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## NOTE

From:	General Secretariat of the Council
To:	Delegations
Subject:	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directive (EU) 2018/2001 of the European Parliament and of the Council, Regulation (EU) 2018/1999 of the European Parliament and of the Council and Directive 98/70/EC of the European Parliament and of the Council as regards the promotion of energy from renewable sources, and repealing Council Directive (EU) 2015/652
	- 4 column document

Delegations will find attached, for information, the 4column document of the abovementioned proposal.

Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directive (EU) 2018/2001 of the European Parliament and of the Council, Regulation (EU) 2018/1999 of the European Parliament and of the Council and Directive 98/70/EC of the European Parliament and of the Council as regards the promotion of energy from renewable sources, and repealing Council Directive

(EU) 2015/652 2021/0218(COD) [Version for Trilogue on 6 October, 2022] 05-10-2022 at 13h06

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula	I			
1	2021/0218 (COD)		2021/0218 (COD)	
Proposa	l Title			
2	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directive (EU) 2018/2001 of the European Parliament and of the Council, Regulation (EU) 2018/1999 of the European Parliament and of the Council and Directive 98/70/EC of the European Parliament and of the Council as regards the promotion of energy from renewable sources, and repealing Council Directive		Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Directive (EU) 2018/2001 of the European Parliament and of the Council, Regulation (EU) 2018/1999 of the European Parliament and of the Council and Directive 98/70/EC of the European Parliament and of the Council– as regards the promotion of energy from renewable sources, and repealing Council Directive	

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	(EU) 2015/652		(EU) 2015/652	
Formula				
3	THIS ELEMENT IS MISSING. THANK YOU FOR USING ANOTHER LANGUAGE.			
Citation	1			
4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 and 194(2) thereof,		Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 and 194(2) thereof,	
Citation	2			
5	Having regard to the proposal from the European Commission,		Having regard to the proposal from the European Commission,	
Citation	3			
6	After transmission of the draft legislative act to the national parliaments,		After transmission of the draft legislative act to the national parliaments,	
Citation	4		· · · · · · · · · · · · · · · · · · ·	
7	Having regard to the opinion of the		Having regard to the opinion of the	

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	European Economic and Social Committee <sup>1</sup> ,		European Economic and Social Committee <sup>1</sup> ,	
	1. OJ C , , p		1. OJ C , , p	
Citation	5	•	·	
8	Having regard to the opinion of the Committee of the Regions <sup>1</sup> , $\overline{1. \text{ OJ C}_{,, p}}$		Having regard to the opinion of the Committee of the Regions <sup>1</sup> , $\overline{1. \text{ OJ C}_{,, p}}$	
Citation	6			
9	Acting in accordance with the ordinary legislative procedure,		Acting in accordance with the ordinary legislative procedure,	
Formula			•	
10	Whereas:		Whereas:	
Recital 1		-		
11	(1) The European Green Deal <sup>1</sup> establishes the objective of the Union becoming climate neutral in 2050 in a manner that contributes to the European economy, growth and job creation. That objective, and the objective of a 55%	(1) The European Green Deal <sup>1</sup> establishes the objective of the Union becoming climate neutral in 2050 in a manner that contributes to the European economy, growth and job creation. That objective, and the objective of a <u>reduction of</u>	<ul> <li>(1) In its Communication of 11</li> <li>December 2019, entitled "The European Green Deal"<sup>1</sup> the Commission established<sup>+</sup></li> <li>establishes the objective of the Union becoming climate neutral in 2050 in a manner that contributes</li> </ul>	

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reduction in greenhouse gas emissions by 2030 as set out in the 2030 Climate Target Plan <sup>2</sup> that was endorsed both by the European Parliament <sup>3</sup> and by the European Council <sup>4</sup> , requires an energy transition and significantly higher shares of renewable energy sources in an integrated energy system. <u>1</u> . Communication from the Commission COM(2019) 640 final of 11.12.2019, The European Green Deal. 2. Communication from the Commission COM(2020) 562 final of 17.9.2020, Stepping up Europe's 2030 climate ambition Investing in a climate-neutral future for the benefit of our people 3. European Parliament resolution of 15 January 2020 on the European Green Deal (2019/2956(RSP)) 4. European Council conclusions of 11 December 2020, https://www.consilium.europa.eu/media/47 296/1011-12-20-euco-conclusions-en.pdf	<i>at least 55 % 55% reduction in</i> greenhouse gas emissions by 2030 as set out in the 2030 Climate Target Plan <sup>2</sup> that was endorsed both by Regulation (EU) 2021/119 (the European Parliament <sup>3</sup> and by the European Council <sup>4</sup> Climate Law), requires an energy transition and significantly higher shares of renewable energy sources in an integrated energy system. 1. Communication from the Commission COM(2019) 640 final of 11.12.2019, The European Green Deal. 2. Communication from the Commission COM(2020) 562 final of 17.9.2020, Stepping up Europe's 2030 climate ambition Investing in a climate neutral future for the benefit of our people 3. European Parliament resolution of 15 January 2020 on the European Green Deal (2019/2956(RSP)) 4. European Council conclusions of 11 December 2020, https://www.consilium.europa.eu/media/47 296/1011-12-20 eueo-conclusions en.pdf	to the European economy, growth and job creation. That objective, andas well as the objective of a 55% reduction in greenhouse gas emissions by 2030 as set out in the <b>Commission Communication of</b> <b>17 September 2020, entitled</b> " <b>Stepping up Europe's 2030</b> <b>climate ambition - Investing in a</b> <b>climate-neutral future for the</b> <b>benefit of our people" (the "</b> 2030 Climate Target Plan" <sup>2</sup> ) <sup>2</sup> that was endorsed both by the European Parliament <sup>3</sup> and by the European Council <sup>4</sup> , requires an energy transition and a significantly higher <del>sharesshare</del> of renewable energy sources in an integrated energy system. <u>1. Communication from the Commission COM(2019) 640 final of 11.12.2019, The European Green Deal. 2. Communication from the Commission COM(2020) 562 final of 17.9.2020, Stepping up Europe's 2030 climate ambition Investing in a climate-neutral future for the benefit of our people 3. European Parliament resolution of 15 January 2020 on the European Green Deal (2019/2956(RSP)) 4. European Council conclusions of 11 December 2020, https://www.consilium.europa.eu/media/47 296/1011-12-20-euco-conclusions-en.pdf</u>	

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Recital 1	а			
11a		(1a) The energy transition affects Member States, regions, economic sectors and citizens differently and depending on their particular situation. It is therefore essential to ensure that the Green Deal is implemented in a way that promotes economic, social and territorial cohesion in the Union and that the energy transition is just and inclusive. In particular, it must be ensured that disruptions are avoided in critical sectors that meet basic needs of the economy and society, such as mobility.		
Recital 1	b			
11b		(1b) Energy is an essential production factor that is in constant demand and vitally important in economic, social and environmental terms. All human activities, including transport, depend on sufficient and affordable energy being available when needed.		
Recital 1	C		1	
11c				

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	(1c) The General Union		
	Environment Action Programme		
	to 2030 (8th EAP) sets out		
	thematic priority objectives for		
	2030 in the areas of climate		
	change mitigation, adaptation to		
	climate change, protecting and		
	restoring biodiversity, a non-toxic		
	circular economy, a zero pollution		
	environment and minimising		
	environmental pressures from		
	production and consumption		
	across all sectors of the economy		
	and recognises that these		
	objectives, which address both		
	drivers and impacts of		
	environmental damage, are		
	inherently interlinked. The 8th		
	EAP also has a long-term priority		
	objective that by 2050 at the latest,		
	people live well, within the		
	planetary boundaries in a well-		
	being economy where nothing is		
	wasted, growth is regenerative,		
	climate neutrality in the Union		
	has been achieved and		
	inequalities have been		
	significantly reduced. A healthy		
	environment underpins the well-		
	being of all people and is an		
	environment in which biodiversity		
	is conserved, ecosystems thrive,		
	and nature is protected and		
	restored, leading to increased		

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		<u>resilience to climate change,</u> <u>weather and climate-related</u> <u>disasters and other environmental</u> <u>risks.</u>		
Recital	1d		<u>.</u>	<u> </u>
11d		(1d) The General Union Environment Action Programme to 2030 ('8th EAP'), the framework for Union action in the field of the environment and climate, aims to accelerate the green transition to a climate- neutral, sustainable, non-toxic, resource-efficient, renewable energy-based, resilient and competitive circular economy in a just, equitable and inclusive way, and to protect, restore and improve the state of the environment by, inter alia, halting and reversing biodiversity loss. It supports and strengthens an integrated policy and implementation approach, building upon the European Green Deal. The 8th EAP recognises that achieving this transition will require systemic change which, according to the EEA, entails a fundamental, transformative and cross-cutting		

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	<u>change that implies major shifts</u> <u>and reorientation in system goals,</u> <u>incentives, technologies, social</u> <u>practices and norms, as well as in</u> <u>knowledge systems and</u> <u>governance approaches.</u>		
Recital 1e			
11e	(1e) Ensuring that legislative initiatives, programmes, investments, projects and their implementation are consistent with, contribute where relevant, and do no harm to any of the 8th EAP objectives is necessary for the objectives' achievement. Furthermore, ensuring that social inequalities resulting from climate- and environmental- related impacts and policies are minimised and that measures taken to protect the environment and climate are carried out in a socially fair and inclusive way, as well as gender mainstreaming throughout climate and environmental policies, including by incorporating a gender perspective at all stages of the policy-making process, will be required to meet the objectives of the 8th EAP and, as such, are also		

Idid down as enabling conditions in the 8th EAP.         Recital 1f         If         If
111         111         111
11f       objective of the 8th EAP is swift         and predictable reduction of       greenhouse gas emissions and, at         the same time, enhancement of       removals by natural sinks in the         Union to attain the 2030       greenhouse gas emission         greenhouse gas emission       reduction target as laid down in         Regulation (EU) 2021/1119, in       line with the Union's climate and         environment objectives, whilst       ensuring a just transition that         leaves no one behind. To help       achieve its objectives, the 8th EAP         also lays down the enabling       bis
environmentally harmful subsidies, including through setting a deadline for the phasing out of fossil fuel subsidies consistent with the ambition of limiting global warming to 1,5°C as well as a binding Union framework to monitor and report on Member States' progress towards phasing out fossil fuel subsidies, based on an agreed

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		<u>methodology.</u>		
Recital 1	g		Į.	
11g		(1g) This Directive aims to ensure that, as part of the EU's energy policy, investments in renewable energy production are encouraged while upholding the energy sovereignty of each Member State.		
Recital 1	h			
11h		(1h) The renewable energy directive is part of the 'Fit for 55 package', which will also have multiple effects on the Union, including on competitiveness, job creation, household purchasing power, the achievement of climate targets and on the magnitude of carbon leakage. As such, a comprehensive evaluation of the aggregated macroeconomic impact of the Regulations that make up the 'Fit for 55 package' should be carried out on a regular basis.		
Recital 2		1	1	L
12				

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	(2) Renewable energy plays a fundamental role in delivering the European Green Deal and for achieving climate neutrality by 2050, given that the energy sector contributes over 75% of total greenhouse gas emissions in the Union. By reducing those greenhouse gas emissions, renewable energy also contributes to tackling environmental-related challenges such as biodiversity loss.	(2) Renewable energy plays a fundamental role in delivering the European Green Deal and for achieving climate neutrality by 2050, given that the energy sector contributes over 75% of total greenhouse gas emissions in the Union. By reducing those greenhouse gas emissions, renewable energy also contributes to tackling environmental-related challenges such as biodiversity loss, <i>land, water and air pollution, as long as the use of the renewable energy sources</i> themselves does not exacerbate those challenges. The low operating costs of renewable energy and the reduced exposure to price shocks compared to fossil fuels gives renewable energy poverty.	(2) Renewable energy plays a fundamental role in delivering the European Green Deal and forin achieving climate neutrality by 2050, given that the energy sector contributes over 75% of total greenhouse gas emissions in the Union. By reducing those greenhouse gas emissions, renewable energy also contributes to tackling environmental-related challenges such as biodiversity loss.	
Recital 2	2a		•	
12a		(2a) With ever more countries committing to climate-neutrality by mid-century, both domestic and global demand for renewable technologies are projected to rise and offer significant opportunities for job creation, the expansion of a European renewables industrial		

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		base and continued European leadership in research and development of innovative renewable technologies, which in turn enhance the competitive advantage of European companies and the EU's energy independence from fossil fuel imports.		
Recital 2	2b			
12b		(2b) The share of gross final energy consumption from renewable sources in EU reached 22 % in 2020 <sup>1</sup> , 2 percentage points (pp) above the target for the share of renewable energy in gross final energy consumption for 2020, as set out in Directive 2009/28/EC on the promotion of the use of energy from renewable sources.		
Recital 2	2c			
12c		(2c) <u>Renewable energy is a key</u> <u>enabler of sustainable</u> <u>development, contributing directly</u>		

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	and indirectly to many Sustainable Development Goals (SDGs), including poverty alleviation, education, water and sanitation. Renewables also bring broad socio-economic benefits, creating new jobs and fostering local industries.		
Recital 2d			
12d	(2d) <u>At international level, at the</u> 2021 United Nations Climate Change Conference (COP 26) the Commission, together with global partners, committed to end direct support for the international unabated fossil fuel energy and to use these funds for the deployment of renewable energy.		
Recital 2e			
12e	(2e) <u>At COP26, the Commission</u> together with global leaders elevated the global ambition level for the preservation and recovery of global forests, and for an accelerated transition to zero emissions transportation.		
Recital 2f			•

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12f		(2f) <u>Renewable energy production</u> often takes place at local level and <u>depends on regional SMEs;</u> <u>Member States should therefore</u> <u>fully involve local and regional</u> <u>authorities when setting targets</u> <u>and supporting policy measures.</u>		
Recital 2	leg			
12g		<ul> <li>(2g) Since around 35 million Europeans are affected by energy poverty<sup>1</sup>, renewable energy policies have an important role to play in any strategy to tackle energy poverty and consumer vulnerability.</li> <li><u>1. Commission Recommendation (EU)</u> 2020/1563 of 14 October 2020 on energy poverty.</li> </ul>		
Recital 2	lh	I	I	
12h		deleted		
Recital 3	3			
13	<i>(3)</i> Directive (EU) 2018/2001 of the European Parliament and of the	(3) Directive (EU) 2018/2001 of the European Parliament and of the	(3) Directive (EU) 2018/2001 of the European Parliament and of the	

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	Council <sup>1</sup> sets a binding Union target to reach a share of at least 32 % of energy from renewable sources in the Union's gross final consumption of energy by 2030. Under the Climate Target Plan, the share of renewable energy in gross final energy consumption would need to increase to 40% by 2030 in order to achieve the Union's greenhouse gas emissions reduction target <sup>2</sup> . Therefore, the target set out in Article 3 of that Directive needs to be increased. <u>1. Directive (EU) 2018/2001 of the European Parliament and of the Council of 11 December 2018 on the promotion of the use of energy from renewable sources, OJ L 328, 21.12.2018, p. 82–209 2. Point 3 of the Communication from the Commission COM(2020) 562 final of 17.9.2020, Stepping up Europe's 2030 climate ambition Investing in a climate- neutral future for the benefit of our people</u>	Council <sup>1</sup> sets a binding Union target to reach a share of at least 32 % of energy from renewable sources in the Union's gross final consumption of energy by 2030. Under the Climate Target Plan, the share of renewable energy in gross final energy consumption would need to increase to 40%45% by 2030 in order to achieve the Union's greenhouse gas emissions reduction target <sup>2</sup> . Therefore, the target set out in Article 3 of that Directive needs to be increased. <u>1. Directive (EU) 2018/2001 of the</u> European Parliament and of the Council of 11 December 2018 on the promotion of the use of energy from renewable sources, OJ L 328, 21.12.2018, p. 82–209 2. Point 3 of the Communication from the Commission COM(2020) 562 final of 17.9.2020, Stepping up Europe's 2030 climate ambition Investing in a climate- neutral future for the benefit of our people	Council <sup>1</sup> sets a binding Union target to reach a share of at least 32 % of energy from renewable sources in the Union's gross final consumption of energy by 2030. Under the <b>2030</b> Climate Target Plan, the share of renewable energy in gross final energy consumption would need to increase to 40% by 2030 in order to achieve the Union's greenhouse gas emissions reduction target <sup>2</sup> . Therefore, the target set out in Article 3 of that Directive needs to be increased. <u>1. Directive (EU) 2018/2001 of the</u> European Parliament and of the Council of 11 December 2018 on the promotion of the use of energy from renewable sources, OJ L 328, 21.12.2018, p. 82–209 2. Point 3 of the Communication from the Commission COM(2020) 562 final of 17.9.2020, Stepping up Europe's 2030 climate ambition Investing in a climate- neutral future for the benefit of our people	
Recital 3	a			
13a		(3a) In line with the Commission recommendation of 28 September 2021 entitled "On Energy Efficiency First: from principles to practice. Guidelines and examples for its implementation in decision-making in the energy		

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		sector and beyond", this Directive should take an integrated approach by promoting the most energy efficient renewable source for any given sector and application, as well as by promoting system efficiency, so that the least energy is required for different economic activities.		
Recital 3	3b			
13b		(3b) In line with the Commission Communication of 18 May 2022 entitled "REPowerEU Plan", boosting the production of sustainable biomethane to at least 35 bcm by 2030 is a cost-efficient path to increase the share of renewable energy and diversify EU gas supply, thereby supporting security of supply and EU climate ambitions. The Commission should develop an EU strategy to address the regulatory barriers to scale biomethane production and integration in the EU internal gas market.		
Recital 3	3c			
13c		(3c) To support the cost-effective		

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		achievement of the renewable energy target and the electrification of end-use sectors, while empowering households and industries to play an active part in securing and decarbonising the EU energy system and rewarding them for that, Member States should ensure that the national regulatory framework enables the reduction of peak electricity demand through the activation of demand-side flexibility in all end- use sectors. To that end, Member States could introduce in their integrated energy and climate plans a minimum target for the reduction of peak electricity demand of at least 5 % by 2030, to increase system flexibility, in accordance with Article 4(d)(3) of Regulation (EU) 2018/1999.		
Recital 3	3d			
13d		(3d) One of the five cohesion policy objectives for the period 2021-2027 is that of a greener Europe by promoting investment in clean energy, the circular economy, climate change mitigation and sustainable transport. Cohesion policy funds		

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		should therefore target preventing any increase in disparities, helping those regions bearing the heaviest transition burden, encouraging investment in infrastructure, and training workers in new technologies to ensure no one is left behind.		
Recital 3	åe	· · · · · · · · · · · · · · · · · · ·		
13e		(3e) The ERDF will have to support promoting energy efficiency and a reduction in greenhouse gas emissions; promote renewable energy; the development of smart energy systems and networks, and promote sustainable, multimodal, urban mobility, in the context of the transition towards a net zero carbon economy; the ESF+ has to contribute to improvements in education and training systems necessary for the adaptation of skills and qualifications, the upskilling of all, including the labour force, the creation of new jobs in sectors related to the environment, climate, energy, the circular economy and the bioeconomy (Article 4 of the ESF+ Regulation).		

