelling of the aromatised wine product category 'Glühwein', Viiniglögi/Vinglögg/Karštas vynasand' and 'Pelin' should be amended to allow for the use of rosé wine. At the same time, the use of the term 'rosé' in the presentation and labelling of a Glühwein and Pelin produced by combining red and white wine or any of those with rosé wine should be prohibited. For the same reasons, it is also appropriate to lay down a derogation allowing alcoholic beverages produced with the same requirements as those laid down for Glühwein but by using as main ingredient fruit wine instead of grapevine products to use the sales denomination Glühwein in its presentation and labelling.	
Recital 2	20			
32	(20) With a view to developing wine tourism in wine regions with protected designations and protected geographical indications, it is appropriate to allow for producer groups managing	(20) With a view to developing wine tourism in wine regions with protected designations and protected geographical indications, it is appropriate to allow for <i>interbranch organisations</i> ,	(20) With a view to developing wine tourism in wine regions with protected designations and protected geographical indications, it is appropriate to allow for producer groups managing	

CLEAN Commission Proposal	vs.ec EP Mandate	VS.EC Council Mandate	CLEAN Auxiliary 2
protected designations of origin and geographical indications in accordance with Regulation (EU) 2024/1143 of the European Parliament and of the Council¹ to be beneficiaries of the type of interventions referred to in Article 58(1), first subparagraph, point (i), of Regulation (EU) 2021/2115 of the European Parliament and of the Council². 1. Regulation (EU) 2024/1143 of the European Parliament and of the Council of 11 April 2024 on geographical indications for wine, spirit drinks and agricultural products, as well as traditional specialities guaranteed and optional quality terms for agricultural products, amending Regulations (EU) No 1308/2013, (EU) 2019/787 and (EU) 2019/1753 and repealing Regulation (EU) No 1151/2012 (OJ L, 2024/1143, 23.4.2024, ELI: http://data.europa.eu/eli/reg/2024/1143/oj) 2. Regulation (EU) 2021/2115 of the European Parliament and of the Council of 2 December 2021 establishing rules on support for strategic plans to be drawn up by Member States under the common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the European Agricultural Fund for Rural Development (EAFRD) and repealing Regulations (EU) No 1305/2013 and (EU) No 1307/2013 (OJ L 435, 6.12.2021, p. 1,	professional organisations or, in the event that they do not exist, producer groups managing protected designations of origin and geographical indications in accordance with Regulation (EU) 2024/1143 of the European Parliament and of the Council¹ and other producer groups promoting vine and wine tourism, including cooperatives or associations representing independent winemakers, to be beneficiaries of the type of interventions referred to in Article 58(1), first subparagraph, point (i), of Regulation (EU) 2021/2115 of the European Parliament and of the Council². 1. Regulation (EU) 2024/1143 of the European Parliament and of the Council of 11 April 2024 on geographical indications for wine, spirit drinks and agricultural products, as well as traditional specialities guaranteed and optional quality terms for agricultural products, amending Regulations (EU) No 1308/2013, (EU) 2019/787 and (EU) 2019/1753 and repealing Regulation (EU) No 1151/2012 (OJ L, 2024/1143, 23.4.2024, ELI: http://data.europa.eu/eli/reg/2024/1143/oj) 2. Regulation (EU) 2021/2115 of the European Parliament and of the Council of	protected designations of origin and geographical indications in accordance with Regulation (EU) 2024/1143 of the European Parliament and of the Council¹ to be beneficiaries of the type of interventions referred to in Article 58(1), first subparagraph, point (i), of Regulation (EU) 2021/2115 of the European Parliament and of the Council². 1. Regulation (EU) 2024/1143 of the European Parliament and of the Council of 11 April 2024 on geographical indications for wine, spirit drinks and agricultural products, as well as traditional specialities guaranteed and optional quality terms for agricultural products, amending Regulations (EU) No 1308/2013, (EU) 2019/787 and (EU) 2019/1753 and repealing Regulation (EU) No 1151/2012 (OJ L, 2024/1143, 23.4.2024, ELI: http://data.europa.eu/eli/reg/2024/1143/oj) 2. Regulation (EU) 2021/2115 of the European Parliament and of the Council of 2 December 2021 establishing rules on support for strategic plans to be drawn up by Member States under the common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the European Agricultural Fund for Rural Development (EAFRD) and repealing Regulations (EU) No 1305/2013 and (EU) No 1307/2013 (OJ L 435, 6.12.2021, p. 1,	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	ELI: http://data.europa.eu/eli/reg/2021/2115/oj) .	2 December 2021 establishing rules on support for strategic plans to be drawn up by Member States under the common agricultural policy (CAP Strategic Plans) and financed by the European Agricultural Guarantee Fund (EAGF) and by the European Agricultural Fund for Rural Development (EAFRD) and repealing Regulations (EU) No 1305/2013 and (EU) No 1307/2013 (OJ L 435, 6.12.2021, p. 1, ELI: http://data.europa.eu/eli/reg/2021/2115/oj)	ELI: http://data.europa.eu/eli/reg/2021/2115/oj) .	
Recital 2	20a			
32a		(20a) To address the decline in consumption and the market instability the Union is currently facing, the Commission should encourage the Member States to invest in the development of wine tourism. Member States should be supported in facilitating the establishment and development of wine tourism infrastructure, including but not limited to cycle routes, bed-and-breakfast accommodations, parking areas, wine tasting facilities and designated wine trails, through the simplification of relevant authorisation and permitting procedures.		
Recital 2	1			
Recital 2	11			

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
33	(21) In order to strike a balance between the need for Member States to ensure efficient restructuring of vineyards and the need to avoid an increase in production that may lead to oversupply, Member States should be allowed to set up conditions for the implementation of the restructuring and conversion of vineyards as referred to in Article 58(1), first subparagraph, point (a), of Regulation (EU) 2021/2115. These conditions should aim at avoiding an increase in yield and thus an increase in production for the vineyards subject to this type of interventions.	(21) In order to strike a balance between the need for Member States to ensure efficient restructuring of vineyards and the need to avoid an increase in production that may lead to oversupply, Member States should be allowed to set up conditions for the implementation of the restructuring and conversion of vineyards as referred to in Article 58(1), first subparagraph, point (a), of Regulation (EU) 2021/2115. These conditions should aim at avoiding an excessive increase in yield and thus an increase in production for the vineyards subject to this type of interventions.	(21) In order to strike a balance between the need for Member States to ensure efficient restructuring of vineyards and the need to avoid an increase in production that may lead to oversupply, Member States should be allowed to set up conditions for the implementation of the restructuring and conversion of vineyards as referred to in Article 58(1), first subparagraph, point (a), of Regulation (EU) 2021/2115. These conditions should aim at avoiding an increase in yield and thus an increase in production for the vineyards subject to this type of interventions.	
Recital 2	21a			
33a		(21a) In order to allow wine producers to adapt their production to climate change, it is necessary to let Member States allow additional varieties that might be more resilient, better adapted to high temperatures, resistant to drought or to new pests.		
Recital 2	22			

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
34	(22) To adapt to market trends and harness efficient market opportunities, the maximum duration of the support for promotion and communication operations carried out in third countries in relation to the consolidation of market outlets should be extended from three to five years.	(22) To adapt to market trends and harness efficient market opportunities, including by opening up new export markets and diversifying market outlets, the maximum duration of the support for promotion and communication operations carried out in third countries in relation to the consolidation of market outlets should be extended from three to five years. The option should also be given to extend those operations for another five year period for the purposes of consolidating market outlets. When considering promotion and communication operations targeting third countries, it is relevant to distinguish between different markets in the same country. In large countries, with distinct regions, certain of those regions will need different communication approaches. In addition, it should be possible for such operations to target different segments, including caterers or final consumers. It is necessary to offer flexibility to address those differences better.	(22) To adapt to market trends and harness efficient market opportunities, the maximum duration of the support for promotion and communication operations carried out in third countries in relation to the consolidation of market outlets should be extended from three to five years.	
Recital 2	ZZd			

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
34a		(22a) To prevent the spread of plant diseases such as flavescence dorée and other highly contagious pests, monitoring, diagnostic, training, communication and research activities should be included among the interventions that Member States can choose in their CAP Strategic Plans. Given the risks that highly contagious plant diseases pose for winegrowers across the Union, Union financial assistance should cover up to 100 % of eligible costs.	(22a) Flavescence dorée is a major threat to wine production, caused by a phytoplasma that weakens grapevines, reduces productivity, and eventually kill vines. As there is no cure once the vine is infected, only prevention and management can contain it. Considering its danger and the importance of a systematic and collective actions to prevent its spreading, it is opportune to provide a specific support to such actions.	
Recital 2	23			
35	(23) To strengthen cooperation in the wine sector, investments referred to in Article 58(1), first subparagraph, point (b), of Regulation (EU) 2021/2115 carried out by producer organisations recognised under Regulation (EU) No 1308/2013 should benefit from the maximum rate of Union financial assistance set out in Article 59(2) of Regulation (EU) 2021/2115 as it is already the case for micro, small and medium-sized enterprises	(23) To strengthen cooperation in the wine sector, investments referred to in Article 58(1), first subparagraph, point (b), of Regulation (EU) 2021/2115 carried out by producer organisations recognised under Regulation (EU) No 1308/2013 or cooperative societies should benefit from the maximum rate of Union financial assistance set out in Article 59(2) of Regulation (EU) 2021/2115 as it is already the case for micro, small and medium-	(23) To strengthen cooperation in the wine sector, investments referred to in Article 58(1), first subparagraph, point (b), of Regulation (EU) 2021/2115 carried out by producer organisations recognised under Regulation (EU) No 1308/2013 should benefit from the maximum rate of Union financial assistance set out in Article 59(2) of Regulation (EU) 2021/2115 as it is already the case for micro, small and medium-sized enterprises	

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	within the meaning of Commission Recommendation 2003/361/EC ¹ .		sized enterprises within the meaning of Commission Recommendation 2003/361/EC ¹ .	within the meaning of Commission Recommendation 2003/361/EC ¹ .	
		1. Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36, ELI: http://data.europa.eu/eli/reco/2003/361/oj)	1. Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36, ELI: http://data.europa.eu/eli/reco/2003/361/oj)	1. Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36, ELI: http://data.europa.eu/eli/reco/2003/361/oj)	
	Recital 2	.4			
	36	(24) To further support producers in respect of climate change mitigation and adaptation, it is pertinent to provide for the possibility for Member States to increase the maximum Union financial assistance for investments pursuing that objective to up to 80% of the eligible investment costs.	(24) To further support producers in respect of climate change mitigation and adaptation, it is pertinent to provide for the possibility for Member States to increase the maximum Union financial assistance for investments and for restructuring and conversion of vineyards pursuing that objective to up to 80% of the eligible investment costs.	(24) To further support producers in respect of climate change mitigation and adaptation, improvement of the sustainability of production systems and reduction of the environmental impact, it is pertinent to provide for the possibility for Member States to increase the maximum Union financial assistance for investments pursuing that objective to up to 80%80 % of the eligible investment costs.	
	Recital 2	.5			
G	37	(25) Moreover, it is necessary to clarify that the Union financial assistance for innovation referred to in Article 58(1), first subparagraph, point (e), of Regulation (EU) 2021/2115	(25) Moreover, it is necessary to clarify that the Union financial assistance for innovation referred to in Article 58(1), first subparagraph, point (e), of Regulation (EU) 2021/2115	(25) Moreover, it is necessary to clarify that the Union financial assistance for innovation referred to in Article 58(1), first subparagraph, point (e), of Regulation (EU) 2021/2115	Identical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
		should not be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty' as it is the case for Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), of that Regulation.	should not be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty' as it is the case for Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), of that Regulation.	should not be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty' as it is the case for Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), of that Regulation.	
_	Recital 2	(26) Regulations (EU) No 1308/2013, (EU) No 251/2014 and (EU) 2021/2115 should therefore be amended accordingly.	(26) Regulations (EU) No 1308/2013, (EU) No 251/2014, (EU) 2021/2116 and (EU) 2021/2115 should therefore be amended accordingly.	(26) Regulations (EU) No 1308/2013, (EU) No 251/2014 and (EU) 2021/2115 should therefore be amended accordingly.	
	Recital 2	7			
G	39	(27) In order to allow time to producers to adapt to the new requirements concerning the designation of grapevine products with a low alcoholic content, those new requirements should start to apply 18 months from the date of entry into force of this Regulation. It is also appropriate to provide transitional rules to allow grapevine products labelled prior to the application of the new	(27) In order to allow time to producers to adapt to the new requirements concerning the designation of grapevine products with a low alcoholic content, those new requirements should start to apply 18 months from the date of entry into force of this Regulation. It is also appropriate to provide transitional rules to allow grapevine products labelled prior to the application of the new	(27) In order to allow time to producers to adapt to the new requirements concerning the designation of grapevine products with a low alcoholic content, those new requirements should start to apply 18 months from the date of entry into force of this Regulation. It is also appropriate to provide transitional rules to allow grapevine products labelled prior to the application of the new	Identical