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Recital 3	f	1		
13f		(3f) Renewable energy production has a strong local dimension. It is therefore important that the Member States fully involve local and regional authorities in the planning and implementation of national climate measures, provide direct access to funds and monitor the progress of the measures adopted. Where applicable, the Member States should incorporate local and regional contributions into national energy and climate plans.		
Recital 3	g			
13g		(3g) Recognises the important role cohesion policy plays in contributing to helping island regions achieve climate neutrality goals, bearing in mind the additional costs connected to sectors such as energy and transport, as well as the impact of mobile technology on their energy systems, which require a level of investment for management of intermittent renewable energy		

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		<u>sources that is, proportionately</u> speaking, very high.		
Recital 3	1			
13h		(3h) Points out that owing to their small size and isolated energy systems, the most remote island regions, just like the outermost regions, face a major challenge when it comes to energy supply as they generally rely on fossil fuel imports for electricity generation, transport and heating.		
Recital 3i				
13i		(3i) Considers that use of renewable energy, including tidal power, should be a priority and believes it could benefit islands substantially, bearing in mind the local communities' requirements, including preservation of the islands' traditional architecture and local habitat; calls, therefore, for support for the development of a wide range of renewable energy sources based on their geographical features; welcomes the green hydrogen programmes which islands have launched.		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Recital 4	  -	1	I	
Recital 4		(4) There is a growing recognition of the need for alignment of bioenergy policies with the cascading principle of biomass use <sup>1</sup> , with a view to ensuring fair access to the biomass raw material market for the development of innovative, high value-added bio- based solutions and a sustainable circular bioeconomy. When developing support schemes for bioenergy, Member States should therefore take into consideration the available sustainable supply of biomass for energy and non-energy uses and the maintenance of the national forest carbon sinks and ecosystems, <i>the protection of</i> <i>biodiversity</i> as well as the principles of the circular economy and the biomass cascading use, and the waste hierarchy established in Directive 2008/98/ECof the European Parliament and of the Council <sup>2</sup> . <i>For thisHowever</i> , they should <i>be able to</i> grant <i>no</i> -support	(4) There is a growing recognition of the need for alignment of to align bioenergy policies with the cascading principle of biomass use <sup>1</sup> , with a view to ensuring fair access to the biomass raw material market for the development of innovative, high value-added bio- based solutions and a sustainable circular bioeconomy. When developing support schemes for bioenergy, Member States should therefore take into consideration the available sustainable supply of biomass for energy and non-energy uses and the maintenance of the national forest carbon sinks and ecosystems as well as– the principles of the circular economy and the biomass cascading use, and the waste hierarchy established in Directive 2008/98/ECof2008/98/EC of the European Parliament and of the Council <sup>2</sup> . For this, they should grant no-Member States should	Draft Agreement
	logs, stumps and roots and avoid promoting the use of quality	tofor the production of energy from saw logs, veener logs, stumps	<b>not grant</b> support to the production of energy from saw	
	roundwood for energy except in well-defined circumstances. In line	and roots and stumps or roots in the case of waste or residues	logs, veener logs, stumps and roots and avoid promoting the use of	

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with the cascading principle,	derived from the implementation	quality roundwood for energy	
woody biomass should be used	of works carried out with the	except in well-defined	
according to its highest economic	primary objective of nature	circumstances. In line with the	
and environmental added value in	conservation and landscape	cascading principle, woody	
the following order of priorities: 1)	management, such as from	biomass should be used according	
wood-based products, 2) extending	roadsides. In any event, Member	to its highest economic and	
their service life, 3) re-use, 4)	States should avoid promoting the	environmental added value in the	
recycling, 5) bio-energy and 6)	use of quality roundwood for	following order of priorities: 1)	
disposal. Where no other use for	energy except in well-defined	wood-based products, 2) extending	
woody biomass is economically	circumstances, for example	their service life, 3) re-use, 4)	
viable or environmentally	wildfire prevention and salvage	recycling, 5) bio-energy and 6)	
appropriate, energy recovery helps	logging. In line with the cascading	disposal. Where no other use for	
to reduce energy generation from	principle, woody biomass should	woody biomass is economically	
non-renewable sources. Member	be used according to its highest	viable or environmentally	
States' support schemes for	economic and environmental added	appropriate, energy recovery helps	
bioenergy should therefore be	value in the following order of	to reduce energy generation from	
directed to such feedstocks for	priorities: 1) wood-based products,	non-renewable sources. Member	
which little market competition	2) extending their service life, 3)	States' support schemes for	
exists with the material sectors, and	re-use, 4) recycling, 5) bio-energy	bioenergy should therefore be	
whose sourcing is considered	and 6) disposal. Where no other	directed to such feedstocks for	
positive for both climate and	use for woody biomass is	which little market competition	
biodiversity, in order to avoid	economically viable or	exists with the material sectors, and	
negative incentives for	environmentally appropriate,	whose sourcing is considered	
unsustainable bioenergy pathways,	energy recovery helps to reduce	positive for both climate and	
as identified in the JRC report 'The	energy generation from non-	biodiversity, in order to avoid	
use of woody biomass for energy	renewable sources. Member States'	negative incentives for	
production in the EU' <sup>3</sup> . On the	support schemes for bioenergy	unsustainable bioenergy pathways,	
other hand, in defining the further	should therefore be directed to	as identified in the JRC2021 report	
implications of the cascading	such feedstocks for which little	of the Joint Research Centre	
principle, it is necessary to	market competition exists with the	entitled 'The use of woody	
recognise the national specificities	material sectors, and whose	biomass for energy production in	
which guide Member States in the	sourcing is considered positive for	the EU' <sup>3</sup> . On the other hand, in	
design of their support	both climate and biodiversity, in	defining the further implications of	
schemesWaste prevention, reuse	order to avoid negative incentives	implementing measures ensuring	

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and recycling of waste should be	for unsustainable bioenergy	the application of the cascading	
the priority option. Member States	pathways, as identified in the JRC	principle, it is necessary to	
should avoid creating support	report 'The use of woody biomass	recognise the national specificities	
schemes which would be counter	for energy production in the $EU^{3}$ .	which guide Member States in the	
to targets on treatment of waste and	On the other hand, in defining the	design of their support	
which would lead to the inefficient	further implications of the	schemesWasteschemes. Waste	
use of recyclable waste. Moreover,	cascading principle, it is necessary	prevention, reuse and recycling of	
in order to ensure a more efficient	to recognise the national	waste should be the priority option.	
use of bioenergy, from 2026 on	specificities which guide Member	Member States should avoid	
Member States should not give	States in the design of their support	creating support schemes which	
support anymore to electricity-only	schemesWaste prevention, reuse	would be counter to targets on	
plants, unless the installations are	and recycling of waste should be	treatment of waste and which	
in regions with a specific use status	the priority option. Member States	would lead to the inefficient use of	
as regards their transition away	should avoid creating support	recyclable waste. Moreover, in	
from fossil fuels or if the	schemes which would be counter	order to ensure a more efficient use	
installations use carbon capture and	to targets on treatment of waste and	of bioenergy, from 2026 on	
storage.	which would lead to the inefficient	Member States should not give	
storage.	use of recyclable waste. Moreover,	support anymore to electricity-only	
$\overline{1}$ . The cascading principle aims to achieve	in order to ensure a more efficient	plants-, unless the installations are	
resource efficiency of biomass use through	use of bioenergy, from 2026 on	in regions with a specific use status	
prioritising biomass material use to energy	Member States should not give	as regards their transition away	
use wherever possible, increasing thus the amount of biomass available within the	support anymore to electricity-only	from fossil fuels <del>-or if the</del>	
system. In line with the cascading	plants, unless the installations are	installations use carbon capture and	
principle, woody biomass should be used	in regions with a specific use status	storage.	
according to its highest economic and	as regards their transition away	storuge	
environmental added value in the following	from fossil fuels or if the	$\overline{1. \text{ The cascading principle aims to achieve}}$	
order of priorities: 1) wood-based products, 2) extending their service life, 3) re-use, 4)	installations they use carbon	resource efficiency of biomass use through	
recycling, 5) bio-energy and 6) disposal.	capture and storage <i>or if the</i>	prioritising biomass material use to energy	
2. Directive 2008/98/EC of the European	installations cannot be modified in	use wherever possible, increasing thus the amount of biomass available within the	
Parliament and of the Council of 19	a direction to cogeneration in	system. In line with the cascading	
November 2008 on waste and repealing	exceptional justified cases upon	principle, woody biomass should be used	
certain Directives (OJ L 312, 22.11.2008, p. 3).	approval by the Commission.	according to its highest economic and	
3.	upprovator incommission.	environmental added value in the following	
https://publications.jrc.ec.europa.eu/reposit	1. The cascading principle aims to achieve	order of priorities: 1) wood-based products, 2) extending their service life, 3) re-use, 4)	
		2) extending then service inc, 5) ic-use, 4)	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	ory/handle/JRC122719	resource efficiency of biomass use through prioritising biomass material use to energy use wherever possible, increasing thus the amount of biomass available within the system. In line with the cascading principle, woody biomass should be used according to its highest economic and environmental added value in the following order of priorities: 1) wood-based products, 2) extending their service life, 3) re-use, 4) recycling, 5) bio-energy and 6) disposal. 2. Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives (OJ L 312, 22.11.2008, p. 3). 3. https://publications.jrc.ec.europa.eu/reposit ory/handle/JRC122719	recycling, 5) bio-energy and 6) disposal. 2. Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives (OJ L 312, 22.11.2008, p. 3). 3. https://publications.jrc.ec.europa.eu/reposit ory/handle/JRC122719	
Recital 5	5	I		
15	(5) The rapid growth and increasing cost-competitiveness of renewable electricity production can be used to satisfy a growing share of energy demand, for instance using heat pumps for space heating or low-temperature industrial processes, electric vehicles for transport, or electric furnaces in certain industries. Renewable electricity can also be used to produce synthetic fuels for consumption in hard-to- decarbonise transport sectors such	(5) The rapid growth and increasing cost-competitiveness of renewable electricity production can be used to satisfy a growing share of energy demand, for instance using heat pumps for space heating or low-temperature industrial processes, electric vehicles for transport, or electric furnaces in certain industries. Renewable electricity can also be used to produce synthetic fuels for consumption in hard-to- decarbonise transport sectors such	(5) The rapid growth and increasing cost-competitiveness of renewable electricity production can be used to satisfy a growing share of energy demand, for instance using heat pumps for space heating or low-temperature industrial processes, electric vehicles for transport, or electric furnaces in certain industries. Renewable electricity can also be used to produce synthetic fuels for consumption in hard-to- decarbonise transport sectors such	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
as aviation and maritime transport. A framework for electrification needs to enable robust and efficient coordination and expand market mechanisms to match both supply and demand in space and time, stimulate investments in flexibility, and help integrate large shares of variable renewable generation. Member States should therefore ensure that the deployment of renewable electricity continues to increase at an adequate pace to meet growing demand. For this, Member States should establish a framework that includes market- compatible mechanisms to tackle remaining barriers to have secure and adequate electricity systems fit for a high level of renewable energy, as well as storage facilities, fully integrated into the electricity system. In particular, this framework shall tackle remaining barriers, including non-financial ones such as insufficient digital and human resources of authorities to process a growing number of permitting applications.	as aviation and maritime transport. Innovative technologies in connections with a dedicated target should be developed, as they could contribute towards the 2030 climate goals as well as the 2050 climate targets. A framework for electrification needs to enable robust and efficient coordination and expand market mechanisms to match both supply and demand in space and time, stimulate investments in flexibility, energy storage, demand response and other flexibility mechanisms and help integrate large shares of variable renewable generation. Member States should therefore, in accordance with the energy efficiency first principle, ensure that the deployment of renewable electricity continues to increase at an adequate pace to meet growing demand, including by coordinating import strategies at Union level, while also ensuring that demand flexibly adapts to renewable energy generation. For this, Member States should establish a framework that includes market-compatible mechanisms to tackle remaining barriers to have secure and adequate electricity systems fit for a high level of	as aviation and maritime transport. A framework for electrification needs to enable robust and efficient coordination and expand market mechanisms to match both supply and demand in space and time, stimulate investments in flexibility, and help integrate large shares of variable renewable generation. Member States should therefore ensure that the deployment of renewable electricity continues to increase at an adequate pace to meet growing demand. For this, Member States should establish a framework that includes market- compatible mechanisms to tackle remaining barriers to have secure and adequate electricity systems fit for a high level of renewable energy, as well as storage facilities, fully integrated into the electricity system. In particular, this framework shallshould tackle remaining barriers, including non- financial ones such as insufficient digital and human resources of authorities to process a growing number of permitting applications.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<b>flexible</b> renewable energy, as well as storage facilities, fully integrated into the electricity system. In particular, this framework shall tackle remaining barriers, including non-financial ones such as insufficient digital and human resources of authorities to process a growing number of permitting applications.		
Recital 5	5a	1	I	
15a		(5a) Innovative technologies, such as hybrid heat pumps, need to be developed and used within the criteria of Directive (EU) 2018/2001, as they can be used as a transition technology towards the 2030 climate goals as well as contributing to the achievement of the 2050 climate targets.		
Recital 5	b b	·		
15b		(5b) The future EU's economic governance framework should encourage Member States to implement the reforms necessary to accelerate the green transition, and enable investments in needed technologies		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Recital 6				
	(6) When calculating the share of	(6) When calculating the share of	(6) When calculating the share of	
	renewables in a Member State, renewable fuels of non-biological	renewables in a Member State, renewable fuels of non-biological	renewables in a Member State, renewable fuels of non-biological	
	origin should be counted in the sector where they are consumed	origin should be counted in the sector where they are consumed	origin should be counted in the sector where they are consumed	
	(electricity, heating and cooling, or	(electricity, heating and cooling, or	(electricity, heating and cooling, or	
	transport). To avoid double- counting, the renewable electricity	transport). <i>Where renewable fuels</i> of non-biological origin are	transport). To avoid double- counting, the renewable electricity	
	used to produce these fuels should	consumed in a Member State	used to produce these fuels should	
	not be counted. This would result in a harmonisation of the	different from the one where they have been produced, energy	not be counted. This would result in a harmonisation of the	
	accounting rules for these fuels	generated by the use of renewable	accounting rules for these fuels	
	throughout the Directive, regardless of whether they are	<u>fuels of non-biological origin</u> should be accounted for 80 % of	throughout the Directive, regardless of whether they are	
16	counted for the overall renewable	their volume in the country and	counted for the overall renewable	
	energy target or for any sub-target. It would also allow to count the	<u>sector where it is consumed and</u> for 20 % of their volume in the	energy target or for any sub-target. It would also allow to count the	
	real energy consumed, taking	country where it produced, unless	real energy consumed, taking	
	account of energy losses in the process to produce those fuels.	agreed otherwise between the Member States concerned.	account of energy losses in the process to produce those fuels.	
	Moreover, it would allow for the	Agreements between Member	Moreover, it would allow for the	
	accounting of renewable fuels of non-biological origin imported into	States can be in the form of a specific cooperation agreement	accounting of renewable fuels of non-biological origin imported into	
	and consumed in the Union.	<u>made via the Union Renewable</u> Development Platform (URDP).	and consumed in the Union.	
		The Commission should be	Member States may however agree, via a specific cooperation	
		notified of any such agreements and make available information	agreement, to account the renewable fuels of non-biological	
		on them, including the exact	origin consumed in one Member	
		volumes of supply and demand,	State towards the share of gross	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		the times of the transfer and the date by which the arrangement will become operational. For the subtargets, the renewable fuels of non-biological origin shall be accounted for 100 % of their volume in the country where they are consumed. To avoid double- counting, the renewable electricity used to produce these fuels should not be counted. This would result in a harmonisation of the accounting rules for these fuels throughout the Directive, regardless of whether they are counted for the overall renewable energy target or for any sub-target. It would also allow to count the real energy consumed, taking account of energy losses in the process to produce those fuels. Moreover, it would allow for the accounting of renewable fuels of non-biological origin imported into and consumed in the Union.	final consumption of energy from renewable sources in the Member State where they were produced.	
Recital 6	ba	•	·	
16a		(6a) Since the charging current is sustainable only if it is produced from clean energy, life cycle analyses of electrified heat, transport and industrial products		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<u>should always take into account</u> <u>the remaining fossil shares of the</u> <u>preceding electricity generation.</u>		
Recital 7	-		
<ul> <li>(7) Member States' cooperation to promote renewable energy can take the form of statistical transfers, support schemes or joint projects. It allows for a cost-efficient deployment of renewable energy across Europe and contributes to market integration. Despite its potential, cooperation has been very limited, thus leading to suboptimal results in terms of efficiency in increasing renewable energy. Member States should therefore be obliged to test cooperation through implementing a pilot project. Projects financed by national contributions under the Union renewable energy financing mechanism established by Commission Implementing Regulation (EU) 2020/1294<sup>1</sup> would meet this obligation for the Member States involved.</li> <li>1. Commission Implementing Regulation (EU) 2020/1294 of 15 September 2020 on the Union renewable energy financing mechanism (OJ L 303, 17.9.2020, p. 1).</li> </ul>	(7) Member States' cooperation to promote renewable energy can take the form of statistical transfers, support schemes or joint projects. It allows for a cost-efficient deployment of renewable energy across Europe and contributes to market integration. Despite its potential, cooperation has been very limited, thus leading to suboptimal results in terms of efficiency in increasing renewable energy. Member States should therefore be obliged to test cooperation through implementing <i>pilot projects by December 2025</i> <i>and by 2030 a thirda-pilot</i> project, <i>for Member States with an annual</i> <i>electricity consumption of more</i> <i>than 100 TWh</i> . Projects financed by national contributions under the Union renewable energy financing mechanism established by Commission Implementing Regulation (EU) 2020/1294 <sup>1</sup> would meet this obligation for the Member States involved.	<ul> <li>(7) Cooperation between Member States' cooperation to promote renewable energy can take the form of statistical transfers, support schemes or joint projects. It allows for a cost-efficient deployment of renewable energy across Europe and contributes to market integration. Despite its potential, cooperation between Member States has been very limited, thus leading to suboptimal results in terms of efficiency in increasing renewable energy. Member States should therefore be obligedencouraged to test cooperation through implementing a pilot project. Projects financed by national contributions under the Union renewable energy financing mechanism established by Commission Implementing Regulation (EU) 2020/1294<sup>1</sup> would meet this obligation for the Member States involved.wouldsupport this goal</li> </ul>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		1. Commission Implementing Regulation (EU) 2020/1294 of 15 September 2020 on the Union renewable energy financing mechanism (OJ L 303, 17.9.2020, p. 1).	1. Commission Implementing Regulation (EU) 2020/1294 of 15 September 2020 on the Union renewable energy financing mechanism (OJ L 303, 17.9.2020, p. 1).	
Recital 7	'a		•	
17a		(7a) All fields of EU policies must orient its actions towards the newly established climate targets and achieve climate neutrality. This is the case for Cohesion Policy, which has, for over twenty years, contributed to decarbonising the economy, while providing examples and best practices that can be mirrored in other policy dimensions, such as the amending of this Directive. Cohesion policy not only offers investment opportunities to respond to local and regional needs through the European Structural and Investment (ESI) Funds, but also provides an integrated policy framework to reduce developmental disparities between the European regions and helps them address the multiple challenges to their development, including through environmental protection, high- quality employment and fair,		