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
		requirements to continue to be placed on the market until stocks are exhausted.	requirements to continue to be placed on the market until stocks are exhausted.	requirements to continue to be placed on the market until stocks are exhausted.	
	Recital 2	8			
	39a			(28) The application date of the provisions on a maximum threshold of hectares of planted vineyards under which Member States are exempted from the obligation to apply the scheme of planting authorisations should be postponed by 48 months in order to allow sufficient time to implement the planting authorisations scheme for those Member States whose vineyards area is above the maximum threshold of hectares at the entry into force of the Regulation.	
	Formula				
G	40	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	Identical
	Article 1				
G	41	Article 1 Amendments to Regulation (EU) No 1308/2013	Article 1 Amendments to Regulation (EU) No 1308/2013	Article 1 Amendments to Regulation (EU) No 1308/2013	Identical
	Article 1	, first paragraph			
G	42	Regulation (EU) No 1308/2013 is amended as follows:	Regulation (EU) No 1308/2013 is amended as follows:	Regulation (EU) No 1308/2013 is amended as follows:	Identical

LIFE.1

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
Article 1	L, first parag	graph, point (-1)						
42a			Abandon Member and safety owners on vineyards before 1 M The vines and the si vines shad burned on the land. ploughed Abando defined as operator if control, p or chemic least one In the eve with these uprooting operation	ent of non-compliance exprovisions, the and destruction shall be carried out cally and at the expense			Technical	
Article 1	L, first parag	graph, point (-1a) - Art 61						
42b			(-1a) A the follow	rticle 61 is replaced by ring :			Technical	
Article 1	L, first parag	graph, point (-1b) - Art 61						

32

LIFE.1

		Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	42c		Article 61 Duration The scheme of authorisations for vine plantings established in this Chapter shall apply from 1 January 2016, with reviews to be undertaken by the Commission in 2028 and every ten years to evaluate the operation of the scheme and, if appropriate, make proposals.		Technical
	Article 1,	, first paragraph, point (1) - Art 62 (3)			
G	43	(1) Article 62(3) is replaced by the following:	(1) Article 62(3) is replaced by the following:	(1) Article 62(3) is replaced by the following:	Identical
	Article 1,	, first paragraph, point (1), amending	provision, numbered paragraph (3),	first subparagraph - Art 62 (3)	
	44	3. The authorisations referred to in paragraph 1, granted in accordance with Articles 64 and 68, shall be valid for three years from the date on which they were granted. A producer who has not used an authorisation granted in accordance with Articles 64 and 68 during its period of validity shall be subject to administrative penalties as provided for in Article 90a(4).	3. The authorisations referred to in paragraph 1, granted in accordance with Articles 64 and 68, shall be valid for three years from the date on which they were granted. A producer who has not used an authorisation granted in accordance with Articles 64 and 68 during its period of validity shall be subject to administrative penalties, as provided for in Article 90a(4), if there is no objective justification for that non-use.	3. The authorisations referred to in paragraph 1, granted in accordance with Articles 64 and 68 Article 64, shall be valid for three years from the date on which they were granted. A producer who has not used an authorisation granted in accordance with Articles 64 and 68 during its period of validity shall be subject to administrative penalties as provided for referred to in Article 90a(4).	Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
Article 1	, first paragraph, point (1), amending	provision, numbered paragraph (3),	second subparagraph - Art 62 (3)	
45	By way of derogation from the first subparagraph, producers who hold valid authorisations in accordance with Articles 64 and 68 granted before 1 January 2025 shall not be subject to the administrative penalty referred to in Article 90a(4) provided that they inform the competent authorities before the date of expiry of the authorisation and at the latest by 31 December 2026 that they do not intend to make use of their authorisation.	By way of derogation from the first subparagraph, producers who hold valid authorisations in accordance with Articles 64, 66 and 68 granted before 1 January 2025 shall not be subject to the administrative penalty referred to in Article 90a(4) provided that they inform the competent authorities before the date of expiry of the authorisation and at the latest by 31 December 2026 that they do not intend to make use of their authorisation.	By way of derogation from the <i>firstsecond</i> subparagraph, producers who hold valid authorisations <i>granted</i> in accordance with Articles 64 and 68- <i>granted</i> before 1 January 2025 shall not be subject to the administrative <i>penaltypenalties</i> referred to in Article 90a(4) provided that they inform the competent authorities before the date of expiry of the authorisation and at the latest by 31 December 2026 that they do not intend to make use of their authorisation.	Technical
Article 1	, first paragraph, point (1), amending	provision, numbered paragraph (3),	second subparagraph a	
45a		In the cases of force majeure and exceptional circumstances listed in Article 3(1) of Regulation (EU) 2021/2116, winegrowers may extend the validity of the authorisations granted in accordance with Article 64, by up to twelve months after the initial expiration date.		Technical
Article 1	, first paragraph, point (1), amending	provision, numbered paragraph (3),	third subparagraph - Art 62 (3) subpa	r 3
46	Authorisations granted in accordance with Article 66 on replantings shall be valid for eight	Authorisations granted in accordance with Article 66 on replantings shall be valid for eight	Authorisations granted in accordance with Article 66 on replantings shall be valid for eight	Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	years from the date on which they were granted. Producers who have not used an authorisation granted in accordance with Article 66 during its period of validity shall not be subject to the administrative penalty referred to in Article 90a(4).	years from the date onend of the wine year in which they were granted. Producers who have not used an authorisation granted in accordance with Article 66 during its period of validity shall not be subject to the administrative penalty referred to in Article 90a(4).	years from the date onend of the wine marketing year in which they were granted. Producers who have not used an authorisation granted in accordance with Article 66 during its period of validity shall not be subject to the administrative penaltypenalties referred to in Article 90a(4).	
Article 1	., first paragraph, point (1), amending	provision, numbered paragraph (3), t	third subparagraph a	
46a		Authorisations granted under Articles 64, 66 and 68 shall expire on 31 July of the last year of their validity.		Technical
Article 1	, first paragraph, point (1), amending	provision, numbered paragraph (3), t	hird subparagraph b	
46b		By way of derogation from the standard procedure, when Member States have not established any of the criteria set out in Article 66(2) and (3), the simplified procedure for granting replanting authorisations laid down in Article 9 of Commission Implementing Regulation (EU) 2018/274 shall apply. The replanting authorisation shall be granted automatically by the competent authority following grubbing-up, without the		Technical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
			producer needing to make a formal request.		
	Article 1	, first paragraph, point (2) - Art 63			
G	47	(2) Article 63 is amended as follows:	(2) Article 63 is amended as follows:	(2) Article 63 is amended as follows:	Identical
	Article 1	, first paragraph, point (2)(a) - Art 63	(2)		
G	48	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:	Identical
	Article 1	, first paragraph, point (2)(a), amend	ng provision, numbered paragraph (2	2), first subparagraph - Art 63 (2)	
G	49	2. Member States may:	2. Member States may:	2. Member States may:	Identical
	Article 1	, first paragraph, point (2)(a), amend	ng provision, numbered paragr (2), fi	rst subparagraph, point (a) - Art 63 (2)
G	50	(a) apply at national level a lower percentage than the percentage set out in paragraph 1;	(a) apply at national level a lower percentage than the percentage set out in paragraph 1;	(a) apply at national level a lower percentage than the percentage set out in paragraph 1;	Identical
	Article 1	, first paragraph, point (2)(a), amend	ng provision, numbered paragr(2), fir	rst subparagraph, point (b) - Art 63 (2)	
	51	(b) limit the issuing of authorisations at regional level, for specific areas eligible for the production of wines with a protected designation of origin, for areas eligible for the production of wines with a protected geographical indication, or for areas without a geographical indication	(b) limit the issuing of authorisations, <i>down to 0 %</i> , at regional level, for specific areas eligible for the production of wines with a protected designation of origin, for areas eligible for the production of wines with a protected geographical indication, or for areas without a geographical indication; <i>or</i>	(b) limit the issuing of authorisations <i>for new plantings up to 0%</i> at regional level, for specific areas eligible for the production of wines with a protected designation of origin, for areas eligible for the production of wines with a protected geographical indication, or for	Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			areas without a geographical indication:	
Article 1	, first paragraph, point (2)(a), amend	ng provision, numbered paragr (2), fi	rst subparagraph, point (c) - Art 63 (2)
52	(c) limit the issuing of authorisations for new plantings at regional level, for specific areas where national or Union measures concerning distillation of wine, green harvesting or grubbing up have been implemented in justified cases of crisis.	(c) limit the issuing of authorisations, down to 0 %, for new plantings at regional level, for specific areas and for specific characteristics of vineyard planting, where national or Union measures concerning distillation of wine, green harvesting or grubbing up, pursuant to Article 216 of this Regulation and to Article 58(1), point (c), of Regulation (EU) 2021/2115, have been implemented in justified cases of crisis.	(c) limit the issuing of authorisations for new plantings <i>up to 0%</i> at regional level, for specific areas where national or Union measures concerning distillation of wine, green harvesting or grubbing up have been implemented in justified cases of crisis.	Technical
Article 1	, first paragraph, point (2)(a), amend	ng provision, numbered paragraph (2), second subparagraph - Art 63 (2)	
53	For the purposes of point (c), 'green harvesting' means the total destruction or removal of grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding non-harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle. Member States that limit the issuing of authorisations for new plantings at regional level in	For the purposes of point (c), 'green harvesting' means the total destruction or removal of grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding non-harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle. Member States that limit the issuing of authorisations for new plantings at	For the purposes of point (c), 'green harvesting' means the total destruction or removal of grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding non-harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle. Member States that limit the issuing of authorisations for new plantings at regional level in	Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	accordance with the first subparagraph, points (b) or (c), may require such authorisations to be used in those regions.;	regional level in accordance with the first subparagraph, points (b) or (c), may require such authorisations to be used in those regions.; Such authorisations shall prioritise the production of wines with a protected designation of origin or a protected geographical indication.	accordance with the first subparagraph, points (b) or (c), may require such authorisations to be used in thosethe regions concerned.;	
Article :	I, first paragraph, point (2)(b) - Art 63	(3)		
54	(b) in paragraph 3, first subparagraph, the introductory sentence is replaced by the following:	(b) in paragraph 3, first subparagraph, the introductory sentence is replaced by the following:	(b) in paragraph 3, first subparagraph, the introductory sentence is replaced by the following is amended as follows:	Technical
Article :	I, first paragraph, point (2)(bi)			
54a			(i) the introductory sentence is replaced by the following:	Technical
Article :	I, first paragraph, point (2)(b), amend	ing provision, numbered paragraph (3	3) - Art 63 (3)	
55	3. Any of the limitations referred to in paragraph 2 shall contribute to adapting the production potential to the market demand and shall be justified on one or more of the following specific grounds:	3. Any of The limitations referred to in paragraph 2 shall contribute to adapting the management of the production potential to the market demand and shall be justified on one or more of the following specific grounds:	3. Any of the limitations referred to in paragraph 2 shall contribute to adapting management of the production potential to the market demand and shall be justified on one or more of the following specific grounds:'	Technical

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
Article 1	, first paragra	ph, point (2)(bii) - Art 63	3 (3)		•			
55a					3a. p	ooint (b) is replaced by wing:	Technical	
Article 1	., first paragra	ph, point (2)(bi), amend	ing provisio	n, numbered paragraph (3b) - Art 63	3 (3)	l .	
55b			and b are following: (a) the ne oversupply relation to those products need; (b) the nesignificant improper to seeking to protected of	ed to avoid a risk of y of wine products in market prospects for lucts, not exceeding cessary to satisfy this eed to avoid a risk of t devaluation or use by third parties profit from the of a particular designation of origin or d geographical	demonstr of a parti designati protected indicatio their circ	he need to avoid a well- rated risk of devaluation icular protected ion of origin or a Il geographical n, including the risk of rumvention, misuse, or their notoriety;	Technical	,
Article 1	, first paragra	ph, point (2)(b), amendi	ng provision	n - Art 64 (1)				
55c						in Article 64(1), second graph, the following point	Technical	

	CLEAN Comm	nission osal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
						,		
Article 1	, first paragraph, po	oint (2)(b), amendin	g provision	- Art 64 (3a)			1	
55d			shall ensur have imple measures it are not elig for new pla in the same the followin States shall operators w crisis distill harvesting eligible to so new planting	mented grubbing up the preceding year rible to submit requests anting authorisations a production zone for the five years. Member also ensure that who have implemented lation or green measures are not submit requests for the gauthorisations in roduction zone for a the consecutive			Technical	,
Article 1	, first paragraph, po	oint (2)(ba) - Art 65(1)				1	
55e				Article 65, the first is replaced by the			Technical	
Article 1	, first paragraph, po	oint (2)(ba), amendi	ng provisio	n, first paragraph - Art 65	5(1)			
55f				ying Article 63(2), a ate may take into			c	,

	CLEAN	Commission Proposal	vs.ec EP Mandate	VS.EC (Council Mandate	CLEAN	Auxiliary 2
			account recommendations presented by recognised professional organisations operating in the wine sector referred to in Articles 152, 156 and 157, by recognised producer groups referred to in Article 33 of Regulation (EU) 2024/1143 or by other types of professional organisation recognised on the basis of that Member State's legislation, provided that those recommendations are preceded by an agreement entered into by the relevant representative parties in the reference geographical area.			Technical	
Article 1	, first parag	graph, point (2)(bb)		T			
55g			(bb) in in Article 66 (2), the following subparagraph is inserted:			Technical	
Article 1	, first parag	graph, point (2)(bb), amen	ding provision, first paragraph				
55h			Member States may set criteria for the allocation and management of planting authorisations in order to avoid increasing vineyard areas and therefore wine production in regions and for market segments			Technical	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
		prone to oversupply, and in order to prioritise wines that have market opportunities, in accordance with their national sectorial strategies and the crisis measures authorised for those areas.		
Article 1	, first paragraph, point (2)(bc)			
55i		(bc) Article 66 (3), first paragraph is replaced by the following:		Technical
Article 1	, first paragraph, point (2)(bc), amen	ding provision, first paragraph		
55j		The authorisation referred to in paragraph 1 shall be used on the same holding on which the grubbing up was undertaken. In order to prevent the risk of devaluation, misuse or fraudulent practices by third parties seeking to exploit the reputation of a protected designation of origin or a protected geographical indication and on the basis of a recommendation from a professional organisation in accordance with Article 65 or a recognised producer group in accordance with Articles 32 and		Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
		33 of Regulation (EU) 2024/1143, Member States may, in areas eligible for the production of wines with protected designations of origin or protected geographical indications: (a) restrict the replanting to vines complying with the same protected designation of origin or geographical indication specification as the area grubbed up; (b) prohibit the replanting of vines intended for the production of wines without a protected designation of origin or protected geographical indication.'		
Article 1	L, first paragraph, point (3) - Art 66 (3		(2) In Anticle (C(2) the	
56	(3) In Article 66(3), the following second subparagraph is added:	(3) In Article 66(3), the following second subparagraph is added:	(3) In Article 66(3), the following second subparagraph is added:	Technical
Article 1	, first paragraph, point (3), amending	provision, first paragraph - Art 66 (3)		
57	A Member State may also subject the granting of the replanting authorisations referred to in paragraph 1 to one or more of the following conditions:	A Member State may also subject the granting of the replanting authorisations referred to in paragraph 1 to one or more of the following conditions:	A Member State may also subject the granting of the replanting authorisations referred to in paragraph 1 to one or more of the following conditions:	Technical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	Article 1	, first paragraph, point (3), amending	provision, first paragraph, point (a) -	Art 66 (3)	
	58 Article 1	(a) the authorisation shall be used in the same geographical area where the corresponding grubbed up vines were located, where maintaining viticulture in that geographical area is justified by socio-economic or environmental reasons,	(a) the authorisation shall be used in the same geographical area where the corresponding grubbed up vines were located, where maintaining viticulture in that geographical area is justified by socio-economic or environmental reasons,	(a) the authorisation shall be used in the same geographical area, defined by the Member State, where the corresponding grubbed up vines were located, where maintaining viticulture in that geographical area is justified by socio-economic or environmental reasons;	Technical
	AI LICIE I				I
	59	(b) only varieties and production methods that do not increase the average yield compared to the grubbed up vines or only traditional varieties and production methods of a given region shall be used where the corresponding grubbed up area was located in a production region that the Member State has qualified as affected by a structural market imbalance, or	(b) only varieties and production methods that do not increase the average yield above a ceiling laid down in the implementing acts referred to in paragraph 3a compared to the grubbed up vines or only traditional varieties and production methods of a given region shall be used where the corresponding grubbed up area was located in a production region that the Member State has qualified as affected by a structural market imbalance; or	(b) only varieties and production methods, <i>defined by the Member States</i> , that do not increase the average yield compared to the grubbed up vines or only traditional varieties and production methods of a given region shall be used where the corresponding grubbed up area wasis located in a production region that the Member State has qualified as affected by a structural market imbalance, <i>or</i> :	Technical
	Article 1	, first paragraph, point (3), amending	provision, first paragraph, point (c) -	Art 66 (3)	
i	60	(c) the authorisation shall not be used in a production region that is different from the one where the	(c) the authorisation shall not be used in a production region that is different from the one where the	(c) the authorisation shall not be used in a production region that is different from the one where the	Identical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	grubbed up area is located where the Member State has qualified that different production region as affected by a structural market imbalance.	grubbed up area is located where the Member State has qualified that different production region as affected by a structural market imbalance.	grubbed up area is located where the Member State has qualified that different production region as affected by a structural market imbalance.	
Article 1	, first paragraph, point (3), amending	provision, first paragraph a		
60a		By way of derogation from the second subparagraph, replanting authorisations shall be granted for vineyards classified as 'heroic vineyards', as these are characterised by the exceptional difficulty of cultivation due to environmental and structural factors. Heroic vineyards are defined as those that meet at least one of the following criteria: (a) planted areas with an average slope greater than 15%; (b) planted areas with an average altitude of over 500 meters above sea level (excluding plateaus); or (c) location on small islands with a total area under 250 km².		Technical
Article 1	, first paragraph, point (3a)			
60b		(3a) in Article 66, the following paragraph is inserted:		Technical

		CLEAN Commission Proposal	vs.ec EP Mandate	VS.EC Council Mandate	CLEAN Auxiliary 2
			,		
	Article 1	, first paragraph, point (3a), amendin	g provision, first paragraph		
	60c		3a. The Commission shall adopt implementing acts setting the ceiling over which production methods referred to in the second subparagraph, point b, are not permitted to increase the average yield compared to the grubbed up vines. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 70.		Technical
	Article 1	, first paragraph, point (4) - Art 67			
G	61	(4) Article 67 is replaced by the following:	(4) Article 67 is replaced by the following:	(4) Article 67 is replaced by the following:	Identical
	Article 1	, first paragraph, point (4), amending	provision, first paragraph - Art 67		
G	62	Article 67	Article 67	Article 67	Identical
	Article 1	, first paragraph, point (4), amending	provision, second paragraph - Art 67		
G	63	De minimis	De minimis	De minimis	Identical
	Article 1	, first paragraph, point (4), amending	provision, third paragraph - Art 67		

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
64	The scheme of authorisations for vine plantings established in this Chapter shall not apply in Member States where the vineyard area has not exceeded 10 000 ha in at least three of the previous five marketing years. Where that condition is no longer fulfilled in a Member State, the scheme of authorisations for vine plantings shall apply in that Member State as from the beginning of the marketing year following that in which the condition ceased to be fulfilled.	The scheme of authorisations for vine plantings established in this Chapter shall not apply in Member States where the vineyard area has not exceeded 10 000 ha in at least three of the previous five marketing years. For Member States that are not currently subject to the scheme of authorisation but have vineyard area exceeding 10 000ha in at least three of the previous five marketing years, a transitional period of five years shall be established. Where that condition is no longer fulfilled in a Member State, the scheme of authorisations for vine plantings shall apply in that Member State as from the beginning of the marketing year following that in which the condition ceased to be fulfilled.	The scheme of authorisations for vine plantings established in this Chapter shall not apply in Member States where the vineyard area has not exceeded 10 000-ha in at least three of the previous five marketing years-unless Member States decide to implement the scheme of authorisations. Where that the condition of the area not exceeding 10 000 ha is no longer fulfilled in a Member State, the scheme of authorisations for vine plantings shall apply in that Member State as from the beginning of the marketing year following that in which the condition ceased to be fulfilled.	Technical
Article 1	, first paragraph, point (4a)			
64a		(4a) In Article 70(1), the following point is inserted:		Technical
Article 1	, first paragraph, point (4a), amendin	g provision, first paragraph	-	
64b		(aa) setting the ceiling over which production methods		Technical

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
			second su increase t	o in Article 66(3), bparagraph, point b, the average yield to the grubbed up vines ermitted;				
Article 1	, first parag	graph, point (4b)			I		r	
64c				n Article 81(2), point b is by the following:			Technical	
Article 1	, first parag	graph, point (4b), amendin	g provision	, first paragraph	T		T	
64d			comes fro	ne variety concerned om a cross between the itis vinifera, Vitis and other species of the is.'			Technical	
Article 1	, first parag	graph, point (5) - Art 119 (1)					
65	(5) A as follows	article 119(1) is amended s:	(5) A as follows	rticle 119(1) is amended	(5) An amended a	rticle 119(1)119 is as follows:	Technical	
Article 1	, first parag	graph, point (5)(a) - Art 11	9 (1)					
66	following		following		is replaced	paragraph 1, point (a) by the following:	Technical	
Article 1	, first parag	graph, point (5)(a), amend	ing provisio	n, numbered paragraph (a	a) - Art 119 (1)		
67	ć		د		c		Technical	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	(a) the designation for the category of the grapevine product in accordance with Annex VII, Part II. For grapevine product categories defined under Annex VII, Part II, point (1) and points (4) to (9), where a dealcoholisation treatment in accordance with Annex VIII, Part I, section E, has been applied to the totality or to part of the product, the designation of the category shall be accompanied by:	(a) the designation for the category of the grapevine product in accordance with Annex VII, Part II. For grapevine product categories defined under Annex VII, Part II, point (1) and points (4) to (9), where a dealcoholisation treatment in accordance with Annex VIII, Part I, section E, has been applied to the totality or to part of the product, the designation of the category shall be accompanied by:	(a) the designation for the category of the grapevine product in accordance with Annex VII, Part II. For grapevine product categories defined under Annex VII, Part II, point (1) and points (4) to (9), where a dealcoholisation treatment in accordance with Annex VIII, Part I, section E, has been applied to the totality or to part of the product, the designation of the category shall be accompanied supplemented by:	
Article 1	, first paragraph, point (5)(a), amendi	ng provision, numbered paragraph (a), point (i) - Art 119 (1)	
68	(i) the term 'alcohol-free' if the actual alcoholic strength of the product does not exceed 0,5 % by volume; accompanied by the expression '0,0%', if the actual alcoholic strength of the product does not exceed 0,05% by volume;	(i) the term 'alcohol-free' if the actual alcoholic strength of the product does not exceed 0,5 % by volume; that term accompanied by the expression '0,0%'; if the actual alcoholic strength of the product does not exceed 0,05% by volume;	(i) the term 'alcohol-free' if the actual alcoholic strength of the product does not exceed 0,5 % by volume; accompanied by the expression '0,0%0,0 %', if the actual alcoholic strength of the product does not exceed 0,05%0,05 % by volume;	Technical
Article 1	, first paragraph, point (5)(a), amendi	ng provision, numbered paragraph (a), point (ii) - Art 119 (1)	
69	(ii) the term 'alcohol-light' if the actual alcoholic strength of the product is above 0,5% by volume and is at least 30% below the minimum actual alcoholic strength of the category before dealcoholisation.	(ii) the term 'alcohol- lightreduced alcohol' if the actual alcoholic strength of the product is equal to or above 0,5% by volume and is at least 30% below the minimum actual alcoholic strength	(ii) the term 'alcohol- lightlow-alcohol' if the actual alcoholic strength of the product is above 0,5%0,5 % by volume and is at least 30%30 % below the minimum actual alcoholic strength	Technical Political

	CLEAN Commission Proposal	vs.ec EP Mandate	VS.EC Council Mandate	clean Auxiliary 2
	,	of the category before dealcoholisation.	of the category before dealcoholisation.	
Article 1	, first paragraph, point (5)(b) - Art 11	9 (1)		
70	(b) the following point (k) is added:	(b) the following point (k) is added:	(b) in paragraph 1, the following point (k) is added:	Technical
Article 1	, first paragraph, point (5)(b), amend	ng provision, numbered paragraph (k	c) - Art 119 (1)	
71	(k) For grapevine products referred to in point (a), second sentence, the expression 'produced by de-alcoholisation.	(k) For grapevine products referred to in point (a), second sentence, the expression 'produced by de-alcoholisation.	(k) For grapevine products referred to in point (a), second sentence, the <i>expressionterm</i> 'produced by de-alcoholisation.	Technical
Article 1	, first paragraph, point (5)(ba)			
71a		119 (1), the following subparagraph is added:		Technical
Article 1	, first paragraph, point (5)(ba), amen	ding provision, first paragraph		
71b		The requirement that compulsory particulars be indicated in the same field of vision shall only apply once on any given packaging.		Technical

	Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
Article 1	, first paragraph, point (5)(bb)			
71c			(ba) the following paragraph is added:	Technical
Article 1	, first paragraph, point (5)(bb), amen	ding provision, first paragraph		
71d			6. By way of derogation from paragraph 1, where grapevine products are for export, Member States may exempt such products from the compulsory indication of the particulars referred to in points (h) and (i) of that paragraph. In such a case, Member States shall verify that these products are exported.	Technical
Article 1	, first paragraph, point (5a)			
71e		(5a) In Article 119, the following paragraphs are added:		Technical
Article 1	, first paragraph, point (5a), amendin	g provision, first paragraph		
71f		5a. When providing the nutrition declaration and the list of ingredients in accordance with paragraphs 4 and 5, and other compulsory indications laid down by Union law or national legislation, the electronic means		Technical