Commission Proposa	I EP Mandate	Council Mandate	Draft Agreement
	<u>inclusive and sustainable</u> <u>development.</u>		
Recital 7b			1
17b	(7b) Local and regional authorities play a crucial role in integrated and decentralised energy systems. The Commission should therefore help regional and local authorities to work across borders by helping them to set up cooperation mechanisms, including the European grouping of territorial cooperation (EGTC).		
Recital 7c			L
17c	(7c) Cohesion policy ensures greater coherence and coordination between the cohesion policy and other EU legislative fields, improving the policy integration of climate aspects, designing more effective source-based policies, providing targeted EU funding and, consequently, improving the implementation of climate policies on the ground.		
Recital 7d			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
17d		(7d) It is paramount to fully uphold multi-level governance and partnership principles in the transition to a climate-neutral economy, as local and regional authorities have direct competencies on the environment and climate change, implementing 90% of climate adaptation and 70% of climate mitigation actions. Furthermore, these authorities also develop actions that aim to promote climate-friendly behaviour among citizens, including those linked to waste management, smart mobility, sustainable housing and energy consumption.		
Recital 8				
18	(8) The Offshore Renewable Energy Strategy introduces an ambitious objective of 300 GW of offshore wind and 40 GW of ocean energy across all the Union's sea basins by 2050. To ensure this step change, Member States will need to work together across borders at sea-basin level. Member States should therefore jointly define the amount of offshore renewable	(8) The Offshore Renewable Energy Strategy introduces an ambitious objective of 300 GW of offshore wind and 40 GW of ocean energy across all the Union's sea basins by 2050. To ensure this step change, Member States will need to work together across borders at sea-basin level. Member States should therefore jointly define, and allocate adequate space in	(8) In its Communication of 19 November 2020, entitled "An EU Strategy to harness the potential of The-offshore renewable energy Strategy introduces for a climate neutral future", the Commission introduced an ambitious objective of 300 GW of offshore wind and 40 GW of ocean energy across all the Union's sea basins by 2050. To ensure this step change, Member	

ate Draft Agreement	Council Mandate	EP Mandate	Commission Proposal	
	States will need to work together	their maritime spatial plan for, the	generation to be deployed within	
n level.	across borders at sea-basin level.	amount of offshore renewable	each sea basin by 2050, with	
erefore	Member States should therefore	generation to be deployed within	intermediate steps in 2030 and	
<del>-of</del>	jointly define the amount of	each sea basin by 2050, with	2040. These objectives should be	
ation to	offshore renewable generation to	intermediate steps in 2030 and	reflected in the updated national	
perate in	be deployed agree to cooperate in	2040. Should there be a possible	energy and climate plans that will	
goals for	view of the definition of goals for	gap between the potential amount	be submitted in 2023 and 2024	
·gy	offshore renewable energy	of offshore renewable energy	pursuant to Regulation (EU)	
	generation within each sea basin	resources of the Member States	2018/1999. In defining the amount,	
te steps in	by 2050, with intermediate steps in	and the planned amount of	Member States should take into	
<del>jectives</del>	2030 and 2040 <del>. These objectives</del>	offshore renewable energy, the	account the offshore renewable	
vised	in accordance with [Revised	Commission should take	energy potential of each sea basin,	
	Regulation (EU) No 347/2013].	additional measures to reduce that	environmental protection, climate	
	Those goals should be reflected in	gap. These objectives should be	adaptation and other uses of the	
	the updated national energy and	reflected in the updated national	sea, as well as the Union's	
	climate plans that will be submitted	energy and climate plans that will	decarbonisation targets. In	
	in 2023 and 2024 pursuant to	be submitted in 2023 and 2024	addition, Member States should	
	Regulation (EU) 2018/1999 of the	pursuant to Regulation (EU)	increasingly consider the	
	European Parliament and of the	2018/1999. In defining the amount,	possibility of combining offshore	
		account the offshore renewable	e	
		energy potential of each sea basin,		
	<b>U</b> U 1	the technical and economic		
	environmental protection, climate			
	A		5	
		*		
			1 0	
		areas and the possible harm to the	sustainable usage of the sea.	
	renewable energy generation with	environment, as well as the		
U	transmission lines interconnecting	Union's decarbonisation targets. In		
	several Member States, in the form	addition, Member States should		
later	of hybrid projects or, at a later	increasingly consider the		
ke into wable sea basin, , climate of the 's n should offshore tion with punecting n the form	adaptation and other uses of the sea, as well as the Union's decarbonisation targets. In addition, Member States should increasingly consider the possibility of combining offshore renewable energy generation with transmission lines interconnecting several Member States, in the form	energy potential of each sea basin, the technical and economic feasibility of the transmission grid infrastructure, environmental protection, biodiversity, climate adaptation and other uses of the sea, especially the activities that already take place in the affected areas and the possible harm to the environment, as well as the Union's decarbonisation targets. In addition, Member States should	renewable energy generation with transmission lines interconnecting several Member States, in the form of hybrid projects or, at a later stage, a more meshed grid. This would allow electricity to flow in different directions, thus maximising socio-economic welfare, optimising infrastructure expenditure and enabling a more sustainable usage of the sea.	

Commission Propos	al EP Mandate	Council Mandate	Draft Agreement
	possibility of combining offshore renewable energy generation with transmission lines interconnecting several Member States, in the form of hybrid projects or, at a later stage, a more meshed grid. This would allow electricity to flow in different directions, thus maximising socio-economic welfare, optimising infrastructure expenditure and enabling a more sustainable usage of the sea. <u>Member States bordering a sea</u> <u>basin should use the maritime</u> <u>spatial planning process to ensure</u> <u>a strong public participation</u> <u>approach so that the views of all</u> <u>stakeholders and coastal</u> <u>communities are taken into</u> <u>account.</u>	stage, a more meshed grid. This That would allow electricity to flow in different directions, thus maximising socio-economic welfare, optimising infrastructure expenditure and enabling a more sustainable usage of the sea. I. Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the Energy Union and Climate Action, amending Regulations (EC) No 663/2009 and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Council Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council (OJ L 328, 21.12.2018, p. 1).	
Recital 8a			
18a	(8a) <u>The conditions considered</u> <u>necessary for harnessing the</u> <u>potential of renewable energy in</u> <u>European seas and oceans,</u> <u>including those around the islands</u> <u>and outermost regions are</u> <u>varying. Therefore, the Union</u> <u>undertakes to establish alternative</u> <u>technologies capable of not</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Recital 8		Impacting the marine environment adversely for these areas of particular interest.         (8b) The geographical diversity and alternative uses of the marine environment have to be taken into account in order for the renewable energy potential of all Europe's seas and oceans to be harnessed, and this calls for a far broader set of technological solutions. These solutions include floating offshore wind and solar farms, energy from waves, currents and tides, the differential in thermal or saline gradients, marine cooling, heating and geothermal energy and marine biomass (algae).		
Recital 8	c			
18c		(8c) The installation of renewable energy projects on rural land and on agricultural land in general should be governed by the principles of proportionality, complementarity and compensation. Member States		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		should ensure the orderly deployment of renewable projects in order to avoid the loss of agricultural land, and encourage the development and use of appropriate technologies that render renewable energy production compatible with agricultural and livestock production.		
Recital	)	<u> </u>	<u> </u>	
19	(9) The market for renewable power purchase agreements is rapidly growing and provides a complementary route to the market of renewable power generation in addition to support schemes by Member States or to selling directly on the wholesale electricity market. At the same time, the market for renewable power purchase agreements is still limited to a small number of Member States and large companies, with significant administrative, technical and financial barriers remaining in large parts of the Union's market. The existing measures in Article 15 to encourage the uptake of renewable power purchase agreements should	(9) The market for renewable power purchase agreements is rapidly growing and provides a complementary route to the market of renewable power generation in addition to support schemes by Member States or to selling directly on the wholesale electricity market. At the same time, <u>these</u> <u>agreements provide the producer</u> with the security of a certain income, whilst the user can <u>benefit from a stable electricity</u> <u>price.</u> the market for renewable power purchase agreements is still limited to a small number of Member States and large companies, with significant administrative, technical and financial barriers remaining in	(9) The market for renewable power purchase agreements is rapidly growing and provides a complementary route to the market of renewable power generation in addition to support schemes by Member States or to selling directly on the wholesale electricity market. At the same time, the market for renewablerenewables power purchase agreements is still limited to a small number of Member States and large companies, with significant administrative, technical and financial barriers remaining in large parts of the Union's market. The existing measures in Article 15 of Directive (EU) 2018/2001 to encourage the uptake of	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	therefore be strengthened further, by exploring the use of credit guarantees to reduce these agreements' financial risks, taking into account that these guarantees, where public, should not crowd out private financing.	large parts of the Union's market. <u>Besides renewable power</u> <u>purchase agreements, the</u> <u>Commission shall assess barriers</u> <u>to the roll-out of renewable</u> <u>heating and cooling purchase</u> <u>agreements, which will play an</u> <u>increasing role in reaching the</u> <u>EU's climate and renewables</u> <u>targets</u> . The existing measures in Article 15 to encourage the uptake of renewable power purchase agreements should therefore be strengthened further, by exploring the use of credit guarantees to reduce these agreements' financial risks, taking into account that these guarantees, where public, should not crowd out private financing.	renewablerenewables power purchase agreements should therefore be strengthened further, by exploring the use of credit guarantees to reduce these agreements' financial risks, taking into account that these guarantees, where public, should not crowd out private financing. In this vein, the Commission should analyse the barriers to long-term power purchase agreements and in particular to the deployment of cross-border renewable power purchase agreements and issue guidance on the removal of these barriers.	
Recital 1	0	·		
20	(10) Overly complex and excessively long administrative procedures constitute a major barrier for the deployment of renewable energy. On the basis of the measures to improve administrative procedures for renewable energy installations that Member States are to report on by 15 March 2023 in their first integrated national energy and	(10) Overly complex and excessively long administrative procedures constitute a major barrier for the deployment of renewable energy. <i>On the basis of</i> <i>the measures to improve Further</i> <i>streamlining of</i> administrative <i>procedures for renewable energy</i> <i>installations that Member States</i> <i>are to report on by 15 March 2023</i> <i>in their first integrated national and</i>	(10) Overly complex and excessively long administrative procedures constitute a major barrier for the deployment of renewable energy. On the basis of the measures to improve administrative procedures for renewable energy installations that Member States are to report on by 15 March 2023 in their first integrated national energy and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
climate progress reports pursuant to Regulation (EU) 2018/1999 of the European Parliament and of the Council <sup>1</sup> , the Commission should assess whether the provisions included in this Directive to streamline these procedures have resulted in smooth and proportionate procedures. If that assessment reveals significant scope for improvement, the Commission should take appropriate measures to ensure Member States have streamlined and efficient administrative procedures in place.	permitting procedures is needed to ease the administrative burden for both renewable energy projectsand the related grid infrastructure projects. Within one year after the entry into force of thisDirectiveand climate progress reports pursuant to Regulation (EU) 2018/1999 of the European Parliament and of the Council <sup>4</sup> , the Commission should assess whether the provisions included in this Directive to streamline these procedures have resulted in smooth and proportionate procedures. If that assessment reveals significant scope for improvement, the Commission should take appropriate measures to ensure Member States have streamlined and efficient administrative procedures in placerevise guidelines on permit granting to shorten and simplify processes for new, repowering and the upgrade of renewable projects. Key performance indicators should be developed in the context of these guidelines.1. Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the European Parliament and of the Council of 11 December 2018 on the Governance of the European Parliament and of the Council of 11 December 2018 on the Governance of the European Parliament and of the Council of 11 December 2018 on the Governance of the European Parliament and of the Council of 11 December 2018 on the Governance of the European Parliament (EC) No 663/2009	climate progress reports pursuant to Regulation (EU) 2018/1999 of the European Parliament and of the Council <sup>4</sup> , the Commission should assess whether the provisions included in this <b>amending</b> Directive to streamline these procedures have resulted in smooth and proportionate procedures. If that assessment reveals significant scope for improvement, the Commission should take appropriate measures to ensure <b>that</b> Member States have streamlined and efficient administrative procedures in place. <b>1</b> . Regulation (EU) 2018/1999 of the European Parliament and of the Council of 11 December 2018 on the Governance of the Energy Union and Climate Action, amending Regulations (EC) No 663/2009 and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council (OJ L 328, 21.12.2018, p. 1).	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		and (EC) No 715/2009 of the European Parliament and of the Council, Directives 94/22/EC, 98/70/EC, 2009/31/EC, 2009/73/EC, 2010/31/EU, 2012/27/EU and 2013/30/EU of the European Parliament and of the Council, Council Directives 2009/119/EC and (EU) 2015/652 and repealing Regulation (EU) No 525/2013 of the European Parliament and of the Council (OJ L 328, 21.12.2018, p. 1).		
Recital	LOa			
20a			(10a) Some of the most common issues faced by renewable energy projects relate to delays in the permit-granting procedures established at national level. In order to reduce greenhouse gas emissions and contribute to the attainment of climate neutrality, Member States should presume the planning, construction and operation of plants for the production of energy from renewable sources, their connection to the grid and the related grid itself and storage assets as being in the interest of public health and safety and carried out for imperative reasons of overriding public interest in the planning and permit-granting process when balancing legal interests in the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			individual cases. All the other conditions set out in the 92/43/EEC 2009/147/EC and 2000/60/EC Directives should be fulfilled. Member States should also respect the provisions of the Berne Convention on the Conservation of European Wildlife and Natural Habitats and Aarhus Convention and the Espoo Convention of the United Nations Economic Commission for Europe (UNECE).	
Recital 1	Оа			
20b		(10a) Local and regional authorities are key actors when it comes to bringing Europe closer to achieving its energy and climate objectives. Energy production at the local level is crucial to foster renewable energy production, reduce external energy dependence and decrease energy poverty rates.		
Recital 1	Ob			
20c			(10b) In order to contribute to the achievement of climate neutrality, Member States should	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			give priority, in the planning and permit-granting process, to the construction and operation of energy plants from renewable sources and the related grid infrastructure development. Member States should also provide appropriate reporting notably on the possible effect of these measures on biodiversity so that the Commission may assess and decide on appropriate action.	
Recital 1	0c			
20d			(10c) In order to facilitate and simplify the repowering of existing renewable energy plants, the assessment of any impacts derived from the repowering of existing energy plants in the planning and permit-granting process should be limited to the potential impacts resulting from the change or extension compared to the original project	
Recital 1	1			
21	(11) Buildings have a large	(11) Buildings have a large	(11) Buildings have a large	