	CLEAN	Commission Proposal	VS.EC	EP Mandate	vs.ec Cou	ncil Mandate	CLEAN	Auxiliary 2
			words by n PI PF 001 close proxivalue. 5b. By v paragraph indicate the to in points apply in the	be identified without neans of the ISO 7001 symbol and appear in imity to the energy way of derogation from 1, the requirement to e particulars referred (s) (h) and (i) shall not be case of wine products (h) and for export.				
Article 1	, first paragra	aph, point (5b)					1	
71g				Article 122(1), point c, replaced by the			Technical	
Article 1	, first paragra	aph, point (5b), amending	g provision,	first paragraph			T	
71h			holding an their use a	ms referring to a ad the conditions for nd their relationship marks and commercial ,			Technical	
Article 1	, first paragra	aph, point (6) - Art 122 (1	.) d				T	
72		Article 122(1), point owing points are		Article 122(1), point lowing points are	(6) In Article (d), the following added:	e 122(1), point g points are	Identical	

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
Al	rticle 1	(v) the identification on the package or the label attached thereto of the electronic means referred to in Article 119(4) and (5), including by means of a pictogram or symbol instead of words;	(v) the identification on the package or the label attached thereto of theuse of electronic means to provide compulsory indications, including in respect of the symbol referred to in Article 119(4) and (5), including by means of a pictogram or symbol instead of words 119(6), point (i), and if necessary to update them;	(v) the identification on the package or the label attached thereto of the electronic means referred to in Article 119(4) and (5), including by means of a pictogram or symbol instead of words;	Technical
A	rticle 1	, first paragraph, point (6), amending	provision, numbered paragraph (vi)	- Art 122 (1) d	
	74	(vi) the form and layout of the information provided by electronic means, to simplify its presentation, adapt it to future technological progress, to new requirements on information relevant to consumers as provided for by Union or national legislation, or to improve consumer accessibility	(vi) the form and layout of the information provided by electronic means, to simplify its presentation, adapt it to future technological progress, to new requirements on information relevant to consumers as provided for by Union or national legislation, or to improve consumer accessibility	(vi) the form and layout of the information provided by electronic means, to simplify its presentation, adapt it to future technological progress, and to new requirements on information relevant to consumers as provided for by Union or national legislation, or to improve consumer accessibility.	Technical
A	rticle 1	, first paragraph, point (7) - Art 167 (1)		
	75	(7) In Article 167(1), the first subparagraph is replaced by the following:	(7) In Article 167(1), the first subparagraph is replaced by the following:	(7) In Article 167(1), the first subparagraph is replaced by the following:	Identical
A	rticle 1	, first paragraph, point (7), amending	provision, numbered paragraph (1) -	Art 167 (1)	

	Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
76	1. In order to improve and stabilise the operation of the common market in wines, including the grapes, musts and wines from which they derive, producer Member States may lay down marketing rules to regulate supply, including the setting of maximum yields and setting rules for the management of stocks. Member States shall take into account proposals adopted by producer organisations recognised under Articles 152 and 154 or interbranch organisations recognised under Articles 157 and 158 when such organisations are considered to be representative for the wine sector, in accordance with Article 164(3), in the economic area or areas where the rules are intended to be applied	1. In order to improve and stabilise the operation of the common market in wines, including the grapes, musts and wines from which they derive, producer Member States may lay down marketing rules to regulate supply, including the setting of maximum yields and setting rules for the management of stocks. Member States shall take into account proposals decisions adopted by interbranch organisations recognised under Articles 157 and 158 or, failing that, decisions adopted by producer organisations recognised under Articles 152 and 154 or interbranch organisations recognised under Articles 152 and 154 or interbranch organisations recognised under Articles 157 and 158 when such organisations are considered to be representative for the wine sector, in accordance with Article 164(3), in the economic area or areas where the rules are intended to be applied. or by recognised producer groups in accordance with Articles 32 and 33 of Regulation (EU) 2024/1143.	1. In order to improve and stabilise the operation of the common market in wines, including the grapes, musts and wines from which they derive, producer Member States may lay down marketing rules to regulate supply, including the setting of maximum yields and setting rules for the management of stocks. Member States **shallmay** take into account proposals adopted by producer organisations recognised under Articles 152 and 154 or interbranch organisations recognised under Articles 157 and 158, **or producer groups** managing protected designations of origin and protected geographical indications in accordance with Article 33 of **Regulation** (EU) 2024/1143, **where-when** such organisations are considered to be representative for the wine sector, in accordance with Article 164(3), in the economic area or areas where the rules are intended to be applied.**	Technical

	CLEAN	Commission Proposal	vs.ec E	P Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
Article 1	, first para	graph, point (7a)						
76a			(7a) Article by the following	e 172b is replaced ng:			Technical P	olitical
Article 1	, first para	graph, point (7a), amendin	g provision, Art	icle				
76b			Guidance by organisations producer grow with Regulati for the sale of bulk wines for protected designations.	interbranch and recognised ups in accordance on (EU) 2024/1143 f grapes, musts and r wines with a ignation of origin or graphical indication			Technical P	rolitical
Article 1	, first parag	graph, point (7a), amendin	g provision, Art	icle, first paragraph				
76c			Article 101(1) organisations Article 157 of recognised pracordance we Regulation (Foresting in the provide non-reguidance induthe sale of grewines for the with a protect	rogation from OTFEU, interbranch recognised under Sthis Regulation and oducer groups in ith the Article 33 of EU) 2024/1143 the wine sector may mandatory price scators concerning upes, musts and bulk production of wines sed designation of ected geographical			Technical	rolitical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			indication, provided that such guidance does not eliminate competition in respect of a substantial proportion of the products in question.		
	Article 1	l, first paragraph, point (8) - Art 21	6		
G	77	(8) Article 216 is amended a follows:	(8) Article 216 is amended as follows:	(8) Article 216 is amended as follows:	Identical
	Article 1	l, first paragraph, point (8)(a) - Art	216		
G	78	(a) the title is replaced by the following:	e (a) the title is replaced by the following:	(a) the title is replaced by the following:	Identical
	Article 1	l, first paragraph, point (8)(a), ame	ending provision, first paragraph - Art 21	6	
	79	National payments for distillatio of wine, green harvesting or grubbing up in justified cases of crisis	of wine, green harvesting or grubbing up in justified cases of crisis	National payments for distillation of wine, green harvesting orand grubbing up in justified cases of crisis	Technical
	Article 1	l, first paragraph, point (8)(b) - Art	216		
G	80	(b) paragraph 1 is replaced the following:	by (b) paragraph 1 is replaced by the following:	(b) paragraph 1 is replaced by the following:	Identical
	Article 1	1, first paragraph, point (8)(b), amo	ending provision, numbered paragraph (1), first subparagraph - Art 216 (1)	
G	81	Member States may make national payments to wine	te 1. Member States may make national payments to wine	1. Member States may make national payments to wine	Identical

56

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	producers for the voluntary or mandatory distillation of wine, voluntary green harvesting and voluntary grubbing up of productive vineyards in justified cases of crisis.	producers for the voluntary or mandatory distillation of wine, voluntary green harvesting and voluntary grubbing up of productive vineyards in justified cases of crisis.	producers for the voluntary or mandatory distillation of wine, voluntary green harvesting and voluntary grubbing up of productive vineyards in justified cases of crisis.	
Article 1	., first paragraph, point (8)(b), ameno	ling provision, numbered paragraph (1	L), second subparagraph - Art 216 (1)	
82	For the purposes of this article, 'green harvesting' means the total destruction or removal of grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding non-harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle.	For the purposes of this article, 'green harvesting' means the total destruction or removal of grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding non-harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle.	For the purposes of this Article, 'green harvesting' means the total destruction or removal of grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding non-harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle has the meaning as defined in Article 63(2).	Technical
Article 1	, first paragraph, point (8)(b), amend	ling provision, numbered paragraph (1), third subparagraph - Art 216 (1)	
83	The payments referred to in the first subparagraph shall not exceed the costs of the product, where relevant, and of the operation concerned, plus an incentive to engage in such operation, to allow for the crisis to be addressed.	The payments referred to in the first subparagraph shall not exceed a sum corresponding to the aggregated costthe costs of the product, where relevant, and of the operation concerned, plus an incentive to engage in such operation, to allow for. The size of such payments shall be proportionate to the nature and extent of the crisis and shall be	The payments referred to in the first subparagraph shall not exceed the <i>aggregate sum of</i> costs of the product, where relevant, <i>and</i> of the operation concerned, <i>plusand</i> an incentive to engage in such operation, <i>to allow for the crisis to be addressed</i> .	Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
		sufficient to enable it to be addressed. Beneficiaries of funds allocated to the crisis measures referred to in this paragraph shall not be eligible to receive support for the same green harvesting, distillation, or grubbing-up measures pursuant to Article 58(1), point (c), of Regulation (EU) 2021/2115, implemented in respect of the same hectares.		
Article 1	, first paragraph, point (8)(b), amend	ing provision, numbered paragraph	(1), third subparagraph a	
83a			Those payments shall be proportionate and shall allow the crisis to be addressed.	Technical
Article 1	, first paragraph, point (8)(b), amend	ling provision, numbered paragraph	(1), fourth subparagraph - Art 216 (1)	
84	The overall amount of payments available in a Member State in any given year for national payments for distillation and green harvesting shall not exceed 20% of the globally available funds per Member State for that year as laid down in Annex VII to Regulation (EU) 2021/2115.	The overall amount of payments available in a Member State in any given year for national payments for distillation and green harvesting shall not exceed 20% of 30% the globally available funds per Member State for that year as laid down in Annex VII to Regulation (EU) 2021/2115. This ceiling shall apply exclusively to national contributions and shall not affect the possibility of Union funds being allocated for the same measures under the sectoral intervention framework.	The overall amount of payments available in a Member State in any given year for national payments for distillation and voluntary green harvesting shall not exceed 20%20% of the globally available funds per Member State for that year as laid down in Annex VII to Regulation (EU) 2021/2115.	Technical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	Article 1,	, first paragraph, point (8)(b), amend	ing provision, numbered paragraph (1	L), fourth subparagraph a	
	84a		In order to facilitate the grubbing up, the Member States may establish conditions for eligibility and priority that guarantee the effectiveness and targeting of the measure.		Technical
	Article 1	, first paragraph, point (8)(c) - Art 210	5 (2)		
G	85	(c) paragraph 2 is replaced by the following:	(c) paragraph 2 is replaced by the following:	(c) paragraph 2 is replaced by the following:	Identical
	Article 1	, first paragraph, point (8)(c), amendi	ng provision, numbered paragraph (2	2), first subparagraph - Art 216 (2)	
G	86	2. Member States wishing to make use of the national payments referred to in paragraph 1 shall submit a duly substantiated notification to the Commission. In their notifications, Member States shall justify the appropriateness of the measure, its duration and the amounts of support and other modalities on the basis of their specific market circumstances and those of the wine regions in which the measure would be implemented.	2. Member States wishing to make use of the national payments referred to in paragraph 1 shall submit a duly substantiated notification to the Commission. In their notifications, Member States shall justify the appropriateness of the measure, its duration and the amounts of support and other modalities on the basis of their specific market circumstances and those of the wine regions in which the measure would be implemented.	2. Member States wishing to make use of the national payments referred to in paragraph 1 shall submit a duly substantiated notification to the Commission. In their notifications, Member States shall justify the appropriateness of the measure, its duration and the amounts of support and other modalities on the basis of their specific market circumstances and those of the wine regions in which the measure would be implemented.	Identical
	Article 1	, first paragraph, point (8)(c), amendi	ing provision, numbered paragraph (2	2), second subparagraph - Art 216 (2)	

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
G	87	The Commission shall decide, without applying the procedure referred to in Article 229(2) or (3), whether the amount, duration and other modalities of the measure are approved and whether the payments to wine producers may be made.	The Commission shall decide, without applying the procedure referred to in Article 229(2) or (3), whether the amount, duration and other modalities of the measure are approved and whether the payments to wine producers may be made.	The Commission shall decide, without applying the procedure referred to in Article 229(2) or (3), whether the amount, duration and other modalities of the measure are approved and whether the payments to wine producers may be made.	Identical
	Article 1	, first paragraph, point (8)(c), amendi	ng provision, numbered paragraph (2), second subparagraph a	
	87a		The beneficiaries of national payments allocated to the voluntary measures referred to in paragraph 1 shall, for a period of two years, not be eligible to benefit from other wine support programmes aimed at increasing production.		Technical
	Article 1,	, first paragraph, point (8)(d) - Art 210	5 (4)		
G	88	(d) paragraph 4 is replaced by the following:	(d) paragraph 4 is replaced by the following:	(d) paragraph 4 is replaced by the following:	Identical
	Article 1	, first paragraph, point (8)(d), amendi	ing provision, numbered paragraph (4	l) - Art 216 (4)	
	89	4. The Commission may adopt delegated acts in accordance with Article 227 to supplement this Article by laying down rules	4. The Commission may adopt delegated acts in accordance with Article 227 to supplement this Article by laying down rules	4. The Commission mayis empowered to adopt delegated acts in accordance with Article 227 to supplement this Article by laying	Technical

	Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	concerning minimal requirements for the existence of a crisis situation and concerning the calculation of the national payments. concerning minimal requirements for the existence of a crisis situation and concerning the calculation of the national payments.		down rules concerning minimal requirements for the existence of a case of crisis situation and concerning the calculation of the national payments.	
Article 1	, first paragraph, point (8a)			
89a		(8a) In Article 219, the following paragraph is inserted:		Technical
Article 1	, first paragraph, point (8a), amendin	g provision, first paragraph		
89b		In cases of oversupply of the products listed in Part II of Annex VII, the measures referred to in paragraph 1 may include voluntary distillation of wine, voluntary green harvesting and voluntary grubbing up of productive vineyards.'		Technical
Article 1	, first paragraph, point (9) - Annex VI			
90	(9) In Part II of Annex VII, the following paragraph is added as second subparagraph to the introductory wording:	(9) In Part II of Annex VII, the following paragraph is added as second subparagraph to the introductory wording:	(9) In Part II of Annex VII, the following paragraph is added as second subparagraph is added to the introductory wording:	Technical
Article 1	, first paragraph, point (9), amending	provision, first paragraph - Annex VII		
91	ć	د	ć	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	Grapevine products of the categories set out in points (4) and (7) may also be obtained, respectively, by second fermentation of, or by addition of carbon dioxide to, de-alcoholised or partially de-alcoholised wines referred to in point (1).	Grapevine products of the categories set out in points (4) and (7) may also(8) may be obtained, respectively, by second fermentation of, or by dealcoholised or partially dealcoholised wines referred to in point (1). Grapevine products of the categories set out in points (7) and (9) may be obtained by the addition of carbon dioxide to, dealcoholised or partially dealcoholised wines referred to in point (1).	Grapevine products of the categories set out in: 1) points (4) and (7) may also and (8) may be obtained, respectively, by second fermentation of, or by de-alcoholised or partially de-alcoholised wines referred to in point (1). 2) points (7) and (9) may be otained by the addition of carbon dioxide to, de-alcoholised or partially de-alcoholised wines referred to in point (1).	Technical
Article 1	, first paragraph, point (9a)			
91a		(9a) In Annex VIII, Part I, point E is replaced by the following:		Technical
Article 1	, first paragraph, point (9a), amendin	g provision, first paragraph		
916		E. De-alcoholisation processes Each of the de-alcoholisation processes listed below, whether used on its own or in combination with other listed de-alcoholisation processes, shall be allowed in order to reduce part or almost all		Technical

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
		of the ethanol content in grapevine products referred to in Annex VII, Part II, point 1 and points 4 to 9: (a) partial vacuum evaporation; (b) membrane techniques; (c) distillation; (d) blending. The de-alcoholisation processes used shall not result in organoleptic defects of the grapevine product. The elimination of ethanol in grapevine products shall not be done in conjunction with an increase of the sugar content in the grape must.'		
Article 2				
92	Article 2 Amendments to Regulation (EU) No 251/2014	Article 2 Amendments to Regulation (EU) No 251/2014	Article 2 Amendments to Regulation (EU) No 251/2014	Identical
Article 2	, first paragraph			
93	Regulation (EU) No 251/2014 is amended as follows:	Regulation (EU) No 251/2014 is amended as follows:	Regulation (EU) No 251/2014 is amended as follows:	Identical
Article 2	, first paragraph, point (1)			
94	(1) In Article 3, the following paragraph is added:	(1) In Article 3, the following paragraph is added:	(1) In Article 3, the following paragraph is added:	Identical

63

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	95	5. By way of derogation from the minimum alcoholic strength thresholds laid down in paragraph 2, point (g), paragraph 3, point (g), and paragraph 4, point (f), and in Annex II for each product category, aromatised wine products may have a lower actual alcoholic strength by volume where they are obtained from grapevine products that have undergone in their totality or in part a de-alcoholisation treatment in accordance with Section E of Part I of Annex VIII to Regulation (EU) No 1308/2013.	5. By way of derogation from the minimum alcoholic strength thresholds laid down in paragraph 2, point (g), paragraph 3, point (g), and paragraph 4, point (f), and in Annex II for each product category, aromatised wine products may have a lower actual alcoholic strength by volume where they are obtained from grapevine products that have undergone in their totality or in part a de-alcoholisation treatment in accordance with Section E of Part I of Annex VIII to Regulation (EU) No 1308/2013.	5. By way of derogation from the minimum actual alcoholic strength and total alcoholic strength thresholds laid down in paragraph 2, point (g), paragraph 3, point (g), and paragraph 4, point (f), and in Annex II for each product category, aromatised wine products may have a lower actual and lower total alcoholic strength by volume where they are obtained from grapevine products that have undergone in their totality or in part a dealcoholisation treatment in accordance with Section E of Part I of Annex VIII to Regulation (EU) No 1308/2013.	Technical
	Article 2	, first paragraph, point (2) - Art 5			
6	96	(2) In Article 5, the following paragraph is inserted:	(2) In Article 5, the following paragraph is inserted:	(2) In Article 5, the following paragraph is inserted:	Identical
	Article 2	, first paragraph, point (2), amending	provision, numbered paragraph (1a)	- Art 5	
	97	1a. Where aromatised wine products have been obtained from	1a. Where aromatised wine products have been obtained from	1a. Where aromatised wine products have been obtained from	Technical

	Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	grapevine products that have undergone in their totality or in part a de-alcoholisation treatment in accordance with Section E, Part I of Annex VIII to Regulation (EU) No 1308/2013, their sales denominations shall be supplemented by the same terms as those laid down for those grapevine products in Article 119(1), point (a), second sentence, and in Article 119(1), point (k), of Regulation (EU) No 1308/2013 under the same conditions.	grapevine products that have undergone in their totality or in part a de-alcoholisation treatment in accordance with Section E, Part I of Annex VIII to Regulation (EU) No 1308/2013, their sales denominations shall be supplemented by the same terms as those laid down for those grapevine products in Article 119(1), point (a), second sentence, and in Article 119(1), point (k), of Regulation (EU) No 1308/2013 under the same conditions.	grapevine products that have undergone in their totality or in part a de-alcoholisation treatment in accordance with Section E ₇ of Part I of Annex VIII to Regulation (EU) No 1308/2013, their sales denominations shall be supplemented by the same terms as those laid down for those grapevine products in Article 119(1), point (a), second sentence(a)(i) and (ii), and in Article 119(1), point (k), of Regulation (EU) No 1308/2013 under the same conditions laid down therein.	
Article 2	, first paragraph, point (2a)			
97a		(2a) In Article 6a, the following paragraph is inserted:		Technical
Article 2	, first paragraph, point (2a), amendin	g provision, first paragraph		
97Ь		3a. When providing the nutrition declaration and the list of ingredients in accordance with paragraphs 2 and 3 and other compulsory or voluntary indications laid down by EU or national legislation, the electronic means shall:		Technical

		CLEAN Comm Propo	nission sal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
				by means of 001 symbol (ii) appear the energy Aromatis bearing lab of presenting means and before [this Regulate be placed of the control	er in close proximity to value. ed wine products els using other ways ng the electronic lawfully printed the entry into force of the entry into force of the entry into the market until to the market until the entry into the ent				
	Article 2	, first paragraph, po	int (3) - Art 6a						
G	98	(3) In Article following paragrap	*	` /	Article 6a, the aragraph is added :	· /	n Article 6a, the g paragraph is added:	Identical	
	Article 2	, first paragraph, po	int (3), amending p	provision, n	umbered paragraph (4a)	- Art 6a			
	99	4a. In order to account the specifi of the aromatised v Commission shall to adopt delegated accordance with A supplement this Readopting rules on:	c characteristics wine sector, the be empowered acts in rticle 34(2) to egulation by	account the of the arom Commissio to adopt de accordance	order to take into a specific characteristics atised wine sector, the n shall be empowered legated acts in with Article 34(2) to a this Regulation by les on:	account the arconding of the arconding to adopt of accordance	n order to take into he specific characteristics omatised wine sector, the ion shall beis empowered delegated acts in ce with Article 34(2) to ent this Regulation by rules on:	Technical	
	Article 2	, first paragraph, po	int (3), amending	provision, n	umbered paragraph (4a),	point (a) -	Art 6a		

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
100	(a) the identification on the package or the label attached thereto of the electronic means referred to in paragraph 2 and 3, including by means of a pictogram or symbol instead of words;	(a) the identification on the package or the label attached thereto of theuse of electronic means to provide mandatory or voluntary information inter alia in respect of the symbol referred to in paragraph 2 and 3, including by means of a pictogram or symbol instead of words3a, point (i), updated as necessary;	(a) the identification on the package or the label attached thereto of the electronic means referred to in paragraph 2 and 3 of this Article, including by means of a pictogram or symbol instead of words;	Technical
Article 2	, first paragraph, point (3), amending	g provision, numbered paragraph (4a)	, point (b) - Art 6a	
101	(b) the form and layout of the information provided by electronic means, to simplify its presentation, adapt it to future technological progress, to new requirements on information relevant to consumers as provided for by Union or national legislation, or to improve consumer accessibility.	(b) the form and layout of the information provided by electronic means, to simplify its presentation, adapt it to future technological progress, to new requirements on information relevant to consumers as provided for by Union or national legislation, or to improve consumer accessibility.	(b) the form and layout of the information provided by electronic means, to simplify its presentation, adapt it to future technological progress, and to new requirements on information relevant to consumers as provided for by Union or national legislation, or to improve consumer accessibility.	Technical
Article 2	l, first paragraph, point (3a)			
101a		(3a) The following article is inserted:		Technical

		Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
			same field of vision shall only apply once.'		
	Article 2	, first paragraph, point (3b)			
	101b			(3a) In Article 8, paragraph 1 is replaced by the following:	Technical
	Article 2	, first paragraph, point (3b), amendin	g provision, first paragraph		
	101c			1. The sales denominations set out in italics in Annex II shall not be translated on the label or in the presentation of aromatised wine products. Additional and mandatory particulars referred to in Article 6 and Article 6a as well as the terms referred to in Article 5(1a) of this Regulation shall, where expressed in words, appear in one or more official languages of the Union.	Technical
	Article 2	, first paragraph, point (4) - Annex II			
G	102	(4) In Part B of Annex II, point (8) is replaced by the following:	(4) In Part B of Annex II, point (8) is replaced by the following:	(4) In Part B of Annex II, point (8) is replaced by the following:	Identical
	Article 2	, first paragraph, point (4), amending	provision, numbered paragraph (8), 1	first subparagraph - Annex II	
G	103	•	c	·	

68

		CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
		(8)	Glühwein	(8) Gl	ühwein	(8)	Glühwein	Identical	
	Article 2	, first par	agraph, point (4), amending	provision, n	umbered paragraph (8),	second s	ubparagraph - Annex II		
G	104	Aromat	ised wine-based drink	Aromatise	d wine-based drink	Aroma	tised wine-based drink	Identical	
	Article 2	, first par	agraph, point (4), amending	provisin, nu	ımbered paragraph (8), se	econd su	bparagraph, first indent - Anr	nex II	
G	105		which is obtained wely from red or white or ne or a combination	exclusively	nich is obtained y from red or white or or a combination		which is obtained vely from red-or, white or ne or a combination	Identical	
	Article 2	, first par	agraph, point (4), amending	provision, n	umbered paragr (8), seco	nd subp	aragraph, second indent - An	nex II	
G	106	- with cir and	which is flavoured mainly namon or cloves, or both,		nich is flavoured mainly mon or cloves, or both,	with ci	which is flavoured mainly nnamon or cloves, or both,	Identical	
	Article 2	, first par	agraph, point (4), amending	provision, n	umbered paragr (8), seco	nd subp	aragraph, third indent - Anne	ex II	
G	107		which has an actual ic strength by volume of than 7 % vol	alcoholic s	nich has an actual trength by volume of an 7 % vol		which has an actual lic strength by volume of s than 7 % vol.	Identical	
	Article 2	, first par	agraph, point (4), amending	provision, n	umbered paragraph (8),	third sub	paragraph - Annex II		
G	108	of water	t prejudice to the quantities r resulting from the tion of Annex I, point 2, the n of water is forbidden.	of water re	rejudice to the quantities sulting from the of Annex I, point 2, the water is forbidden.	of wate	at prejudice to the quantities or resulting from the tion of Annex I, point 2, the n of water is forbidden.	Identical	
	Article 2,	, first par	agraph, point (4), amending	provision, n	umbered paragraph (8),	fourth su	ıbparagraph - Annex II		
	109	white w	it has been prepared from vine, the sales nation 'Glühwein' shall be nented by words indicating	white wine denominat	as been prepared from e, the sales ion 'Glühwein' shall be ted by words indicating	exclusion sales de	it has been prepared fively from white wine, the enomination 'Glühwein' e supplemented by words	Technical	