<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
untapped potential to contribute	untapped potential to contribute	untapped potential to contribute	
effectively to the reduction in	effectively to the reduction in	effectively to the reduction in	
greenhouse gas emissions in the	greenhouse gas emissions in the	greenhouse gas emissions in the	
Union. The decarbonisation of	Union. The decarbonisation of	Union. The decarbonisation of <b>the</b>	
heating and cooling in this sector	heating and cooling in this sector	heating and cooling in this sector	
through an increased share in	through an increased share in	through an increased share in	
production and use of renewable	production and use of renewable	production and use of renewable	
energy will be needed to meet the	energy, particularly in the local	energy will be needed to meet the	
ambition set in the Climate Target	context, will be needed to meet the	ambition set in the 2030 Climate	
Plan to achieve the Union objective	ambition set in the <i>European</i>	Target Plan to achieve the Union	
of climate neutrality. However,	Climate Target PlanLaw to	objective of climate neutrality.	
progress on the use of renewables	achieve the Union objective of	However, progress on the use of	
for heating and cooling has been	climate neutrality. However,	renewablesrenewable energy for	
stagnant in the last decade, largely	progress on the use of renewables	heating and cooling has been	
relying on increased use of	for heating and cooling has been	stagnant in the last decade, largely	
biomass. Without the establishment	stagnant in the last decade, largely	relying on increased use of	
of targets to increase the	relying on increased use of	biomass. Without the establishment	
production and use of renewable	biomass. Without the establishment	of <del>targets</del> indicative shares to	
energy in buildings, there will be	of <i>indicative</i> targets to increase the	increase the production and use of	
no ability to track progress and	production and use of renewable	renewable energy in buildings, it	
identify bottlenecks in the uptake	energy in buildings, there will be	will not be possible there will be	
of renewables. Furthermore, the	no ability to track progress and	no ability to track progress and	
creation of targets will provide a	identify bottlenecks in the uptake	identify bottlenecks in the uptake	
long-term signal to investors,	of renewables. It should be	of <del>renewables</del> renewable energy.	
including for the period	possible for Member States to	Furthermore, the creation of	
immediately after 2030. This will	count waste heat and cold towards	targetsindicative shares will	
complement obligations related to	the indicative target for renewable	provide a long-term signal to	
energy efficiency and the energy	<u>energy in buildings, up to a limit</u>	investors, including for the period	
performance of buildings.	of 20 %, with an upper limit of 54	immediately after 2030. This will	
Therefore, indicative targets for the	<u>%.</u> Furthermore, the creation of	complement obligations related to	
use of renewable energy in	targets will provide a long-term	energy efficiency and the energy	
buildings should be set to guide	signal to investors, including for	performance of buildings.	
and incentivise Member States'	the period immediately after 2030.	Therefore, indicative-targets	
efforts to exploit the potential of	This will complement obligations	shares for the use of renewable	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	using and producing renewable energy in buildings, encourage the development of and integration of technologies which produce renewable energy while providing certainty for investors and local level engagement.	related to energy efficiency and the energy performance of buildings and comply with the energy efficiency first principle. Therefore, indicative targets for the use of renewable energy in buildings should be set to guide and incentivise Member States' efforts to exploit the potential of using and producing renewable energy on-site or nearby in buildings; and encourage the development of and integration of technologies which produce renewable energy and help their efficient integration in the energy system, while providing certainty for investors and local level engagement, as well as contributing to system efficiency. Emission trading schemes are designed to increase fossil energy costs and lead to market-driven energy saving investments or switching to renewable energy. Double burdens for consumers through emissions trading schemes and other targets required under Union law should be avoided.	energy in buildings should be set to guide and incentivise Member States'Statesin their efforts to exploit the potential of using and producing renewable energy in buildings, including renewable electricity, and ambient energy by means of heat pumps, encourage the development-of and integration of technologies which produce renewable energy while providing certainty for investors and local level engagement.	
Recital 1	1a			
21a				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandate	Council Mandate(11a) (11a) The indicative EU renewable energy share for the building sector to be reached by 2030 constitutes a necessary minimum milestone for ensuring the decarbonisation of the EU building stock by 2050 in line with [Revised EPBD]. It is key to enable a seamless, cost-effective phase out of fossil fuels from buildings to ensure their replacement with renewables as highlighted by the EU Climate Target Plan and as required by the [Revised EPBD]. The indicative share of renewable energy in the building sector complements the regulatory framework for buildings under [Revised EPBD] by ensuring that renewable energy technologies, appliances and infrastructures, including efficient district heating and cooling, are sufficiently scaled-up in a timely manner to gradually replace fossil fuels in buildings and to ensure the availability of safe and reliable renewable energy supply for nearly zero-energy buildings until 2030. The indicative renewable building share also supports the inclusion	Draft Agreement
		of renewable energy investment	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in long-term national building renovation strategies/[building renovation plans enabling the achievement of the goals as proposed under [revised EPBD]]. Furthermore, the indicative renewable building share provides an important additional indicator to develop efficient district heating and cooling for the purposes of decarbonising the building stock, thereby complementing both the indicative district heating and cooling target under Article 24 of this Directive and the requirement to ensure that renewable energy and waste heat and cold from efficient district heating and cooling system are available to help cover the total annual primary energy use of a new or renovated building. Finally, this indicative renewable building share is also necessary to cost-effectively ensure the delivery of the annual increases in renewable heating and cooling under Article 23, as well as the indicative average annual increase in renewable energy in district heating and cooling under Article 24.	

Co	mmission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 11a				
21b		(11a) Following the invasion of Ukraine by Russia, the case for a rapid energy transition has never been stronger and clearer. Russia provides more than 40% of the EU's total gas consumption, which is mostly used in the building sector, which is responsible for 40% of the EU's total energy consumption. By accelerating the roll out of solar rooftops and heat pumps the EU could save significant amounts of fossil fuel imports. Frontloading such investments will further accelerate the reduction of EU dependence from external suppliers. According to REPowerEU, for 2022 alone an additional 2,5 bcm of gas could be saved by installing up to 15 TWh of rooftop solar PV systems, and an additional 12bcm by every 10 million heat pumps installed. At the same time this would be a major booster to local job markets, alone such an installation wave for solar roof tops could create up to 225.000 local jobs in the installation business <sup>1</sup> .		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Centre (2020), Arnulf Jäger-Waldau: "The Untapped Area Potential for Photovoltaic Power in the European Union".		
Recital 1	1b			
21c			(11b) (11b) Given the large energy consumption in residential, commercial and public building, existing definitions provided for in Regulation (EC) No 1099/2008 could be used in the calculation of the national share of energy from renewable sources in buildings as to minimise administrative burden whilst ensuring the progress in realising the indicative EU renewable energy share for the buildings in 2030.	
Recital 1	2			
22	(12) Insufficient numbers of skilled workers, in particular installers and designers of renewable heating and cooling systems, slow down the replacement of fossil fuel heating systems by renewable energy based systems and is a major barrier to	(12) Insufficient numbers of skilled workers, in particular installers and designers of renewable heating and cooling systems, slow down the replacement of fossil fuel heating systems by renewable energy based systems and is a major barrier to	(12) Insufficient numbers of skilled workers, in particular installers and designers of renewable heating and cooling systems, slow down the replacement of fossil fuel heating systems by renewable energy based systems and is a major barrier to	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
integrating renewables in buildings, industry and agriculture. Member States should cooperate with social partners and renewable energy communities to anticipate the skills that will be needed. A sufficient number of high-quality training programmes and certification possibilities ensuring proper installation and reliable operation of a wide range of renewable heating and cooling systems should be made available and designed in a way to attract participation in such training programmes and certification systems. Member States should consider what actions should be taken to attract groups currently under-represented in the occupational areas in question. The list of trained and certified installers should be made public to ensure consumer trust and easy access to tailored designer and installer skills guaranteeing proper installation and operation of renewable heating and cooling.	integrating renewables in buildings, industry and agriculture. Member States should cooperate with social partners and renewable energy communities to anticipate the skills that will be needed. A sufficient number of high-quality and effective upskilling and reskilling strategies and training programmes and certification possibilities ensuring proper installation and reliable operation of a wide range of renewable heating and cooling systems and storage technologies, as well as electric vehicles charging points, should be made available and designed in a way to attract participation in such training programmes and certification systems. Member States should consider what actions should be taken to attract groups currently under-represented in the occupational areas in question. The list of trained and certified installers should be made public to ensure consumer trust and easy access to tailored designer and installer skills guaranteeing proper installation and operation of renewable heating and cooling.	integrating renewables <b>energy</b> in buildings, industry and agriculture. Member States should cooperate with social partners and renewable energy communities to anticipate the skills that will be needed. A sufficient number of high-quality training programmes and certification possibilities <del>ensuring</del> <b>that ensure the</b> proper installation and reliable operation of a wide range of renewable heating and cooling systems should be made available and designed in a way to attract participation in such training programmes and certification systems. Member States should consider what actions should be taken to attract groups currently under-represented in the occupational areas in question. The list of trained and certified installers should be made public to ensure consumer trust and easy access to tailored designer and installer skills guaranteeing proper installation and operation of renewable heating and cooling.	
Recital 12a			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
22a		(12a) (12a) Agricultural and horticultural businesses have space and roof area and they produce biomass. These are assets that allow them to play a key role in the energy transition of rural areas and within rural communities, especially given the decentralised production. The sector is a relatively small user of energy and can produce significantly more renewable energy than it needs. This is why the roll-out of energy sharing and energy communities should be further encouraged and supported.		
Recital 1	3	1		
23	(13) Guarantees of origin are a key tool for consumer information as well as for the further uptake of renewable power purchase agreements. In order to establish a coherent Union base for the use of guarantees of origin and to provide access to appropriate supporting evidence for persons concluding renewable power purchase agreements, all renewable energy producers should be able to receive	(13) Guarantees of origin are a key tool for consumer information as well as for the further uptake of renewable power purchase agreements. In order to establish a coherent Union base for the use of guarantees of origin and to provide access to appropriate supporting evidence for persons concluding renewable power purchase agreements, all renewable energy producers should be able to receive	(13) Guarantees of origin are a key tool for consumer information <del>as</del> <del>well as and</del> for the further uptake of <del>renewablerenewables</del> power purchase agreements. In order to establish a coherent Union base for the use of guarantees of origin and to provide access to appropriate supporting evidence for persons concluding <del>renewablerenewables</del> power purchase agreements, <del>all</del> renewable energy producers should	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	a guarantee of origin without prejudice to Member States' obligation to take into account the market value of the guarantees of origin if the energy producers receive financial support.	a guarantee of origin without prejudice to Member States' obligation to take into account the market value of the guarantees of origin if the energy producers receive financial support. <u>The</u> <u>system of guarantees of origin</u> <u>provided for by Member States</u> <u>should be a harmonised system</u> <u>applicable throughout the Union.</u> <u>A more flexible energy system and</u> <u>growing consumer demands call</u> <u>for a more innovative, digital,</u> <u>technologically advanced and</u> <u>reliable tool to support and</u> <u>document the increasing</u> <u>production of renewable energy.</u> <u>In particular, innovative</u> <u>technologies can ensure a higher</u> <u>spatial and temporal granularity</u> <u>of guarantees of origin. To</u> <u>facilitate digital innovation in this</u> <u>field, Member States should</u> <u>introduce additional size</u> <u>granularity in their schemes for</u> <u>guarantees of origin.</u>	be able to receive a guarantee of origin without prejudice to Member States' obligation to take into account the market value of the guarantees of origin if the energy producers receive financial support which includes the right of Member States to decide not to issue a guarantee of origin to a producer who receives financial support from a support scheme.	
Recital 1	За			
23a		(13a) In line with the Joint European Action for more affordable, secure and sustainable energy set out in the Commission		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		communication of 8 March 2022, where relevant, Member States should assess the need to extend existing gas network infrastructure to facilitate the integration of gas from renewable sources and to reduce reliance on fossil fuels, in particular if that infrastructure contributes significantly to the interconnection between at least two Member States or between a Member State and a third country.		
Recital	14		<u> </u>	
24	(14) Infrastructure development for district heating and cooling networks should be stepped up and steered towards harnessing a wider range of renewable heat and cold sources in an efficient and flexible way in order to increase the deployment of renewable energy and deepen energy system integration. It is therefore appropriate to update the list of renewable energy sources that district heating and cooling networks should increasingly accommodate and require the integration of thermal energy storage as a source of flexibility,		(14) Infrastructure development for district heating and cooling networks should be stepped up and steered towards harnessing a wider range of renewable heat and cold sources in an efficient and flexible way in order to increase the deployment of renewable energy and deepen energy system integration. It is therefore appropriate to update the list of renewable energy sources that district heating and cooling networks should increasingly accommodate and <b>to</b> require the integration of thermal energy storage as a source of flexibility,	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	greater energy efficiency and more cost-effective operation.		greater energy efficiency and more cost-effective operation.	
Recital 1	4a	I		
24a		(14a) Member States' actions to integrate intermittent renewable electricity in the grid, while ensuring grid stability and security of supply, can relate to the development of solutions such as storage facilities, demand-side management and grid-balancing power plants and high-efficient cogeneration plants that participate in grid-balancing in support of intermittent renewable electricity.		
Recital 1	.5	·		
25	(15) With more than 30 million electric vehicles expected in the Union by 2030 it is necessary to ensure that they can fully contribute to the system integration of renewable electricity, and thus allow reaching higher shares of renewable electricity in a cost- optimal manner. The potential of electric vehicles to absorb renewable electricity at times when	(15) With more than 30 million electric vehicles expected in the Union by 2030 it is necessary to ensure that they can fully contribute to the system integration of renewable electricity, and thus allow reaching higher shares of renewable electricity in a cost- optimal manner. The potential of electric vehicles to absorb renewable electricity at times when	(15) With more than 30 million electric vehicles expected in the Union by 2030 it is necessary to ensure that they can fully contribute to the system integration of renewable electricity, and thus <b>enable a larger share</b> -allow reaching higher shares-of renewable electricity to be reached in a cost-optimal manner. The potential of electric vehicles to	