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2	
	white wine, such as the word 'white'.	white wine, such as the word 'white'.	indicating white wine, such as with the word 'white'.		
Article 2	, first paragraph, point (4), amending	provision, numbered paragraph (8),	fifth subparagraph - Annex II		
110	Where it has been prepared exclusively from rosé wine, the sales denomination 'Glühwein' shall be supplemented by words indicating rosé wine, such as the word 'rosé'. The word 'rosé' shall however not be used where the Glühwein is obtained by combining red wine with white wine or any of those wines with rosé wine.	Where it has been prepared exclusively from rosé wine, the sales denomination 'Glühwein' shall be supplemented by words indicating rosé wine, such as the word 'rosé'. The word 'rosé' shall however not be used where the Glühwein is obtained by combining red wine with white wine or any of those wines with rosé wine.	Where it has been prepared exclusively from rosé wine, the sales denomination—'Glühwein' shall be supplemented by words indicating rosé wine, such aswith the word 'rosé'. The word 'rosé' shall however not be used where the Glühwein is obtained by combining red wine with white wine or any of those wines with rosé wine.	Technical	
Article 2	, first paragraph, point (4), amending	provision, numbered paragraph (8),	fifth subparagraph a		
110a			Where it has been prepared from a combination of red, white or rosé wine, the sales denomination shall be supplemented with the words 'made from' followed by terms indicating the color of the wine used in the production.	Technical	
Article 2	, first paragraph, point (4), amending	provision, numbered paragraph (8),	sixth subparagraph - Annex II		
111	By way of derogation from Article 5(1) and (3) of this Regulation, the sales denomination 'Glühwein' may be used in the presentation and labelling of alcoholic beverages produced in accordance with the above requirements, but	By way of derogation from Article 5(1) and (3) of this Regulation, the sales denomination 'Glühwein' may be used in the presentation and labelling of alcoholic beverages produced in accordance with the above requirements, but	By way of derogation from Article 5(1) and (3) of this Regulation and second indent of the first subparagraph of this point, the sales denomination 'Glühwein' may be used in the presentation and labelling of	Technical	

CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
which have been obtained from fermented beverages obtained from fruits other than grapes. In that case, the sales denomination 'Glühwein' must be supplemented by words indicating that it has been obtained from a fruit wine, or one of the following terms: 'Heidelbeer-Glühwein', 'Apfel-Glühwein' or 'Frucht-Glühwein'.'.	which have been obtained from fermented beverages obtained from fruits other than grapes. In that case, the sales denomination 'Glühwein' must be supplemented by words indicating that it has been obtained from a fruit wine, or one of the following terms: 'Heidelbeer-Glühwein', 'Apfel-Glühwein' or 'Frucht-Glühwein'.'.	alcoholicfermented beverages produced in accordance with the above requirements, but which have been obtained from fermented beverages obtained from fruits other than grapesfruit wine, as defined by Member States, in accordance with point (a) of fifth subparagraph in point 1 of Part II of Annex VII to Regulation (EU) No 1308/2013, and which have an actual alcoholic strength by volume of not less than 5% vol. In that case, the sales denomination 'of such fermented beverage may use the term 'Glühwein' must' that shall be supplemented by words indicating that it has been obtained from a with the word 'fruit' or the name of the fruit used for the production of such fruit wine, or one of the following terms: 'Heidelbeer Glühwein', 'Apfel Glühwein' or 'Frucht Glühwein'.'	
Article 2, first paragraph, point (4a), first subp	paragraph		

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
111a					point (9) following	in Part B of Annex II, is replaced by the	Technical	
Article 2	t, first parag	graph, point (4a), first subp	aragraph, a	mending provision, first p	paragraph			
111b					vynas Aromatis — which from red. — which cinnamo — which strength than 7 % Where it exlusivel wine, the shall be	has been prepared y from white, red or rosé sales denomination supplemented with the thite', 'red' or 'rosé',	Technical	,
Article 2	, first parag	graph, point (4b)						
111c						In Part B of Annex II,) is replaced by the	Technical	
Article 2	, first parag	graph, point (4b), amendin	g provision,	first paragraph				
111d					(12) Peli	<u>n</u>	Technical	

CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
		Aromatised wine-based drink - which is obtained from red, white or rosé wine or from a	
		combination thereof and a specific mixture of herbs; - which has an actual alcoholic	
		strength by volume of not less than 8,5% vol., - which has a maximum sugar content expressed as invert sugar	
		of at most 50 grams per litre, and a total acidity of not less than 3 grams per litre expressed as tartaric acid, and	
		- to which carbon dioxide may have been added.	
		Where the product is obtained by combining red wine with white wine or any of these wines with rosé wine, the term 'rosé' may not supplement the sales denomination.	
		Where it has been prepared from a combination of red, white or rosé wine, the sales denomination shall be supplemented with the	

	CLEAN	ommission roposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
					terms indi	ude from' followed by cating the colours of used in the production.'		
Article 2	а							
111e				Article 2a nts to Commission Regulation (EU)			Technical	
Article 2	a, first paragra	oh - Art 7						
111f			Article 7 is	amended as follows:			Technical	
Article 2	a, first paragra	oh, amending provision	n, Article - A	rt 7				
111g			<u>Definition</u>	Article 7 of coupage			, Technical	
Article 2	a, first paragra	oh, amending provision	n, Article(1)					
111h			point (h) o Section C o VIII to Reg 1308/2013 wines or m origins, dij	oupage' referred to in f Article 75(3) and of Part II of Annex gulation (EU) No means the mixing of custs of different ferent vine varieties, arvest years or			Technical	

	CLEAN	Commission Proposal	vs.ec EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
			different categories of wine or of must.				
Article 2	2a, first para	agraph, amending provisio	n, Article(2)				
111i			2. The following shall be regarded as different categories of wine or must: (a) red wine, white wine and the musts or wines suitable for yielding one of these categories of wine; (b) wines without a protected designation of origin and wines without protected geographical indication, wines with a protected designation of origin (PDO) and wines with a protected geographical indication (PGI) as well as musts or wines suitable for yielding one of these categories of wine; (c) partially de-alcoholised wine, dealcoholised wine and wine. For the purposes of this paragraph, rosé wine shall be regarded as red wine.			2. Technical	
Article 2	2a, first para	agraph, amending provisio	n, Article(3)			•	
111j			3. The following processes shall not be regarded as coupage: (a) enrichment by the addition of concentrated grape must or			3. Technical	,

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			rectified concentrated grape must; (b) sweetening.		
	Article 3				
G	112	Article 3 Amendments to Regulation (EU) 2021/2115	Article 3 Amendments to Regulation (EU) 2021/2115	Article 3 Amendments to Regulation (EU) 2021/2115	Identical
	Article 3,	first paragraph			
G	113	Regulation (EU) 2021/2115 is amended as follows:	Regulation (EU) 2021/2115 is amended as follows:	Regulation (EU) 2021/2115 is amended as follows:	Identical
	Article 3,	first paragraph, point (-1), first subp	aragraph - Art 57		
	113a		(-1) In Article 57, point (e) is replaced by the following:		Technical
	Article 3,	first paragraph, point (-1), first subp	aragraph, amending provision, first p	aragraph - Art 57	
	113b		(e) contributing to restoring the balance of supply and demand in the Union wine market in order to prevent market crises, including by supporting diversification of productions in case of overproduction of wine; that objective relates to the specific objective set out in Article 6(1), point (a);		Technical

	clean Com Prop	nmission posal	vs.ec EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
Article	3, first paragraph, p	point (1) - Art 58 (1)					
114	(1) Article 5 as follows:		(1) Article 58(1) is amendas follows:	ded (1) as follow	Article 58(1) is amended vs:	Identical	
Article	3, first paragraph, p	ooint (1)(-a) - Art 58	(1)				
114a			(-a) In Article 58(1), point point i is replaced by the following:	at a,		Technical	
Article	e 3, first paragraph(1), point (-b) - Art 58	(1)	•		1	
114b			(-b) (i) varietal conversions, also by means of grafting-on, including for improving quality, resilience environmental sustainability, for reasons of adaptation to climate change or for the enhanceme genetic diversity;	<u>or</u>		Technical	
Article	e 3, first paragraph, p	ooint (1)(-b) - Art 58	(1)			1	
114c			(-c) the following point is added to 58(1) point a iv:			Technical	
Article	3, first paragraph(1), point (-c) - Art 58 ((1)	•			
114d			(-d) (iva) diversification of productions, in particular in of grubbing up;			Technical	
Article	3, first paragraph, p	ooint (1)(-c) - Art 58 ((1)				
114e			(-e) point b is				

	CLEAN Commissi Proposal	on vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
js		replaced by the following:		Technical
Article 3	, first paragraph(1), poin	t (-d) - Art 58 (1)		
114f		(-f) '(b) investments in tangible assets, such as the development of wine tourism infrastructure, and intangible assets in winegrowing farming systems, excluding operations relevant to the type of intervention provided for in point (a), in processing facilities and winery infrastructure, as well as in marketing structures and tools;'		Technical
Article 3	, first paragraph, point (1	1)(-d) - Art 58 (1)		
114g		(-g) point c is replaced by the following:		Technical
Article 3	, first paragraph(1), poin	t (-e) - Art 58 (1)		
114h		(-h) (c) one or more of the following voluntary measures, provided they are planned in accordance with Article 216 of Regulation (EU) No 1308/2013, in particular the criteria set out therein: (i) green harvesting, which means the total destruction or removal of		Technical

	CLEAN	Commission Proposal	vs.ec EP Mandate	VS.EC	Council Mandate	clean Auxiliary 2
			grape bunches while still in their immature stage, thereby reducing the yield of the relevant area to zero, and excluding on harvesting comprising of leaving commercial grapes on the plants at the end of the normal production cycle; (ii) grubbing up, meaning the complete or partial elimination of the vine stocks on a plot planted with vines; (iii) wine distillation;'			
Article 3	, first parag	graph, point (1)(-e) - Art 58	3 (1)			
114i			(-i) point f is replaced by the following:			Technical
Article 3	, first parag	graph, point (1)(-f) - Art 58	(1)			
114j			(-j) (f) advisory services, in particular concerning the conditions of employment, employer obligations and occupational health and safety as well as sustainability practices;			Technical
Article 3	, first parag	graph, point (1)(a) - Art 58	(1)			

	CLEAN Commission Proposal	vs.ec EP Mandate	VS.EC Council Mandate	CLEAN Auxiliary 2
115	(a) point (i) is replaced by the following:	(a) point (i) is replaced by the following:	(a) point (i) of the first subparagraph is replaced by the following:	Technical
Article 3	3, first paragraph, point (1)(a), amend	ing provision, numbered paragraph (i), first subparagraph - Art 58 (1)	
116	(i) actions undertaken by interbranch organisations recognised by Member States in the wine sector in accordance with Regulation (EU) No 1308/2013 or by producer groups managing protected designations of origin and protected geographical indications in accordance with Regulation (EU) 2024/1143* aiming at enhancing the reputation of Union vineyards by promoting wine tourism in production regions;	(i) actions undertaken by interbranch organisations recognised by Member States in the wine sector in accordance with Regulation (EU) No 1308/2013, by professional organisations recognised under Article 40(1) of Commission Delegated Regulation (EU) 2022/126, aiming at enhancing the reputation of Union vineyards by promoting wine tourism in production regions or, if no interbranch organisation exists, or by producer groups managing protected designations of origin and protected geographical indications in accordance with Regulation (EU) 2024/1143* aiming at enhancing the reputation of Union vineyards by; and other producer groups promoting vine and wine tourism in production regions, including cooperatives or associations	(i) actions undertaken by interbranch organisations recognised by Member States in the wine sector in accordance with Regulation (EU) No 1308/2013 or by producer groups managing protected designations of origin and protected geographical indications in accordance with Regulation (EU) 2024/1143* aiming at enhancing the reputation of Union vineyards by promoting wine tourism in production regions;	Technical

EN

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			representing independent winemakers;		
	Article 3	, first paragraph, point (1)(a), amendi	ng provision, numbered paragraph (i)	, second subparagraph - Art 58 (1)	
G	117				Identical
	Article 3	, first paragraph, point (1)(a), amendi	ng provision, numbered paragraph (i	, third subparagraph - Art 58 (1)	
G	118	* Regulation (EU) 2024/1143 of the European Parliament and of the Council of 11 April 2024 on geographical indications for wine, spirit drinks and agricultural products, as well as traditional specialities guaranteed and optional quality terms for agricultural products, amending Regulations (EU) No 1308/2013, (EU) 2019/787 and (EU) 2019/1753 and repealing Regulation (EU) No 1151/2012 (OJ L, 2024/1143, 23.4.2024, ELI: http://data.europa.eu/eli/reg/2024/1143/oj).	Regulation (EU) 2024/1143 of the European Parliament and of the Council of 11 April 2024 on geographical indications for wine, spirit drinks and agricultural products, as well as traditional specialities guaranteed and optional quality terms for agricultural products, amending Regulations (EU) No 1308/2013, (EU) 2019/787 and (EU) 2019/1753 and repealing Regulation (EU) No 1151/2012 (OJ L, 2024/1143, 23.4.2024, ELI: http://data.europa.eu/eli/reg/2024/1143/oj).	* Regulation (EU) 2024/1143 of the European Parliament and of the Council of 11 April 2024 on geographical indications for wine, spirit drinks and agricultural products, as well as traditional specialities guaranteed and optional quality terms for agricultural products, amending Regulations (EU) No 1308/2013, (EU) 2019/787 and (EU) 2019/1753 and repealing Regulation (EU) No 1151/2012 (OJ L, 2024/1143, 23.4.2024, ELI: http://data.europa.eu/eli/reg/2024/1143/oj).	Identical
	Article 3	, first paragraph, point (1)(aa)			
	118a		<u>(ma) the following point</u> <u>is</u> <u>added:</u>	In the first subparagraph, the following point is added:	Technical
	Article 3	, first paragraph, point (1)(aa - Art 58	(1)		