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
it is abundant and feed it back into a grid when there is scarcity has to be fully utilised. It is therefore appropriate to introduce specific measures on electric vehicles and information about renewable energy and how and when to access it which complement those in Directive (EU) 2014/94 of the European Parliament and of the Council <sup>1</sup> and the [proposed Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020].	it is abundant and feed it back into a grid when there is scarcity has to be fully utilised, <i>contributing to</i> <i>the system integration of variable</i> <i>renewable electricity while</i> <i>ensuring a secure and reliable</i> <i>supply of electricity</i> .– It is therefore <i>appropriate<u>necessary</u> to</i> introduce specific measures on electric vehicles and information about renewable energy and how and when to access it which complement those in Directive (EU) 2014/94 of the European Parliament and of the Council <sup>1</sup> and the [proposed Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020]. <i>Furthermore, solar-electric</i> <i>vehicles can make a crucial</i> <i>contribution to the</i> <i>decarbonisation of the European</i> <i>transport sector. They are</i> <i>significantly more energy efficient</i> <i>compared to traditional battery</i> <i>electric vehicles, do not</i> <i>extensively rely on the electricity</i> <i>grid for charging, and can</i> <i>generate additional clean energy</i> <i>that may be fed into the grid</i> <i>through bidirectional charging,</i> <i>contributing to Europe's energy</i>	absorb renewable electricity at times when it is abundant and feed it back into a grid when there is scarcity has to be fully utilised.– It is therefore appropriate to introduce specific measures on electric vehicles and information about renewable energy and how and when to access it which complement those in Directive (EU) 2014/94 of the European Parliament and of the Council <sup>1</sup> and the [proposed Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020]. 1. Directive 2014/94/EU of the European Parliament and of the Council of 22 October 2014 on- the deployment of alternative fuels infrastructure (OJ L 307, 28.10.2014, p. 1)	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>independence and generation of</u> <u>renewable energy</u>		
		1. Directive 2014/94/EU of the European Parliament and of the Council of 22 October 2014 on the deployment of alternative fuels infrastructure (OJ L 307, 28.10.2014, p. 1)		
Recital 1	5a			
25a		(15a) The potential of grid- balancing power plants and cogeneration plants that participate in grid-balancing in support of intermittent renewable electricity, thus allowing the expansion of such renewable electricity, should be fully utilised.		
Recital 1	6	• •		
26	(16) In order for flexibility and balancing services from the aggregation of distributed storage assets to be developed in a competitive manner, real-time access to basic battery information such as state of health, state of charge, capacity and power set point should be provided under non-discriminatory terms and free of charge to the owners or users of	(16) In order for flexibility and balancing services from the aggregation of distributed storage assets to be developed in a competitive manner, real-time access to basic battery information such as state of health, state of charge, capacity and power set point should be provided under non-discriminatory terms, <i>in full</i> <i>compliance with the relevant</i>	(16) In order for flexibility and balancing services from the aggregation of distributed storage assets to be developed in a competitive manner, real-timereal- timely access to basic battery information such as state of health, state of charge, capacity and power set point should be provided under non-discriminatory terms and free of charge to the owners or users of	

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
the batteries and the entities acting on their behalf, such as building energy system managers, mobility service providers and other electricity market participants. It is therefore appropriate to introduce measures addressing the need of access to such data for facilitating the integration-related operations of domestic batteries and electric vehicles, complementing the provisions on access to battery data related to facilitating the repurposing of batteries in [the proposed Commission regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020]. The provisions on access to battery data of electric vehicles should apply in addition to any laid down in Union law on type approval of vehicles.	<i>provisions of Regulation (EU)</i> 2016/679 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (General Data Protection Regulation) <sup>1</sup> , and free of charge to the owners or users of the batteries and the entities acting on their behalf through explicit consent, such as building energy system managers, mobility service providers and other electricity market participants, such as electric vehicle users. It is therefore appropriate to introduce measures addressing the need of access to such data for facilitating the integration-related operations of domestic batteries and electric vehicles, smart heating and cooling systems, and other smart devices, complementing the provisions on access to battery data related to facilitating the repurposing of batteries in [the proposed Commission regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020]. The provisions on access to battery data of electric vehicles should apply in addition to any laid down	the batteries and the entities acting on their behalf, such as building energy system managers, mobility service providers and other electricity market participants. It is therefore appropriate to introduce measures addressingthat address the need of access to such data for facilitating the integration-related operations of domestic batteries and electric vehicles, complementingand that complement the provisions on access to battery data related to facilitating the repurposing of batteries in [the proposed Commission-Regulation of the European Parliament and of the Council concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020]. The provisions on access to battery data of electric vehicles should apply in addition to any provisions laid down in Union law on the type approval of vehicles.	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		in Union law on type approval of vehicles.		
		<b>I.</b> Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation (OJ L 119, 4.5.2016, p. 1.).		
Recital 1	17		<u>I</u>	
27	(17) The increasing number of electric vehicles in road, rail, maritime and other transport modes will require that recharging operations are optimised and managed in a way that does not cause congestion and takes full advantage of the availability of renewable electricity and low electricity prices in the system. In situations where bidirectional charging would assist further penetration of renewable electricity by electric vehicle fleets in transport and the electricity system in general, such functionality should also be made available. In view of the long life span of recharging points, requirements for charging infrastructure should be	(17) The increasing number of electric vehicles in road, rail, maritime and other transport modes will require that recharging operations are optimised and managed in a way that does not cause congestion and takes full advantage of the availability of renewable electricity and low electricity prices in the system.—In situations where <i>smart and</i> bidirectional charging would assist further penetration of renewable electricity by electric vehicle fleets in transport and the electricity system in general, such functionality should also be made available. In view of the long life span of recharging points, requirements for charging	(17) The increasing number of electric vehicles in road, rail, maritime and other transport modes will require that recharging operations are optimised and managed in a way that does not cause congestion and <b>that</b> takes full advantage of the availability of renewable electricity and low electricity prices in the system.— In situations where bidirectional charging would assist further penetration of renewable electricity by electric vehicle fleets in <b>the</b> transport <b>sector and in-and</b> the electricity system in general, such functionality should also be made available. In view of the long life span of recharging points, requirements for charging	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	kept updated in a way that would cater for future needs and would not result in negative lock-in effects to the development of technology and services.	infrastructure should be kept updated in a way that would cater for future needs and would not result in negative lock-in effects to the development of technology and services.	infrastructure should be kept updated in a way that would cater for future needs and would not result in negative lock-in effects to the development of technology and services.	
Recital 1	8			
28	(18) Electric vehicle users entering into contractual agreements with electromobility service providers and electricity market participants should have the right to receive information and explanations on how the terms of the agreement will affect the use of their vehicle and the state of health of its battery. Electromobility service providers and electricity market participants should explain clearly to electric vehicle users how they will be remunerated for the flexibility, balancing and storage services provided to the electricity system and market by the use of their electric vehicle. Electric vehicle users also need to have their consumer rights secured when entering into such agreements, in particular regarding the protection of their personal data such as location and driving habits, in	(18) Electric vehicle users entering into contractual agreements with electromobility service providers and electricity market participants should have the right to receive information and explanations on how the terms of the agreement will affect the use of their vehicle and the state of health of its battery. Electromobility service providers and electricity market participants should explain clearly to electric vehicle users how they will be remunerated for the flexibility, balancing and storage services provided to the electricity system and market by the use of their electric vehicle.— Electric vehicle users also need to have their consumer rights secured when entering into such agreements, in particular regarding the protection of their personal data such as location and driving habits, in	(18) Electric vehicle users entering into contractual agreements with electromobility service providers and electricity market participants should have the right to receive information and explanations on how the terms of the agreement will affect the use of their vehicle and the state of health of its battery. Electromobility service providers and electricity market participants should explain clearly to electric vehicle users how they will be remunerated for the flexibility, balancing and storage services provided to the electricity system and market by the use of their electric vehicle.– Electric vehicle users also need to have their consumer rights secured when entering into such agreements, in particular regarding the protection of their personal data such as location and driving habits, in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital	connection to the use of their vehicle. Electric vehicle users' preference regarding the type of electricity purchased for use in their electric vehicle, as well as other preferences, can also be part of such agreements. For the above reasons, it is important that electric vehicle users can use their subscription at multiple recharging points. This will also allow the electric vehicle user's service provider of choice to optimally integrate the electric vehicle in the electricity system, through predictable planning and incentives based on the electric vehicle user preferences This is also in line with the principles of a consumer- centric and prosumer-based energy system, and the right of supplier choice of electric vehicle users as final customers as per the provisions of Directive (EU) 2019/944.	connection to the use of their vehicle. Electric vehicle users' preference regarding the type of electricity purchased for use in their electric vehicle, as well as other preferences, can also be part of such agreements. For the above reasons, it is important <u>to ensure</u> <u>that the charging infrastructure</u> <u>that is to be deployed is used most</u> <u>effectively. In order to improve</u> <u>consumer confidence in e-</u> <u>mobility, it is essential</u> that electric vehicle users can use their subscription at multiple recharging points. This will also allow the electric vehicle user's service provider of choice to optimally integrate the electric vehicle in the electricity system, through predictable planning and incentives based on the electric vehicle user preferences. This is also in line with the principles of a consumer- centric and prosumer-based energy system, and the right of supplier choice of electric vehicle users as final customers as per the provisions of Directive (EU) 2019/944.	connection to the use of their vehicle. Electric vehicle users' preference regarding the type of electricity purchased for use in their electric vehicle, as well as other preferences, can also be part of such agreements. For the above reasons, it is important that electric vehicle users can use their subscription at multiple recharging points. This will also allow the electric vehicle user's service provider of choice to optimally integrate the electric vehicle in the electricity system, through predictable planning and incentives based on the electric vehicle user preferences This is also in line with the principles of a consumer- centric and prosumer-based energy system, and the right of supplier choice of electric vehicle users as final customers as per the provisions of Directive (EU) 2019/944.	
28a				
200				

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		(18a) Beyond domestic and electric vehicle batteries, a variety of other appliances such as smart heating and cooling devices, hot water tanks, thermal energy storage units and other smart devices have a significant demand response potential which should urgently be tapped to allow consumers to provide their flexibility to the energy system. It is therefore necessary to introduce measures enabling real-time access to data relevant for demand response to users, as well as to third parties acting on the owners' and users' behalf, such as electricity market participants, under non-discriminatory terms and free of charge, in full compliance with the relevant provisions of Regulation (EU) 2016/679.		
Recital 1	.9	<u> </u>		
29	(19) Distributed storage assets, such as domestic batteries and batteries of electric vehicles have the potential to offer considerable flexibility and balancing services to the grid through aggregation. In order to facilitate the development	(19) <u>Accordingly</u> , distributed <u>and</u> <u>decentralised generation, demand</u> <u>response and</u> storage assets, such as domestic batteries and batteries of electric vehicles, <u>smart heating</u> <u>and cooling systems and other</u> <u>smart devices and thermal energy</u>	(19) Regulation (EU) 2019/943 <sup>1</sup> and Directive (EU) 2019/944 <sup>2</sup> require Member States to allow and foster the participation of demand response through aggregation, as well as to provide for dynamic electricity price	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
of such services, the regulatory provisions concerning connection and operation of the storage assets such as tariffs, commitment times and connection specifications, should be designed in a way that does not hamper the potential of a storage assets, including small and mobile ones, to offer flexibility an balancing services to the system and to contribute to the further penetration renewable electricity, in comparison with larger, stationary storage assets.	<ul> <li>through aggregation. In order to facilitate the development of such <i>devices and related</i> services, the regulatory provisions concerning connection and operation of the</li> </ul>	contracts to final customers where applicable. In order to facilitate that demand response further incentivises the absorption of green electricity, it needs to be based not only on dynamic prices but also on signals about the actual penetration of green electricity in the system. It is therefore necessary to improving the signals that consumers and market participants receive regarding the share of renewable electricity and the intensity of greenhouse gas emissions of the supplied electricity, through the dissemination of dedicated information. Consumption patterns can then be adjusted based on renewable energy penetration and the presence of zero carbon electricity, in conjunction with an adjustment made on the basis of price signals. This would further support the deployment of innovative business models and digital solutions, which have the capacity to link consumption to the renewables state in the electricity grid and therefore incentivise the right network investments to underpin the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandate	clean energy transition. Distributed storage assets, such as domestic batteries and batteries of electric vehicles have the potential to offer considerable flexibility and balancing services to the grid through aggregation. In order to facilitate the development of such services, the regulatory provisions concerning connection and operation of the storage assets, such as tariffs, commitment times and connection specifications, should be designed in a way that does not hamper the potential of all storage assets, including small and mobile ones, to offer flexibility and balancing services to the system and to contribute to the further penetration of renewable electricity, in comparison with larger, stationary storage assets. In addition to the general provisions preventing market discrimination included in Regulation (EU) 2019/943 and Directive (EU) 2019/944, specific requirements should be introduced to address holistically the participation of these assets	Draft Agreement
		the participation of these assets and remove any remaining barriers and obstacles to unleash the potential of such assets to help the decarbonisation of the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			electricity system and empower the consumers to actively participate in the energy transition.	
Recital 2	20	I		
30	(20) Recharging points where electric vehicles typically park for extended periods of time, such as where people park for reasons of residence or employment, are highly relevant to energy system integration, therefore smart charging functionalities need to be ensured. In this regard, the operation of non-publicly accessible normal charging infrastructure is particularly important for the integration of electric vehicles in the electricity system as it is located where electric vehicles are parked	(20) Recharging points where electric vehicles typically park for extended periods of time, such as where people park for reasons of residence or employment, are highly relevant to energy system integration, therefore smart <u>and</u> <u>bidirectional</u> charging functionalities need to be ensured. <u>Specific initiatives should be taken</u> to increase the number of recharging points in rural and <u>sparsely populated areas and to</u> <u>ensure adequate distribution in</u> <u>the most remote and mountainous</u> <u>areas.</u> In this regard, the operation	(20) Recharging points where electric vehicles typically park for extended periods of time, such as where people park for reasons of residence or employment, are highly relevant to energy system integration,. Therefore smart charging functionalities need to be ensured. In thisthat regard, the operation of non-publicly accessible normal charging infrastructure is particularly important for the integration of electric vehicles in the electricity system as it is located where electric vehicles are parked	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	repeatedly for long periods of time, such as in buildings with restricted access, employee parking or parking facilities rented out to natural or legal persons.	of non-publicly accessible normal charging infrastructure, <i>for</i> <i>example through smart metering</i> <i>systems</i> , is particularly important for the integration of electric vehicles in the electricity system as it is located where electric vehicles are parked repeatedly for long periods of time, such as in buildings with restricted access, employee parking or parking facilities rented out to natural or legal persons.	repeatedly for long periods of time, such as in buildings with restricted access, employee parking or parking facilities rented out to natural or legal persons.	
Recital	21		<u>.</u>	
31	(21) Industry accounts for 25% of the Union's energy consumption, and is a major consumer of heating and cooling, which is currently supplied 91% by fossil fuels. However, 50% of heating and cooling demand is low-temperature (<200 °C) for which there are cost- effective renewable energy options, including through electrification. In addition, industry uses non- renewable sources as raw materials to produce products such as steel or chemicals. Industrial investment decisions today will determine the future industrial processes and energy options that can be	(21) Industry accounts for 25% of the Union's energy consumption, and is a major consumer of heating and cooling, which is currently supplied 91% by fossil fuels. However, 50% of heating and cooling demand is low-temperature (<200 °C) for which there are cost- effective renewable energy options, including through <u>direct renewable</u> electrification, <u>industrial heat- pumps and geothermal solutions</u> . In addition, industry uses non- renewable sources as raw materials to produce products such as steel or chemicals. Industrial investment decisions today will determine the	(21) Industry accounts for 25% of the Union's energy consumption, and is a major consumer of heating and cooling, which is currently supplied 91% by fossil fuels. However, 50% of heating and cooling demand is low-temperature ( $<200 ^{\circ}$ C) 200 C) for which there are cost-effective renewable energy options, including through electrification. In addition, industry uses non-renewable sources as raw materials to produce products such as steel or chemicals. Industrial investment decisions today will determine the future industrial processes and energy options that	

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
considered by industry, so it is important that those investments decisions are future-proof. Therefore, benchmarks should be put in place to incentivise industry to switch to a renewables-based production processes that not only	future industrial processes and energy options that can be considered by industry, so it is important that those investments decisions are future-proof <u>and</u> <u>avoid the creation of stranded</u> <u>assets</u> . Therefore, benchmarks	can be considered by industry <del>, so</del> . <b>Consequently</b> it is important that those investments decisions are future-proof. Therefore, benchmarks should be put in place to incentivise– industry to switch to a renewables-based production	Draft Agreement
are fueled by renewable energy, but also use renewable-based raw materials such as renewable hydrogen. Moreover, a common methodology for products that are labelled as having been produced partially or fully using renewable	should be put in place to incentivise industry to switch to a renewables-based production processes that not only are <i>fueledfuelled</i> by renewable energy, but also use renewable-based raw materials such as renewable	processes that not only are fueled by renewable energy, but also use renewable-based raw materials such as renewable hydrogen. As a priority, Member States should promote electrification where possible, for instance for low	
energy or using renewable fuels of non-biological origin as feedstock is required, taking into account existing Union product labelling methodologies and sustainable product initiatives. This would avoid deceptive practices and	hydrogen. Moreover, a common methodology for products that are labelled as having been produced partially or fully using renewable energy or using renewable fuels of non-biological origin as feedstock is required, taking into account	temperature industrial heat. Moreover, a common methodology is required for products that are labelled as having been produced partially or fully using renewable energy or using renewable fuels of non-biological origin as feedstock	
increase consumers trust. Furthermore, given consumer preference for products that contribute to environmental and climate change objectives, it would stimulate a market demand for	existing Union product labelling methodologies and sustainable product initiatives. This would avoid deceptive practices and increase consumers trust. Furthermore, given consumer	is required, taking into account existing Union product labelling methodologies and sustainable product initiatives. ThisThat would avoid deceptive practices and increase consumers trust.	
those products.	<i>preference for products that</i> <i>contribute to environmental and</i> <i>climate change objectives, it would</i> <i>stimulate a market demand for</i> <i>those products.</i> symbol in front of 200oC	Furthermore, given consumer preference for products that contribute to environmental and climate change objectives, it would stimulate a market demand for those products.	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		symbol in front of 200oC should not be deleted.		
Recital 2	1a			
31a		(21a) <u>Member States should</u> promote the necessary spatial planning instruments that classify agricultural soils and identify soils of high agricultural value on the basis of their edaphological characteristics. In their policies for the development and promotion of renewable energies, Member States should ensure the purpose of these soils is preserved for agricultural and livestock use.		
Recital 2	2	•		
32	(22) Renewable fuels of non- biological origin can be used for energy purposes, but also for non- energy purposes as feedstock or raw material in industries such as steel or chemicals. The use of renewable fuels of non-biological origin for both purposes exploits their full potential to replace fossil fuels used as feedstock and to reduce greenhouse gas emissions in	(22) In application of the energy efficiency first principle, renewable fuels of non-biological origin can be used for energy purposes, but also for non-energy purposes as feedstock or raw material in industries such as steel or chemicals. The use of renewable fuels of non-biological origin for both purposes exploits their full potential to replace fossil fuels	(22) Renewable fuels of non- biological origin can be used for energy purposes, but also for non- energy purposes as feedstock or raw material in industries such as <b>the</b> steel <b>industry or the chemical</b> <b>industryor chemicals</b> . The use of renewable fuels of non-biological origin for both purposes exploits their full potential to replace fossil fuels used as feedstock and to	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
industry and should therefore be included in a target for the use of renewable fuels of non-biological origin. National measures to support the uptake of renewable fuels of non-biological origin in industry should not result in net pollution increases due to an increased demand for electricity generation that is satisfied by the most polluting fossil fuels, such as coal, diesel, lignite, oil peat and oil shale.	used as feedstock and to reduce greenhouse gas emissions in <i>industryindustrial processes which</i> <i>are difficult to electrify</i> and should therefore be included in a target for the use of renewable fuels of non- biological origin. National measures to support the uptake of renewable fuels of non-biological origin in <i>industrythose industrial</i> <i>sectors</i> should not result in net pollution increases due to an increased demand for electricity generation that is satisfied by the most polluting fossil fuels, such as coal, diesel, lignite, oil peat and oil shale.	reduce greenhouse gas emissions in industry and should therefore be included in a target for the use of renewable fuels of non-biological origin. Renewable fuels of non- biological origin based on renewable hydrogen will contribute towards reducing greenhouse gas emissions in the Union only if it is avoided that incentives for the production of more fossil electricity are provided, which would lead to an increased level of emissions. The conditions attached to production of renewable fuels of non-biological origin should not negatively affect or slow down green and sustainable industrial transition, provided that the overall greenhouse gas emissions of the Member State in question do not increase. National measures to support the uptake of renewable fuels of non-biological origin in industry should not result in net pollution increases due to an increased demand for electricity generation that is satisfied by the most polluting fossil fuels, such as coal, diesel, lignite, oil, peat and oil shale.	
Recital 22a			

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
32a		(22a) As referred to in the EU Hydrogen Strategy, low-carbon fuels and low carbon hydrogen can play a role in the energy transition to reduce emissions of existing fuels. As low-carbon fuels and low-carbon hydrogen are not renewable fuels, the revision of Directive (EU)/ [Directive gas and hydrogen] should define the complementary provisions on the role of low-carbon fuels and low- carbon hydrogen to achieve carbon neutrality by 2050.		
Recital 2	3			
33	(23) Increasing ambition in the heating and cooling sector is key to delivering the overall renewable energy target given that heating and cooling constitutes around half of the Union's energy consumption, covering a wide range of end uses and technologies in buildings, industry and district heating and cooling. To accelerate the increase of renewables in heating and cooling, an annual 1.1 percentage point increase at Member State level should be made binding as a minimum for all Member States.	(23) Increasing ambition in the heating and cooling sector is key to delivering the overall renewable energy target given that heating and cooling constitutes around half of the Union's energy consumption, covering a wide range of end uses and technologies in buildings, industry and district heating and cooling. To accelerate the increase of renewables in heating and cooling, an annual 1.1 <i>percentage</i> <i>point increase at Member State</i> <i>level</i> -should be made binding as a minimum for all Member States.	(23) Increasing <b>the level of</b> ambition in the heating and cooling sector is key to delivering the overall renewable energy target given that heating and cooling constitutes around half of the Union's energy consumption, covering a wide range of end uses and technologies in buildings, industry and district heating and cooling. To accelerate the increase of <del>renewables</del> <b>renewable energy</b> in heating and cooling <b>sector</b> , an <b>minimum annual</b> , an annual 1.1 percentage point increase at	

For those Member States, which already have renewable shares above 50% in the heating and cooling sector, it should remain possible to only apply half of the binding annual increase rate and Member States, which already have renewable shares above 50% in the heating and cooling sector, it should remain possible to only apply half of the binding annual increase rate in accordance with points b) and c) of paragraph 2 of Article 23, In addition, Member States, specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States baced on GDP and generate should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in 2030 among member States based on GDP and generate of the state should also be included in Directive (EU) 2018/2001 to facilitate increasing from the list of measures.mith an indicative target going any the heating and cooling sector, it should remain possible to only apply half of the binding annual increase rate in accordance with 60% or above may count any such share as fulfilling the average with 60% or above may count any such share as fulfilling the average mutal increase rate in accordance mit the energy efficiency first memodule sources in the heating and cooling. Member States may implement on con more measures from the list of measures.Member States sould also be in the desired level of renewables in 2030 among Member States sould also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in 2030 among Nember States sould also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in 2030 among Nember States sould also be included in Directive (EU) 2018/2001 to facilitate increasing <br< th=""><th><b>Commission Proposal</b></th><th><b>EP Mandate</b></th><th>Council Mandate</th><th>Draft Agreement</th></br<>	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
above 50% in the heating and cooling sector, it should remain possible to only apply half of the binding annual increase rate and Member States, which already have renewables in accordance with points b) and c) of paragraph 2 of Article 23. In addition, Member States sector (10 %) or above may count any such share as fulfilling the average annual increase rate in accordance with points b) and c) of paragraph 2 of Article 23. In addition, Member States sectificative termewables in accordance with 60% or above may count any such share as fulfilling the average annual increase rate and Member States with 60% or above may count any such share as fulfilling the average annual increase rate in accordance with 60% or above may count any such share as fulfilling the average of Article 23. Member States should carry out, with the included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures.REPowerEUL level. For those Member States manual increase rate and Member States multicle and accordance with boint b) and c) of paragraph 2 of Article 23. Member States multicle and accordance with boint b) and c) of paragraph 2 of Article 23. Member States multicle and accordance with boint b) and c) of paragraph 2 of Article 23. In additional multicle and accordance with boint should accordance with points b) and c) of paragraph 2 of Article 23. In additional multicle and accordance with points b) and c) of paragraph 2 of Article 23. In additional indicative increases or top up article, an assessment of fifter parate heat and cold. In additional multicative increases or top up article and according sector and of the use form the list of measures.REPOWERE States	For those Member States, which	with an indicative target going up	Member State level should be	
<ul> <li>cooling sector, it should remain possible to only apply half of the binding annual increase rate and Cooling sector, it should remain possible to only apply half of the binding annual increase rate in accordance with points b) and c) of paragraph care rate in accordance with points b) and c) of paragraph share as fulfilling the average annual increase rate and Member States with 60% or above may count any such share as fulfilling the average annual increase rate in accordance with points b) and c) of paragraph share as fulfilling the average annual increase rate in accordance with points b) and c) of paragraph share as fulfilling the average annual increase rate in accordance with points b) and c) of paragraph share as fulfilling the average annual increase rate in accordance with points b) and c) of paragraph and for ticle 23. Member States based on GDP and cooling. Member States may implement one or more measures from the list of measures.</li> </ul>	already have renewable shares	to 2.3, according to the	made binding as a minimum for all	
<ul> <li>possible to only apply half of the binding annual increase rate and Member States with 60% or above may count any such share as fulfiling the average annual increase rate and Member States may increase rate and Member States share as fulfiling the average binding annual increase rate and Member States share as fulfiling the average binding annual increase rate as fulfiling the average binding annual increase rate and Member States share as fulfiling the average binding annual increase rate as a fulfiling the average binding annual increase rate as fulfiling the average binding annual increase rate as a fulfiling the average binding annual increase rate as fulfiling the average binding annual increase rate in accordance with points b) and c) of paragraph 2 of Article 23. <i>Member States States Should Carry out, with the involvement of local and regional authorities and in accordance with 60% or above first potential also be included in Directive (FU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one rom remeasures from the list of measures.</i></li> </ul>	above 50% in the heating and	<b><u>REPowerEU level</u></b> . For those	Member States. For those Member	
<ul> <li>binding annual increase rate and Member States with 60% or above may count any such share as a fulfilling the average annual increase rate in accordance with points b) and c) of paragraph 2 of Article 23. In addition, Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures.</li> <li>binding annual increase rate and Member State binding increase of 0.8 percentage point between 2021 and 2025, and of 1.1 percentage point between 2026 in heating and cooling apply shalf of the binding annual increase rate and Member States with 90 and e) of paragraph 2 of Article 23. Member States included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling sectors. It should cerry out, with the involvement of local and regional authorities and in accordance with 90 are sectors in the heating and cooling sectors in the heating and</li></ul>	cooling sector, it should remain	Member States, which already	States, which already have	
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<ul> <li>may count any such share as fulfilling the average annual increase rate and Member States that accordance with points b) and c) of paragraph 2 of Article 23. In addition, Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing and cooling sector and of the usery efficiency first principle, an assessment of their principle, an assessment of the user of renewables in heating and cooling sector and of the user of the best of measures.</li> </ul>	binding annual increase rate and	in the heating and cooling sector, it	heating and cooling sector, it	
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<ul> <li>increase rate in accordance with points b) and c) of paragraph 2 of Article 23. In addition, Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures.</li> <li>with 60% or above may count any such share as fulfilling the average with points b) and c) of paragraph 2 of Article 23. Member States should carry out, with the included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures.</li> <li>with 60% or above may count any such share as fulfilling the average with he energy efficiency first potential of energy from renewables sources in the heating of waste heat and cold. In addition, Member States specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in 2030 among Member States should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating</li> </ul>	may count any such share as	apply half of the binding annual	apply half of the binding annual	
<ul> <li>points b) and c) of paragraph 2 of Article 23. In addition, Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures.</li> <li>and cooling sector and of the use of waste heat and cold. In addition, Member States should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling sector and of the use of waste heat and cold. In addition, Member States specific lop-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States may implement one or more measures from the list of measures.</li> </ul>	fulfilling the average annual	increase rate and Member States		
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<ul> <li>included in Directive (EU)</li> <li>2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures.</li> <li>from the list of measures.</li> <li><i>potential of energy from renewable sources in the heating and cooling sector and of the use of waste heat and cold.</i> In addition, Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and coff-effectiveness. A longer list of different measures should also be included in Directive (EU)</li> <li>2018/2001 to facilitate increasing the share of renewables in heating</li> </ul>	cost-effectiveness. A longer list of	with the energy efficiency first		
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the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures.and cooling sector and of the use of waste heat and cold. In addition, Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heatingindicative increases or top up rates calculated specifically for each Member State in line with the ambition needed in this sector defined in the European Green Deal. These Member State- specific top-ups aim to redistribute the additional efforts needed to achieve to-the desired level of renewables in 2030 among	included in Directive (EU)	potential of energy from	2 of Article 23. In addition, should	
and cooling. Member States may implement one or more measures from the list of measures. included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating	2018/2001 to facilitate increasing	renewable sources in the heating	be complemented with additional	
implement one or more measures from the list of measures.Member State-specific top-ups should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heatingeach Member State in line with the ambition needed in this sector defined in the European Green Deal. These Member State- specific top-ups should be set, redistributingadditional indicative 	the share of renewables in heating		indicative increases or top up	
from the list of measures.should be set, redistributing the additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heatingthe ambition needed in this sector defined in the European Green Deal. These Member State- specific top-ups should be set, redistributingadditional indicative increases or top-ups aim to redistribute the additional efforts needed to achieve to-the desired level of renewables in 2030 among	and cooling. Member States may		rates calculated specifically for	
additional efforts to the desired level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heatingsector defined in the European Green Deal. These Member State- specific top-ups should be set, redistributingadditional indicative increases or top-ups aim to redistribute the additional efforts needed to achieve to-the desired level of renewables in 2030 among		Member State-specific top-ups	each Member State in line with	
level of renewables in 2030 among Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU)Green Deal. These Member State- specific top-ups should be set, redistributingadditional indicative increases or top-ups aim to redistribute the additional efforts needed to achieve to-the desired level of renewables in 2030 among	from the list of measures.		the ambition needed in this	
Member States based on GDP and cost-effectiveness. A longer list of different measures should also be included in Directive (EU)specific top-ups should be set, redistributingadditional indicative increases or top-ups aim to redistribute the additional efforts needed to achieve to-the desired level of renewables in 2030 among		additional efforts to the desired	sector defined in the European	
cost-effectiveness. A longer list of different measures should also be included in Directive (EU)redistributing redistribute the additional indicative increases or top-ups aim to redistribute the additional efforts needed to achieve to the desired level of renewables in 2030 among		e		
different measures should also be included in Directive (EU)increases or top-ups aim to redistribute the additional efforts2018/2001 to facilitate increasing the share of renewables in heatingneeded to achieve to the desired level of renewables in 2030 among		Member States based on GDP and	specific top-ups should be set,	
included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating included in Directive (EU) <b>redistribute</b> the additional efforts <b>needed to achieve</b> to the desired level of renewables in 2030 among			•	
2018/2001 to facilitate increasing the share of renewables in heating level of renewables in 2030 among				
the share of renewables in heating level of renewables in 2030 among				
and cooling Member States Member States based on GDP and				
wild cooling. Heritoer States heritoer States outsou on OD1 wild		and cooling. Member States	Member States based on GDP and	