EN

	CLEAN Comi	mission osal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
118b		C P P P P P P P P P	'(ma) monitoring, iagnostics, training, ommunication and essearch to prevent the pread of flavescence dorée and ther highly contagious plant iseases undertaken by producer rganisations ecognised under Articles 52 and 154 of Regulation EU) No 1308/2013 or interbranch organisations ecognised by Member states under Articles 157 ind 158 of that Regulation ir producer groups inanaging protected esignations of origin and rotected geographical indications in accordance with Article 33 of Regulation (EU) 024/1143;'	(n) monitoring, diagnostic, training, communication and research to prevent the spread of flavescence dorée undertaken by producer organisations recognised under Articles 152 and 154 of Regulation (EU) No 1308/2013 or interbranch organisations recognised by Member States under Articles 157 and 158 of that Regulation or producer groups managing protected designation of origin and protected geographical indicators in accordance with Article 33 of Regulation (EU) 2024/1143.'	Technical
Article 3	, first paragraph, po	oint (1)(ac)			
118c			ac) the following point is dded:		Technical
Article 3	, first paragraph, po	oint (1)(ab) - Art 58 (1	1)		
118d		SI	'(mb) support for the ntegration of wines in short upply chains and local markets, ncluding through the creation of		Technical

CLEAN	Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
		cooperatives and digital direct sales platforms.		
Article 3, first par	agraph, point (1)(b) - Art 58	(1)		
119 subpara	the following second graph is inserted after the paragraph:	(b) the following second subparagraph is inserted after the first subparagraph:	(b) the following-second subparagraph is inserted after the first subparagraph:	Technical
Article 3, first par	agraph, point (1)(b), amend	ing provision, first paragraph - Art 58	(1)	
subpara States m Strategic agronon other kin ensure t yield for this type varietal of the vin the vine	purposes of the first graph, point (a), Member ay lay down in their CAP e Plans specific nic, viticultural or any nd of conditions which hat there is no increase in the vineyard subject to e of interventions after the conversion, the relocation neyard, the replanting of yard or the improvement neyard management nees.	For the purposes of the first subparagraph, point (a), Member States may lay down in their CAP Strategic Plans specific agronomic, viticultural or any other kind of conditions which ensure, prior to the implementation of those conditions, that there is no excessive increase in yield for the vineyard subject to this type of interventions after the varietal conversion, the relocation of the vineyard, the replanting of the vineyard or the improvement of the vineyard management techniques. Member States shall not limit such yield through the prohibition of certain varieties. Beneficiaries of funds allocated to the voluntary crisis measures referred to in point (c) of the first subparagraph shall not be	For the purposes of the first subparagraph, point (a), Member States may lay down in their CAP Strategic Plans specific agronomic, viticultural or any other kind of conditions which ensure that there is no increase in yield for the vineyard subject to this type of interventions after the varietal conversion, the relocation of the vineyard or the improvement of the vineyard management techniques undertaken under this type of interventions do not generate an increase in yield in the vineyard be replanted.	Technical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			eligible to receive support for green harvesting, distillation or grubbing-up measures pursuant to Article 216 of Regulation (EU) No 1308/2013 implemented in the same hectares. Those same beneficiaries shall for a period of five years not be eligible to benefit from other wine support programmes aimed at increasing production.		
	Article 3,	, first paragraph, point (1)(c) - Art 58	(1)		
G	121	(c) the second subparagraph becomes the third subparagraph and is replaced by the following:	(c) the second subparagraph becomes the third subparagraph and is replaced by the following:	(c) the second subparagraph becomes the third subparagraph and is replaced by the following:	Identical
	Article 3,	, first paragraph, point (1)(c), amend	ng provision, first paragraph - Art 58	(1)	
	122	The first subparagraph, point (k), shall apply only to wines with a protected designation of origin or a protected geographical indication or wines with an indication of the wine grape variety. Promotion and communication operations aimed at the consolidation of market outlets shall be limited to a maximum non-extendable duration of five years and shall concern	The first subparagraph, point (k), shall apply only to wines with a protected designation of origin or a protected geographical indication or wines with an indication of the wine grape variety. Promotion and communication operations aimed at the consolidation of market outlets shall be limited to a maximum non-extendable duration of five years and shall concern	The first subparagraph, point (k), shall apply only to wines with a protected designation of origin or a protected geographical indication or wines with an indication of the wine grape variety. Promotion and communication operations aimed at the consolidation of market outlets shall be limited to a maximum non-extendable duration of five years and shall concern	Technical

CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
only the Union quality scheme covering designations of original and geographical indications.	1 2	only the Union quality schemes covering designations of origin and geographical indications, and wines with an indication of the wine grape variety.;	

	CLEAN	Commission Proposal	vs.ec EP Ma	ndate	vs.ec Counc	il Mandate	CLEAN	Auxiliary 2
			drawing up their St Member States may the term 'third-cour refers to distinct may the same third cour a distinction to be a different regions, consegments or types of channels within on country.	consider that ntry market' urkets within ntry, enabling nade between onsumer f distribution				
Article 3	, first para	graph, point (1)(c), amendi	ng provision, first pa	agraph a - Art 58 (1	1)			
122a			(1a) In Article 58, paragraph is insert				Political Te	chnical
Article 3	, first para	graph, point (1)(c), amendi	ng provision, first pa	agraph b			·	
122b			'1a. The Comminestablish a compressivategy aimed at resulting and strengthening and strengthening and strengthening and strengthening and strengthening and strengthening and strengtheness. The strategy shall pursue the objective the Union's present export markets, with the Union's present export markets, with the Commission shouse of the instrument under the CAP, incomeasures for prominessions and market intelligences.	tensive vitalising the vitalising th			Political Te	chnical

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
			The strategy shall place particular emphasis on the quality, tradition and excellence of Union wines.'		
	Article 3	, first paragraph, point (2) - Art 59	T		
G	123	(2) Article 59 is amended as follows:	(2) Article 59 is amended as follows:	(2) Article 59 is amended as follows:	Identical
	Article 3	, first paragraph, point (2)(a) - Art 59	(2)		
G	124	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:	(a) paragraph 2 is replaced by the following:	Identical
	Article 3	, first paragraph, point (2)(a), amend	ing provision, numbered paragraph (2	2), first subparagraph - Art 59 (2)	
G	125	2. The Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), shall not exceed:	2. The Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), shall not exceed:	2. The Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), shall not exceed:	Identical
	Article 3	, first paragraph, point (2)(a), amend	ing provision, numbered paragr (2), fi	rst subparagraph, point (a) - Art 59 (2	2)
G	126	(a) 50 % of eligible investment costs in less developed regions;	(a) 50 % of eligible investment costs in less developed regions;	(a) 50 % of eligible investment costs in less developed regions;	Identical
	Article 3	, first paragraph, point (2)(a), amend	ing provision, numbered paragr (2), fi	rst subparagr, point (b) - Art 59 (2)	
G	127	(b) 40 % of eligible investments costs in regions other than less developed regions;	(b) 40 % of eligible investments costs in regions other than less developed regions;	(b) 40 % of eligible investments costs in regions other than less developed regions;	Identical
	Article 3	, first paragr, point (2)(a), amending	provision, numbered paragr (2), first s	subparagraph, point (c) - Art 59 (2)	

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
G	128	(c) 75 % of eligible investment costs in the outermost regions;	(c) 75 % of eligible investment costs in the outermost regions;	(c) 75 % of eligible investment costs in the outermost regions;	Identical
	Article 3	, first paragr, point (2)(a), amending p	provision, numbered paragr (2), first s	subparagraph, point (d) - Art 59 (2)	
G	129	(d) 65 % of eligible investment costs in the smaller Aegean islands.	(d) 65 % of eligible investment costs in the smaller Aegean islands.	(d) 65 % of eligible investment costs in the smaller Aegean islands.	Identical
	Article 3	, first paragraph, point (2)(a), amend	ng provision, numbered paragraph (2	2), second subparagr - Art 59 (2)	
	130	The Union financial assistance at the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC** and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands.	The Union financial assistance at the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC** and to producer organisations recognised under Regulation (EU) No 1308/2013, including cooperatives. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands.	The Union financial assistance at the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC** and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands.	Technical
	Article 3	, first paragraph, point (2)(a), amend	ng provision, numbered paragraph (2	2), third subparagr - Art 59 (2)	
G	131	For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or	For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or	For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or	Identical

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
		with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.	with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.	with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.	
	Article 3		ng provision, numbered paragraph (2		
	132	By way of derogation from the first subparagraph, the Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), may be increased to up to 80% of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation set out in Article 57, point (b).	By way of derogation from the first subparagraph, the Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), may be increased to up to 80% of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation set out in Article 57, point (b).	By way of derogation from the first subparagraph, the Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (b), may be increased to up to 80%80 % of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation and to the improvement of the sustainability of production systems and the reduction of the environmental impact of the Union wine sector set out in Article 57, point (b).	Technical
	Article 3	, first paragraph, point (2)(a), amendi	ng provision, numbered paragraph (2	2), fifth subparagr - Art 59 (2)	
G	133	No Union financial assistance shall be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty***.	No Union financial assistance shall be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty***.	No Union financial assistance shall be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty***	Identical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2	
	Article 3,	, first paragraph, point (2)(a), amend	ing provision, numbered paragraph (2), sixth subparagr - Art 59 (2)		
G	134				Identical	G
	Article 3,	, first paragraph, point (2)(a), amend	ing provision, numbered paragraph (2), seventh subparagr - Art 59 (2)		
G	135	** Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36, ELI: http://data.europa.eu/eli/reco/2003/361/oj).	** Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36, ELI: http://data.europa.eu/eli/reco/2003/361/oj).	** Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises (OJ L 124, 20.5.2003, p. 36, ELI: http://data.europa.eu/eli/reco/2003/361/oj).	Identical	C
	Article 3,	, first paragraph, point (2)(a), amend	ing provision, numbered paragraph (2	!), eighth subparagr - Art 59 (2)		
G	136	*** OJ C 249, 31.7.2014, p. 1, ELI: https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELE X:52014XC0731(01).	*** OJ C 249, 31.7.2014, p. 1, ELI: https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELE X:52014XC0731(01).	*** OJ C 249, 31.7.2014, p. 1, ELI: https://eur- lex.europa.eu/legal- content/EN/TXT/PDF/?uri=CELE X:52014XC0731(01).	Identical	G
	Article 3,	, first paragraph, point (2)(a), amend	ing provision, numbered paragraph (2	2), eighth subparagr - Art 59 (2)		
	136a		By way of derogation from the first subparagraph, the Union financial assistance for restructuring and conversion of vineyards referred to in Article 58(1), first subparagraph, point (a), may cover up to 80 % of the actual costs of restructuring and conversion of vineyards linked to		, Technical	

LIFE.1

	CLEAN	Commission Proposal	vs.ec EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
			the objective of contributing to climate change mitigation and adaptation set out in Article 57, point (b).				
Article 3	, first parag	graph, point (2)(aa) - Art 59					
136b			(aa) in Article 59, paragraph 3 is replaced by the following:			Technical	
Article 3	, first parag	graph, point (2)(aa) - Art 5	9 (3)				
136c			(ab) '3. The Union financial assistance for green harvesting and distillation referred to in Article 58(1), first subparagraph, point (c), shall not exceed 50 % of the sum of the direct costs of the destruction or removal of grape bunches and the loss of revenue related to such destruction or removal.'			Technical	
Article 3	, first parag	graph, point (2)(ac) - Art 59	9 (3)				
136d			(ac) In Article 59(3), the following subparagraph is added:			Technical	
Article 3	, first parag	graph, point (2)(ab) - Art 5	9 (3)				
136e			(ad) 'By way of derogation from the first subparagraph, the Union financial assistance for permanent grubbing up may			Technical	

		CLEAN Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
			costs. Be financial permane be eligibl intervent conversion to Article subparag	to 100% of the eligible neficiaries of Union assistance for at grubbing up shall not e to benefit from the ion restructuring and on of vineyards pursuant 58(1), first raph, point (a), for a five years.'				
	Article 3	3, first paragraph, point (2)(b) - Art	59 (4)				1	
G	137	(b) in paragraph 4, the following subparagraph is added:		n paragraph 4, the subparagraph is added:	` '	paragraph 4, the abparagraph is added:	Identical	
	Article 3	3, first paragraph, point (2)(b), ame	nding provision	on, first paragraph - Art 59	(4)		·	
	138	However, the Union financial assistance for investments referre to in Article 58(1), first subparagraph, point (m), may be increased to up to 80% of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation set out in Article 57, point (b).;	d assistance to in Arti subparag increased investme linked to contribut mitigation	the Union financial e for investments referred cle 58(1), first raph, point (m), may be to up to 80% of eligible at costs for investments the objective of ang to climate change and adaptation set out 57, point (b).;	assistance f to in Article subparagrap increased to eligible investments of contribut mitigation a the improve sustainability systems and environment	ne Union financial or investments referred e 58(1), first oh, point (m), may be o up to 80%80 % of estment costs for a linked to the objective ing to climate change and adaptation and to ement of the extra limpact of the exector set out in point (b).;	Technical	