Commi	ssion Proposal	EP Mandate	Council Mandate	Draft Agreement
		mayshould implement one or morethree measures from the list of measures. When adopting and implementing those measures, Member States should ensure their accessibility to all consumers, in particular those in low-income or vulnerable households, and should require a significant share of measures to be implemented as a priority in low-income households at risk of energy poverty and in social housing.	cost-effectiveness and to guide Member States as regards what could be a sufficient level of renewable energy to deploy in this sector in case further renewable energy is not deployed in other sectors. A longer list of different measures should also be included in Directive (EU) 2018/2001 to facilitate increasing the share of renewables in heating and cooling. Member States may implement one or more measures from the list of measures. Member States, which already have renewable shares above 50% in the heating and cooling sector should be able to continue applying only half of the binding annual increase rate and half of the addditonal indicative increases or top ups. Member States with a renewable share of 60% or higher may count any such share as already fulfilling both the binding average annual increase rate and the indicative additional increases or top up rates in accordance with points b) and c) of paragraph 2 of Article 23.	
Recital 24				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
34	(24) To ensure that a greater role of district heating and cooling is accompanied by better information for consumers, it is appropriate to clarify and strengthen the disclosure of the renewables share and energy efficiency of these systems.	(24) To ensure that a greater role of district heating and cooling is accompanied by better information for consumers, it is appropriate to clarify and strengthen the disclosureof the renewables share and <u>the associated greenhouse gas</u> <u>emissions, as well as the</u> energy efficiency of these systems.	(24) To ensure that a greater role of district heating and cooling is accompanied by better information for consumers, it is appropriate to clarify and strengthen the disclosure- of the <b>share of</b> <b>renewable energy and the</b> <del>renewables share and</del> energy efficiency of <del>these</del> <del>systemsthosesystems</del> .	
Recital 2	4a	1		
34a		(24a) The agricultural sector has the potential to produce additional renewable electricity. This renewable electricity is produced in a decentralised way, which is an opportunity in the energy transition. In order to put this electricity on the grid, this grid needs to have sufficient capacity. However, in rural areas the grid often ends and therefore has insufficient capacity to accommodate additional electricity. Grid reinforcement in rural areas should be strongly encouraged so that farms can actually fulfil their potential contribution to the energy transition through decentralised		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		electricity production.		
Recital 2	4b			
34b		(24b) Small-scale on-farm energy production installations have an enormous potential to increase the on-farm circularity by transforming the waste and residual streams of the farm, amongst others manure, into heat and electricity. Therefore, all barriers should be removed to encourage farmers to invest in these technologies towards a circular farm, such as pocket digesters. One of these barriers is the valorisation of residues of the process, for instance RENURE, as well as ammonium sulphate, which should be able to be categorised and used as fertilizers.		
Recital 2	25		L	
35	(25) Modern renewable-based efficient district heating and cooling systems have demonstrated their potential to provide cost- effective solutions for integrating renewable energy, increased energy efficiency and energy		(25) Modern renewable-based efficient district heating and cooling systems have demonstrated their potential to provide cost- effective solutions for integrating renewable energy, increased energy efficiency and energy	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	system integration, facilitating the overall decarbonisation of the heating and cooling sector. To ensure this potential is harnessed, the annual increase of renewable energy and/or waste heat in district heating and cooling should be raised from 1 percentage point to 2.1 without changing the indicative nature of this increase, reflecting the uneven development of this type of network across the Union.		system integration,- while facilitating the overall decarbonisation of the heating and cooling sector. To ensure this that that potential is harnessed, the annual increase of renewable energy and/or waste heat and cold in district heating and cooling should be raised from 1 percentage point to 2.1 percentage points without changing the indicative nature of this that increase, reflecting the uneven development of this type of network across the Union.	
Recital 2	.6		I	
36	(26) To reflect the increased importance of district heating and cooling and the need to steer the development of these networks towards the integration of more renewable energy, it is appropriate to set requirements to ensure the connection of third party suppliers of renewable energy and waste heat and cold with district heating or cooling networks systems above 25MW.		(26) To reflect the increased importance of district heating and cooling and the need to steer the development of these networks towards the integration of more renewable energy, it is appropriate to set requirements to ensure the connection of third party suppliers of renewable energy and waste heat and cold with district heating or cooling networks systems above 25MW25 MW.	
Recital 2	6a			

Commission Proposal EP Man	ndate Council Mandate Draft Agree	ement
36a	(26a) District heating and cooling systems increasingly contribute to the balancing of the electricity grid by providing additional demand for variable renewable electricity, such as wind and solar, when such renewable electricity is abundant, cheap and would be otherwise curtailed, via the use of large electric heat pumps, especially when those heat pumps are coupled with large thermal storage. The benefits of heat pumps are twofold as they significantly increase energy efficiency, saving considerable energy and costs for consumers, and the integration of renewables through allowing a greater use of geothermal and ambient energy. In order to further incentivise the deployment of heat pumps, especially large heat pumps in district heating and cooling systems, it is appropriate to allow Member States to count renewable electricity driving those heat pumps towards the binding and indicative renewable energy annual increase in the heating and cooling.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	27			
37	(27) Waste heat and cold are underused despite their wide availability, leading to a waste of resources, lower energy efficiency in national energy systems and higher than necessary energy consumption in the Union. Requirements for closer coordination between district heating and cooling operators, industrial and tertiary sectors, and local authorities could facilitate the dialogue and cooperation necessary to harness cost-effective waste heat and cold potentials via district heating and cooling systems.		(27) <b>Despite being widely</b> <b>availabile,</b> waste heat and cold are underused despite their wide availability, leading to a waste of resources, lower energy efficiency in national energy systems and higher than necessary energy consumption in the Union. Requirements for closer coordination between district heating and cooling operators, industrial and tertiary sectors, and local authorities could facilitate the dialogue and cooperation necessary to harness cost-effective waste heat and cold potentials via district heating and cooling systems.	
Recital 2	27a			
37a			(27a) It is appropriate to allow waste heat and cold to fulfil part of the targets for renewables in buildings and industry provided waste heat and cold is supplied to buildings and industry from efficient district heating and cooling. The eligibility of waste heat and cold to fulfil a certain	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		percentage of the indicative renewable target for the EU building stock and for the annual average increase target in renewables for industry, allows harnessing synergies between renewable energy and waste heat and cold in district heating and cooling networks by increasing the economic rationale for investing in the modernisation and development of these networks. Consequently, including waste heat in the industrial renewable energy benchmark is acceptable only as regards waste heat or cold delivered via a district heating and cooling operator from another industrial site or building, whereby ensuring that such operator have heat or cold supply as its main activity and the waste heat recovered within the same or related enterprise or buildings. In the case of industry, only waste heat sold to an industrial enterprise as a customer of and imported from a district heating supplier could be included in the industrial target.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	28		T	
38	(28) To ensure district heating and cooling participate fully in energy sector integration, it is necessary to extend the cooperation with electricity distribution system operators to electricity transmission system operators and widen the scope of cooperation to grid investment planning and markets to better utilise the potential of district heating and cooling for providing flexibility services in electricity markets. Further cooperation with gas network operators, including hydrogen and other energy networks, should also be made possible to ensure a wider integration across energy carriers and their most cost-effective use.		(28) To ensure district heating and cooling participate fully in energy sector integration, it is necessary to extend the cooperation with electricity distribution system operators to electricity transmission system operators and to widen the scope of cooperation to grid investment planning and markets <b>in order</b> to better utilise the potential of district heating and cooling for providing flexibility services in electricity markets. Further cooperation with gas network operators, including hydrogen and other energy networks, should also be made possible to ensure a wider integration across energy carriers and their most cost-effective use.	
Recital 2	29			
39	(29) The use of renewable fuels and renewable electricity in transport can contribute to the decarbonisation of the Union transport sector in a cost-effective manner, and improve, amongst other, energy diversification in that sector while promoting innovation,		(29) The use of renewable fuels and renewable electricity in <b>the</b> transport <b>sector</b> can contribute to the decarbonisation of the Union transport sector in a cost-effective manner, and improve, amongst other <b>matters</b> , energy diversification in that sector while	

Commission Prop	oosal EP Manda	nte Council Mandate	Draft Agreement
growth and jobs in the Un	nion	promoting innovation, growth and	
economy and reducing rel	liance on	jobs in the Union economy and	
energy imports. With a vi	ew to	reducing reliance on energy	
achieving the increased ta	arget for	imports. With a view to achieving	
greenhouse gas emission	savings	the increased target for greenhouse	
defined by the Union, the	level of	gas emissionemissions savings	
renewable energy supplied	d to all	defined by the Union, the level of	
transport modes in the Un	nion	renewable energy supplied to all	
should be increased. Expr		transport modes in the Union	
the transport target as a gr		should be increased. Expressing	
gas intensity reduction tar		the transport target as a greenhouse	
would stimulate an increa		gas intensity reduction target	
of the most cost-effective		would stimulate an increasing use	
performing fuels, in terms		of the most cost-effective and	
greenhouse gas savings, in		performing fuels, in terms of	
transport. In addition, a gr		greenhouse gas emissions savings,	
gas intensity reduction tar		in transport. In addition, a	
would stimulate innovation		greenhouse gas intensity reduction	
out a clear benchmark to o		target would stimulate innovation	
across fuel types and rene		and set out a clear benchmark to	
electricity depending on the		compare across fuel types and	
greenhouse gas intensity.		renewable electricity depending on	
Complementary to this, in		their greenhouse gas- intensity.	
the level of the energy-bas		Complementary to	
on advanced biofuels and		thisFurthermore, , increasing the	
and introducing a target for		level of the energy-based target on	
renewable fuels of non-bi		advanced biofuels and biogas and	
origin would ensure an in-		introducing a target for renewable	
use of the renewable fuels		fuels of non-biological origin	
smallest environmental in	*	would ensure an increased use of	
transport modes that are d		the renewable fuels with smallest	
electrify. The achievemen		environmental impact in transport	
targets should be ensured	5	modes that are difficult to electrify.	
obligations on fuel supplie	ers as	The achievement of those targets	

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	well as by other measures included in [Regulation (EU) 2021/XXX on the use of renewable and low- carbon fuels in maritime transport - FuelEU Maritime and Regulation (EU) 2021/XXX on ensuring a level playing field for sustainable air transport]. Dedicated obligations on aviation fuel suppliers should be set only pursuant to [Regulation (EU) 2021/XXX on ensuring a level playing field for sustainable air transport].		should be ensured by obligations on fuel suppliers as well as by other measures included in [Regulation (EU) 2021/XXX on the use of renewable and low- carbon fuels in maritime transport - FuelEU Maritime and Regulation (EU) 2021/XXX on ensuring a level playing field for sustainable air transport]. Dedicated obligations on aviation fuel suppliers should be set only pursuant to [Regulation (EU) 2021/XXX on ensuring a level playing field for sustainable air transport].	
Recital 2	29a		<u> </u>	
39a			(29a) In order to encourage the uptake of the supply of renewable fuels to the hard to decarbonise sector of international maritime bunkering, renewable fuels supplied to international maritime bunkers should be included in the final consumption of energy from renewable sources in the transport sector and, accordingly, fuels supplied to international maritime bunkers should be included in	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the final consumption of energy	
		sources in the transport sector.	
		However, some Member States	
		have a large share of maritime in	
		their gross final consumption of	
		energy. In view of the current	
		technological and regulatory	
		constraints that prevent the	
		commercial use of biofuels in	
		maritime, it is therefore	
		appropriate to provide Member	
		States with a partial exemption	
		within the calculation of the	
		amount of energy supplied to	
		maritime transport in order to	
		allow them to cap at 15 % their	
		gross final consumption of	
		energy consumption of energy in	
		the maritime transport sector, in	
		the calculation of the specific	
		transport targets. For insular	
		Member States where the gross	
		final consumption of energy in	
		the maritime transport sector is	
		disproportionally high, namely	
		more than a third of road and	
		rail consumption, the cap should	
		be 5%. However, considering the	
		specific characteristics of	
		international maritime	
		bunkering, the amount of energy	
		consumed in international	
		maritime bunkering should, for	
		the purposes of measuring the	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			overall renewable share as it is the standing practice in the energy balances of Eurostat or the International Energy Agency, not be included in the gross final consumption of energy of a Member State.	
Recital 2	19a	L	1	
39b		(29a) The COVID-19 pandemic has demonstrated the strategic importance of the transport sector. The implementation of green lanes, which provided secure supply chains for health care and emergency services, essential food supply and pharmaceutical products was a good practice, which in the future should take precedence over emissions reduction in times of crisis.		
Recital 2	.9b	1		
39c		(29b) <u>The implementation or</u> installation of wind-assisted propulsion and wind propulsion systems is considered as a renewable energy source and one of the decarbonisation solutions for maritime transport.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Recital 3	ecital 30					
40	(30) Electromobility will play an essential role in decarbonising the transport sector. To foster the further development of electromobility, Member States should establish a credit mechanism enabling operators of charging points accessible to the public to contribute, by supplying renewable electricity, towards the fulfilment of the obligation set up by Member States on fuel suppliers. While supporting electricity in transport through such a mechanism, it is important that Member States continue setting a high level of ambition for the decarbonisation of their liquid fuel mix in transport.	(30) Electromobility will play an essential role in decarbonising the transport sector. To foster the further development of electromobility, Member States should establish a credit mechanism enabling operators of charging points accessible to the public to contribute, by supplying renewable electricity or renewable energy, towards the fulfilment of the obligation set up by Member States on fuel suppliers. Member States can include private recharging stations in this mechanism, if it can be demonstrated that the renewable electricity supplied to those recharging stations is provided solely to electric vehicles. While supporting electricity in transport through such a mechanism, it is important that Member States continue setting a high level of ambition for the decarbonisation of their liquid fuel mix, particularly in hard-to-decarbonise in transport sectors, such as maritime and aviation, where direct electrification is much more	(30) Electromobility will play an essential role in decarbonising the transport sector. To foster the further development of electromobility, Member States should establish a credit mechanism enabling operators of charging points accessible to the public to contribute, by supplying renewable electricity, towards the fulfilment of the obligation set up by Member States on fuel suppliers. While supporting electricity in <b>the</b> transport <b>sector</b> through such a mechanism, it is important that Member States continue setting a high level of ambition for the decarbonisation of their liquid fuel mix in <b>the</b> transport <b>sector</b> .			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>difficult</u> .		
Recital 3	0a			
40a		(30a) Hydrogen can be used as feedstock or a source of energy in industrial and chemical processes and in air and maritime transport, decarbonising sectors in which direct electrification is not technologically possible or competitive, as well as for energy storage to balance, where necessary, the energy system, thereby playing a significant role in energy system integration.		
Recital 3	Ob			
40b		(30b) The Union regulatory framework and initiatives aimed at achieving the greenhouse gas emission reduction targets should support the industry to shift towards a more sustainable European energy system, especially when establishing new targets and production thresholds.		
Recital 3	1			1
41				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(31) The Union's renewable	(31) The Union's renewable	(31) The Union's renewable	
energy policy aims to contribute to	energy policy aims to contribute to	energy policy aims to contribute to	
achieving the climate change	achieving the climate change	achieving the climate change	
mitigation objectives of the	mitigation objectives of the	mitigation objectives of the	
European Union in terms of the	European Union in terms of the	European Union in terms of the	
reduction of greenhouse gas	reduction of greenhouse gas	reduction of greenhouse gas	
emissions. In the pursuit of this	emissions. In the pursuit of this	emissions. In the pursuit of this	
goal, it is essential to also	goal, it is essential to also	goal, it is essential to also	
contribute to wider environmental	contribute to wider environmental	contribute to wider environmental	
objectives, and in particular the	objectives, and in particular the	objectives, and in particular the	
prevention of biodiversity loss,	prevention of biodiversity loss,	prevention of biodiversity loss,	
which is negatively impacted by	which is negatively impacted by	which is negatively impacted by	
the indirect land use change	the indirect land use change	the indirect land use change	
associated to the production of	associated to the production of	associated to the production of	
certain biofuels, bioliquids and	certain biofuels, bioliquids and	certain biofuels, bioliquids and	
biomass fuels. Contributing to	biomass fuels. Likewise,	biomass fuels. Contributing to	
these climate and environmental	inadequate planning of the	these climate and environmental	
objectives constitutes a deep and	installations of large wind or	objectives constitutes a deep and	
longstanding intergenerational	photovoltaic projects can have	longstanding intergenerational	
concern for Union citizens and the	undesired effects on biodiversity,	concern for Union citizens and the	
Union legislator. As a	on landscapes, and on local	Union legislator. As a	
consequence, the changes in the	communities. The indirect effects	consequence, the changes in the	
way the transport target is	of deforestation and soil	way the transport target is	
calculated should not affect the	compaction, the effects of wind	calculated should not affect the	
limits established on how to	turbines and the conflicts of land	limits established on how to	
account toward that target certain	use with regard to solar parks	account toward that target certain	
fuels produced from food and feed	<u>should also be taken into account.</u>	fuels produced from food and feed	
crops on the one hand and high	Contributing to these climate and	crops on the one hand and high	
indirect land-use change-risk fuels	environmental objectives	indirect land-use change-risk fuels	
on the other hand. In addition, in	constitutes a deep and longstanding	on the other hand. In addition, in	
order not to create an incentive to	intergenerational-concern for	order not to create an incentive to	
use biofuels and biogas produced	Union citizens and the Union	use biofuels and biogas produced	
from food and feed crops in	legislator. The Union should thus	from food and feed crops in	
transport, Member States should	promote fuels in quantities which	transport, Member States should	