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
	Article 3	3, first paragraph, point (2)(c) - Art 59	9 (6)		
G	139	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following:	Identical
	Article 3	3, first paragraph, point (2)(c), amend	ing provision, numbered paragraph (6	5), first subparagr - Art 59 (6)	
G	140	6. The Union financial assistance for innovation referred to in Article 58(1), first subparagraph, point (e), shall not exceed:	6. The Union financial assistance for innovation referred to in Article 58(1), first subparagraph, point (e), shall not exceed:	6. The Union financial assistance for innovation referred to in Article 58(1), first subparagraph, point (e), shall not exceed:	Identical
	Article 3	3, first paragraph, point (2)(c), amend	ing provision, numbered paragraph (6	5), first subparagr, point (a) - Art 59 (6	5)
G	141	(a) 50 % of eligible investment costs in less developed regions;	(a) 50 % of eligible investment costs in less developed regions;	(a) 50 % of eligible investment costs in less developed regions;	Identical
	Article 3	3, first paragraph, point (2)(c), amend	ing provision, numbered paragr (6), fi	rst subparagraph, point (b) - Art 59 (6	6)
G	142	(b) 40 % of eligible investment costs in regions other than less developed regions;	(b) 40 % of eligible investment costs in regions other than less developed regions;	(b) 40 % of eligible investment costs in regions other than less developed regions;	Identical
	Article 3	3, first paragraph, point (2)(c), amend	ing provision, numbered paragr (6), fi	rst subparagraph, point (c) - Art 59 (6	5)
G	143	(c) 80 % of eligible investment costs in the outermost regions;	(c) 80 % of eligible investment costs in the outermost regions;	(c) 80 % of eligible investment costs in the outermost regions;	Identical
	Article 3	, first paragraph, point (2)(c), amend	ing provision, numbered paragr (6), fi	rst subparagraph, point (d) - Art 59 (6	6)
G	144	(d) 65 % of eligible investment costs in the smaller Aegean islands.	(d) 65 % of eligible investment costs in the smaller Aegean islands.	(d) 65 % of eligible investment costs in the smaller Aegean islands.	Identical

The Union financial assistance at the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands. Article 3, first paragraph, point (2)(c), amending provision, numbered paragraph (6), second subparagr - Art 59 (6) The Union financial assistance at the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands. Article 3, first paragraph, point (2)(c), amending provision, numbered paragraph (6), third subparagr - Art 59 (6) For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved. The Union financial assistance at the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC, and to producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands. Article 3, first paragraph, point (2)[c), amending provision, numbered paragraph with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013, including cooperatives. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands. Article 3, first paragraph, point (2)[c), amending provision, numbered paragraph (6), third subparagr - Art 59 (6) For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC, and to produce organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the m	Article 3	3, first paragraph, point (2)(c), amend	ing provision, numbered paragraph (6	5), second subparagr - Art 59 (6)	
For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the For enterprises, other than producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the		the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands.	the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013. including cooperatives. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands.	the maximum rate set out in the first subparagraph shall only be granted to micro, small and medium-sized enterprises within the meaning of Commission Recommendation 2003/361/EC and to producer organisations recognised under Regulation (EU) No 1308/2013. However, it may be granted to all enterprises in the outermost regions and in the smaller Aegean islands.	Technical
producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the	Article 3	3, first paragraph, point (2)(c), amend	ing provision, numbered paragraph (6	5), third subparagr - Art 59 (6)	
Article 3, first paragraph, point (2)(c), amending provision, numbered paragraph (6), fourth subparagraph - Art 59 (6)		producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.	producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.	producer organisations recognised under Regulation (EU) No 1308/2013, which are not covered by Article 2(1) of the Annex to Recommendation 2003/361/EC, with fewer than 750 employees or with an annual turnover of less than EUR 200 million, the maximum levels of Union financial assistance set out in the first subparagraph shall be halved.	Identical

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2
	147	By way of derogation from the first subparagraph, the Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (e), may be increased to up to 80% of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation set out in Article 57, point (b).	By way of derogation from the first subparagraph, the Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (e), may be increased to up to 80% of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation set out in Article 57, point (b).	By way of derogation from the first subparagraph, the Union financial assistance for investments referred to in Article 58(1), first subparagraph, point (e), may be increased to up to 80% of eligible investment costs for investments linked to the objective of contributing to climate change mitigation and adaptation and to the improvement of the sustainability of production systems and the reduction of the environmental impact of the Union wine sector set out in Article 57, point (b).	Technical
	Article 3	, first paragraph, point (2)(c), amendi	ng provision, numbered paragraph (6), fifth subparagraph - Art 59 (6)	
G	148	No Union financial assistance shall be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty'.'	No Union financial assistance shall be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty'.'	No Union financial assistance shall be granted to enterprises in difficulty within the meaning of the Commission Communication 'Guidelines on State aid for rescuing and restructuring non-financial undertakings in difficulty'.'	Identical
	Article 3,	, first paragraph, point (2)(c), amendi	ng provision, numbered paragr (6), fi	fth subparagr, point (a) - Art 59 (7)	
	148a		(a) paragraph 7 is replaced by the following:	(a) paragraph 7 is replaced by the following:	,

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
A distance	C'and a second	(2)(2)			Col		Technical	
Article 3	, first parag	graph, point (2)(c), amendi	ng provisioi	n, numbered paragraph (6), fifth sub	pparagraph, point (b)	I	
148b			assistance and prome Article 58 points (h)	7. The Union financial for information actions otion referred to in (1), first subparagraph, and (k), shall not % of eligible re.'	assistand and pron to in poi subpara shall not expendit In additi referred grant na 30 % of Union fi Member	to in Article 88(1) may tional payments of up to eligible expenditure, but nancial assistance and State payments shall not 60% of eligible	Technical	
Article 3	, first parag	graph, point (2)(c), amendi	ng provisio	n, numbered paragraph (6), fifth sub	pparagraph, point (b) - Art !	59	
148c			is inserted '7a. The assistance the spread and other diseases r 58(1), firs (ma), may the eligible	e Union financial for actions to prevent l of flavescence dorée highly contagious plant eferred to in Article t subparagraph, point cover up to 100 % of le costs.'	is inserte 7a. Unid for actio dorée re first sub reach 10	on financial assistance ns against flavescence ferred to in Article 58(1), paragraph, point (n) may 10% of the eligible costs.	Technical	
Article 3	, first parag	graph, point (2)(c), amendi	ng provisio	n, numbered paragraph (6), fifth sub	pparagraph, point (d)		

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
148d			is added: '8a. The assistance referred subparage increased the eligible services of the subparage of the subparage than the subparage of the s	the Union financial the for advisory services to in Article 58(1), first graph, point (f), may be d to cover up to 80% of ble expenditures for linked to the objectives a Article 57, points (a),			Technical	
Article 3	a							
148e			Amendm 2021/211	Article 3a ments to Regulation (EU) ments to Regulation (EU)			Political <mark>Te</mark>	chnical
Article 3	a, first para	agraph	1					
148f			amended	ion (EU) 20221/2116 is las follows: rticle 15a is inserted:			Political <mark>Te</mark>	chnical
Article 3	a, first para	agraph, amending provisio	n, Article					
148g			intervent	Article 15a ry flexibility for sectoral tions in the wine sector			Political Te	chnical
Article 3	a, first para	agraph, amending provisio	n, Article(1	1)				
148h				By way of derogation icle 12, point 2, of the			Political <mark>Te</mark>	chnical

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	clean Auxi l	liary 2
			budgetary interventi a given fit carried ov financial are used ov voluntary Article 58	Regulation*, unused allocations for sectoral ons in the wine sector in mancial year may be ver to the following year provided that they exclusively for the measures referred to in 16(1) Regulation (EU) 5 in the same sector.				
Article 3	a, first para	agraph, amending provisio	n, Article(2					
148i	first some		financial financial paragraph inform th Commissi wish to ca specific re carry over that are to	efore 15 February of the year following the given year referred to in h 1, Member States shall to European ion of the amount they was one that justify the r and any interventions to be implemented.			Political Technical	
Article 3	a, first para	agraph, amending provisio						
148j			evaluate t	he Commission shall he information provided I March of the same rove the carry-over or			Political Technical	
Article 3	b		•					

	CLEAN	Commission Proposal	vs.ec EP Mandate	VS.EC	Council Mandate	CLEAN Auxiliary 2		
148k			Article 3b Amendments to Regulation (EU) 2024/1143			Technical		
Article 3	b, first para	agraph						
1481			Regulation (EU) 2024/1143 is amended as follows:	l		Technical		
Article 3	b, first para	agraph, point (1)	,					
148m			(1) In Article 37, paragraph 5 is replaced by the following:	ı		Technical		
Article 3	b, first para	agraph, point (1), amendin	g provision, numbered paragraph (1),	first subpa	aragraph			
148n			5. Where agricultural products are designated by a geographical indication, an indication of the name of the producer or operator shall appear in the labelling, in the same field of vision as the geographical indication. In that case, the name of the operator shall be understood as the name of the operator responsible for the product to be covered by the geographical indication is obtained, or responsible for carrying out substantial processing of that product.			Technical		
Article 3	ticle 3b, first paragraph, point (1), amending provision, numbered paragraph (1), second subparagraph							

	CLEAN	Commission Proposal	VS.EC	EP Mandate	VS.EC	Council Mandate	CLEAN	Auxiliary 2
1480			have as the described Regulation the indicate producer voluntary				Technical	
Article 3	b, first para	agraph, point (1), amendir	g provision	, numbered paragraph (1),	third subp	aragraph		
148p			marketed indication before 14 continue market w the obligoname of the in the sam geograph	under a geographical under a geographical n, which were labelled May 2026, may to be placed on the ithout complying with ution to indicate the the producer or operator ne field of vision as the ical indication, until tocks are exhausted.			Technical	
Article 3	b, first para	agraph, point (2)	1					
148q			(2) <u>T</u> added:	The following Article is			Technical	
Article 3	b, first para	agraph, point (2), amendir	ng provision	, Article		_		
148r			. Old vines	•			Technical	
Article 3	e 3b, first paragraph, point (2), amending provision, Article, first paragraph							

	CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	CLEAN Auxiliary 2
148s		The term "old vines" shall be established as an optional quality term for the designation of wine produced from vines older than 35 years.		Technical
Article 4				
149	Article 4 Transitional provision	Article 4 Transitional provision	Article 4 Transitional provision	Identical
Article 4	, first paragraph			
150	Grapevine products which have been labelled in accordance with Article 119(1), point (a), second sentence, of Regulation (EU) No 1308/2013 prior to [specific date - 18 months from the date of entry into force] may continue to be placed on the market until stocks are exhausted.	Grapevine products which have been labelled in accordance with Article 119(1), point (a), second sentence, 119 of Regulation (EU) No 1308/2013 and aromatised wine products which have been labelled in accordance with Article 5 of Regulation (EU) No 251/2014, which were produced prior to [specific date - 18 months from the date of entry into force] may continue to be placed on the market until stocks are exhausted.	I. Grapevine products which have been labelled in accordance with Article 119(1), point (a), second sentence, of Regulation (EU) No 1308/2013 prior to [specific date - 18 months from the date of entry into force] may continue to be placed on the market until stocks are exhausted.	Technical
Article 4	, first paragraph a		2. The rules provided for in Article 62(3) third sentence, of Regulation (EU) No 1308/2013, concerning authorisations for replanting granted in accordance	Technical

		Clean Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2				
				with Article 66 shall also apply to replanting authorisations which were valid at the time of entry into force of Regulation XXX (this Regulation).					
	Article 5								
G	151	Article 5 Entry into force and application	Article 5 Entry into force and application	Article 5 Entry into force and application	Identical				
	Article 5	, first paragraph							
G	152	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	Identical				
	Article 5	icle 5, second paragraph							
	153	However, Article 1(5) shall apply from [specific date – 18 months from the date of entry into force].	However, Article 1(5) shall apply from [specific date – 18 months from the date of entry into force].	However, Article 1(4) shall apply from [specific date – 48 months from the date of entry into force] and Article 1(5) shall apply from [specific date – 18 months from the date of entry into force].	Technical				
	Formula								
G	154	Done at Brussels,	Done at Brussels,	Done at Brussels,	Identical				
	Formula								
G	155	For the European Parliament	For the European Parliament	For the European Parliament	Identical				
	Formula								

102

LIFE.1

		CLEAN Commission Proposal	vs.ec EP Mandate	vs.ec Council Mandate	clean Auxiliary 2				
G	156	The President	The President	The President	Identical				
	Formula	Formula							
G	157	For the Council	For the Council	For the Council	Identical				
	Formula								
G	158	The President	The President	The President	Identical				