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continue to be able to choose whether count them or not towards the transport target. If they do not count them, they may reduce the greenhouse gas intensity reduction target accordingly, assuming that food and feed crop-based biofuels save 50% greenhouse gas emissions, which corresponds to the typical values set out in an annex to this Directive for the greenhouse gas emission savings of the most relevant production pathways of food and feed crop- based biofuels as well as the minimum savings threshold applying to most installations producing such biofuels.	balance the necessary ambition with the need to avoid contributing to direct and indirect land-use change. As a consequence, the changes in the way the transport target is calculated should not affect the limits established on how to account toward that target certain fuels produced from food and feed crops on the one hand and high indirect land-use change-risk fuels on the other hand. In addition, in order not to create an incentive to use biofuels and biogas produced from food and feed crops in transport and to take into consideration the war against Ukraine, Member States should continue to be able to choose whether count them or not towards the transport target. If they do not count them, they may reduce the greenhouse gas intensity reduction target accordingly, assuming that food and feed crop-based biofuels save 50%50 % greenhouse gas emissions, which corresponds to the typical values set out in an annex to this Directive for the greenhouse gas emission savings of the most relevant production pathways of food and feed crop- based biofuels as well as the	continue to be able to choose whether <b>to</b> count them or not towards the transport target. If they do not count them, they may reduce the greenhouse gas intensity reduction target accordingly, assuming that food and feed crop- based biofuels save 50% greenhouse gas emissions, which corresponds to the typical values set out in an annex to this <b>amending</b> Directive for the greenhouse gas <b>emissionemissions</b> savings of the most relevant production pathways of food and feed crop-based biofuels as well as the minimum <b>greenhouse gas</b> <b>emissions</b> savings threshold <b>that</b> <b>applies-applying</b> to most installations producing such biofuels.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		minimum savings threshold applying to most installations producing such biofuels. <u>In</u> <u>addition, Member States should</u> <u>also consider securing additional</u> <u>food supply to stabilise global food</u> <u>commodity markets.</u>		
Recital	31a		L.	
41a		(31a) Account should be taken of Article 349 of the Treaty on the Functioning of the European Union (TFEU), which acknowledges the particular vulnerability of the outermost regions arising from their remoteness from mainland regions, insularity, small size, difficult topography and climate and economic dependence on a few products, a combination that severely restrains their development and generates substantial extra costs in many areas, particularly for transport. Efforts being made and targets set at European level for greenhouse gas reduction must be adapted to this difficult situation, balancing environmental objectives against the high social costs for these regions.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital	32			
42	(32) Expressing the transport target as a greenhouse gas intensity reduction target makes it unnecessary to use multipliers to promote certain renewable energy sources. This is because different renewable energy sources save different amounts of greenhouse gas emissions and, therefore, contribute differently to a target. Renewable electricity should be considered to have zero emissions, meaning it saves 100% emissions compared to electricity produced from fossil fuels. This will create an incentive for the use of renewable electricity since renewable fuels and recycled carbon fuels are unlikely to achieve such a high percentage of savings. Electrification relying on renewable energy sources would therefore become the most efficient way to decarbonise road transport. In addition, in order to promote the use of advanced biofuels and biogas and renewable fuels of non- biological origin in the aviation and maritime modes, which are difficult to electrify, it is		(32) Expressing the transport target as a greenhouse gas intensity reduction target makes it unnecessary to use multipliers to promote certain renewable energy sources. This is because different renewable energy sources save different amounts of greenhouse gas emissions and, therefore, contribute differently to a target. Renewable electricity should be considered to have zero <b>greenhouse gas</b> emissions, meaning it saves 100% of <b>greenhouse gas</b> emissions compared to electricity produced from fossil fuels. This will create an incentive for the use of renewable electricity since renewable fuels and recycled carbon fuels are unlikely to achieve such a high percentage of <b>greenhouse gas emissions</b> savings. Electrification relying on renewable energy sources would therefore become the most efficient way to decarbonise road transport. In addition, in order to promote the use of advanced biofuels and biogas and renewable fuels of non-	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	appropriate to keep the multiplier for those fuels supplied in those modes when counted towards the specific targets set for those fuels.		biological origin in the aviation and maritime <b>transport</b> modes, which are difficult to electrify, it is appropriate to keep the multiplier for those fuels supplied in those modes when counted towards the specific targets set for those fuels.	
Recital 3	3		L	
43	(33) Direct electrification of end- use sectors, including the transport sector, contributes to the efficiency and facilitates the transition to an energy system based on renewable energy. It is therefore in itself an effective means to reduce greenhouse gas emissions. The creation of a framework on additionality applying specifically to renewable electricity supplied to electric vehicles in the transport is therefore not required.	(33) Direct electrification of end- use sectors, including the transport sector, contributes to the <u>system</u> efficiency and facilitates the transition to an energy system based on renewable energy. It is therefore in itself an effective means to reduce greenhouse gas emissions. The creation of a framework on additionality applying specifically to renewable electricity supplied to electric vehicles in the transport is therefore not required.	(33) Direct electrification of end- use sectors, including the transport sector,- contributes to the efficiency and facilitates the transition to an energy system based on renewable energy. It is therefore in itself an effective means to reduce greenhouse gas emissions. The creation of a framework on additionality applying specifically to renewable electricity supplied to electric vehicles in the transport sector is therefore not required.	
Recital 3	34		1	
44	(34) Since renewable fuels of non- biological origin are to be counted as renewable energy regardless of the sector in which they are consumed, the rules to determine		(34) Since renewable fuels of non- biological origin are to be counted as renewable energy regardless of the sector in which they are consumed, the rules to determine	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	their renewable nature when produced from electricity, which were applicable only to those fuels when consumed in the transport sector, should be extended to all renewable fuels of non-biological origin, regardless of the sector where they are consumed.		their renewable nature when produced from electricity, which were applicable only to those fuels when consumed in the transport sector, should be extended to all renewable fuels of non-biological origin, regardless of the sector wherein which they are consumed.	
Recital 3	4a			
44a		(34a) Electricity obtained from direct connection to one or several installations generating renewable electricity may be fully counted as renewable electricity where it is used for the production of renewable fuels of non-biological origin. Installations demonstrate that the electricity concerned has been supplied without taking electricity from the grid. Electricity taken from the grid may be counted as fully renewable provided that it is produced exclusively from renewable sources and the renewable properties and other appropriate criteria have been demonstrated by the conclusion of a power purchasing agreement. In order to be fully qualified as renewable fuel of non-biological origin, the		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		geographical correlation should be on bidding zone level and should also take into consideration offshore situations. Renewable properties of that electricity are to be claimed only once and only in one end-use sector. The same should apply to renewable fuels of non-biological origin imported in the Union		
Recital 3	1 15	<u> </u>	I	
45	(35) To ensure higher environmental effectiveness of the Union sustainability and greenhouse emissions saving criteria for solid biomass fuels in installations producing heating, electricity and cooling, the minimum threshold for the applicability of such criteria should be lowered from the current 20 MW to 5 MW.	(35) To ensure higher environmental effectiveness of the Union sustainability and greenhouse emissions saving criteria for solid biomass fuels in installations producing heating, electricity and cooling, the minimum threshold for the applicability of such criteria should be lowered from the current 20 MW to $\frac{57.5}{100}$ MW.	(35) To ensure higher environmental effectiveness of the Union sustainability and greenhouse <b>gas</b> emissions saving criteria for solid biomass fuels in installations producing heating, electricity and cooling, the minimum threshold for the applicability of such criteria should be lowered from the current 20 MW to <del>5 MW.10</del> MW.	
Recital 3	6			
46	(36) Directive (EU) 2018/2001 strengthened the bioenergy sustainability and greenhouse gas savings framework by setting criteria for all end-use sectors. It	(36) Directive (EU) 2018/2001 strengthened the bioenergy sustainability and greenhouse gas savings framework by setting criteria for all end-use sectors. It	(36) Directive (EU) 2018/2001 strengthened the bioenergy sustainability and greenhouse gas <b>emissions</b> savings framework by setting criteria for all end-use	

Con	nmission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
bioliquids produced requiring harvesting accountin emissions protection and carbo primary fa forests, gr exclusion source for areas show with the a bioliquids produced biomass. greenhous criteria sh existing b installatio gas emiss	ecific rules for biofuels, s and biomass fuels from forest biomass, the sustainability of g operations and the og of land-use change s. To achieve an enhanced n of especially biodiverse on-rich habitats, such as forests, highly biodiverse rasslands and peat lands, s and limitations to rest biomass from those uld be introduced, in line approach for biofuels, s and biomass fuels from agricultural In addition, the se gas emission saving hould also apply to biomass-based ons to ensure that / production in all such ons leads to greenhouse bion reductions compared produced from fossil	set out specific rules for biofuels, bioliquids and biomass fuels produced from forest biomass, requiring the sustainability of harvesting operations and the accounting of land-use change emissions. To achieve an enhanced protection of especially biodiverse and carbon-rich habitats, such as primary <u>and old-growth</u> forests, highly biodiverse forests, grasslands-and, peat lands <u>and</u> <u>heathlands</u> , exclusions and limitations to source forest biomass from those areas should be introduced, in line with the approach for biofuels, bioliquids and biomass fuels produced from agricultural biomass. In addition, the greenhouse gas emission saving criteria should also apply to existing biomass-based installations to ensure that bioenergy production in all such installations leads to greenhouse gas emission reductions compared to energy produced from fossil fuels. <u>Semi-natural forests as</u> <u>forests or other wooded land that</u> <u>are neither primary forest nor</u> <u>plantation forest and composed</u> <u>predominantly of native trees and</u> <u>shrub species which have not been</u> <u>planted have a high biodiversity</u>	sectors. It set out specific rules for biofuels, bioliquids and biomass fuels produced from forest biomass, requiring the sustainability of harvesting operations and the accounting of land use change emissions. To achieve an enhanced protection of especially biodiverse and carbon- rich habitats, such as primary forests, highly biodiverse forests, grasslands and peat lands, exclusions and limitations to source forest biomass from those areas should be introduced, in line with within the risk-based approach, inspired by the approach for biofuels, bioliquids and biomass fuels produced from agricultural biomass. In addition, the greenhouse gas emission saving criteria should also apply to existing biomass-based installations to ensure that bioenergy production in all such installations leads to greenhouse gas emission reductions compared to energy produced from fossil fuels.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal	and climate value and should not be transformed into plantation forests or otherwise degraded. Special attention should be given towards forest science to address open questions and provide data, as they are key for understanding better the role of our trees for climate, environment, economy and society. Biofuels, bioliquids and biomass fuels produced from agricultural and forest biomass and Renewable Fuels of Non- Biological Origin should be obtained from lands or forests for which third parties' rights concerning use and tenure of the land or forest are respected by obtaining free, prior and informed consent of these third parties, with the participation by representative institutions and organisations, while human and labour rights of third parties are respected and the	Council Mandate	Draft Agreement
		<u>availability of food and feed for</u> <u>third parties is not at risk.</u>		
Recital 3	6a	1		
46a			(36a) The Union is commited to improve the environmental, economic and social sustainability of biomass fuel	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			production. This Directive is complementary to other EU legislative instruments, such as the [legislative initiative] on Sustainable Corporate Governance (SCG), setting out due diligence requirements in the value chain with regard to adverse human rights or environmental impacts.	
Recital	36b	ı	·	
46b			(36b) The concept of "highly biodiverse forest and other wooded land which is species- rich and not degraded" shall ensure adequate protection of those areas while not creating a general obstacle to the use of forest biomass for the production of biofuels, bioliquids and biomass fuels. To this end, for the application of this concept to the case of forest biomass, and exclusively forest biomass, only forests and wooded land that have been identified scientifically or administratively by the competent authorities as being very rich in biodiversity will be subject to exclusions and limitations to forest biomass	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			production.	
Recital 3	6c			<u></u>
46c			(36c) The sustainability criteria concerning forest biomass harvesting should be further specified, in line with the principles of sustainable forest management. These specifications aim at strengthening and clarifying the risk based approach for forest biomass, while providing Member States with proportionate provisions allowing for targeted adaptations for practices that can be locally appropriate.	
Recital 3	7			
47	(37) In order to reduce the administrative burden for producers of renewable fuels and recycled carbon fuels and for Member States, where voluntary or national schemes have been recognised by the Commission through an implementing act as giving evidence or providing accurate data regarding the	(37) In order to reduce the administrative burden for producers of renewable fuels and recycled carbon fuels and for Member States, where voluntary or national schemes have been recognised by the Commission through an implementing act as giving evidence or providing accurate data regarding the	(37) In order to reduce the administrative burden for producers of renewable fuels and recycled carbon fuels and for Member States, where voluntary or national schemes have been recognised by the Commission through an implementing act as giving evidence or providing accurate data regarding-the	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	compliance with sustainability and greenhouse gas emissions saving criteria as well as other requirements set in this Directive, Member States should accept the results of the certification issued by such schemes within the scope of the Commission's recognition. In order to reduce the burden on small installations, Member States should establish a simplified verification mechanism for installations of between 5 and 10MW.	compliance with sustainability and greenhouse gas emissions saving criteria as well as other requirements set in this Directive, Member States should accept the results of the certification issued by such schemes within the scope of the Commission's recognition. In order to reduce the burden on small installations, Member States should establish a simplified verification mechanism for installations of between 5 and <i>10MW20MW</i> .	compliance with sustainability and greenhouse gas emissions saving criteria as well as other requirements set in this <b>amending</b> Directive, Member States should accept the results of the certification issued by such schemes within the scope of the Commission's recognition. In order to reduce the burden on small installations, Member States <del>should</del> may establish a simplified <b>voluntary</b> verification mechanism for installations with a total thermal input of between 5- and 10MW10 and 20 MW.	
Recita	38		<u> </u>	
48	(38) The Union database to be set up by the Commission aims at enabling the tracing of liquid and gaseous renewable fuels and recycled carbon fuels. Its scope should be extended from transport to all other end-use sectors in which such fuels are consumed. This should make a vital contribution to the comprehensive monitoring of the production and consumption of those fuels, mitigating risks of double-counting or irregularities along the supply	(38) The Union database to be set up by the Commission aims at enabling the tracing of liquid and gaseous renewable fuels and recycled carbon fuels. Its scope should be extended from transport to all other end-use sectors in which such fuels are consumed. This should make a vital contribution to the comprehensive monitoring of the production and consumption of those fuels, mitigating risks of double-counting or irregularities along the supply	(38) In recent years, Europe has seen multiple cases of fraud or suspicion of fraud with biofuels. To mitigate the risks and better prevent fraud, the Directive (EU) 2018/2001 has offered valuable additions in terms of transparency, traceability and supervision. The Union database to be set up by the Commission aims at enabling the tracing of liquid and gaseous renewable fuels and recycled carbon fuels. Its scope should be extended from transport	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
chains covered by the Union database. In addition, to avoid any risk of double claims on the same renewable gas, a guarantee of origin issued for any consignment of renewable gas registered in the database should be cancelled.	chains covered by the Union database. In addition, to avoid any risk of double claims on the same renewable gas, a guarantee of origin issued for any consignment of renewable gas registered in the database should be cancelled. <i>This</i> <i>database should be made publicly</i> <i>available in an open, transparent</i> <i>and user friendly manner. The</i> <i>Commission should publish</i> <i>annual reports for the general</i> <i>public about the information</i> <i>reported in the Union database,</i> <i>including the quantities, the</i> <i>geographic origin and feedstock</i> <i>type of biofuels, bioliquids and</i> <i>biomass fuels.</i>	to all other end-use sectors in which such fuels are consumed. This should make a vital contribution to the comprehensive monitoring of the production and consumption of those fuels, while mitigating risks of double-counting or irregularities along the supply chains covered by the Union database. In addition, to avoid any risk of double claims on the same renewable gas, a guarantee of origin issued for any consignment of renewable gas registered in the database should be cancelled. The <b>Commission and Member States</b> <b>should endeavor to work on the</b> <b>interconnectivity between the</b> <b>database goes live, ensuring the</b> <b>bidirectionality of the databases</b> <b>and enabling a smooth</b> <b>transition. Complementary to</b> <b>this strengthening of the</b> <b>transparency and the traceability</b> <b>of individual consignments of</b> <b>raw materials and fuels in the</b> <b>supply chain, the recently</b> <b>adopted Implementing Act on</b> <b>sustainability certification</b> <sup>1</sup> <b>enhanced the requirements on</b> <b>auditing for certification bodies</b> <b>as well as increased the powers</b> <b>for public supervision, including</b>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			the possibility for competent national authorities to access documents and premises of economic operators in their controls. This way the integrity of the verification framework of the Directive (EU) 2018/2001 has been significantly strengthened by complementing the auditing by certification bodies and Union Database with verification and supervisory capacity of the competent authorities of the Member States. It is strongly recommended to make use of both possibilities for public supervision.	
Recital 3	38a			
48a			(38a) This amending Directive is based on Article 194(2) of the Treaty on the Functioning of the European Union (TFEU), which provides the legal basis for proposing measures to develop new and renewable forms of energy, one of the goals of the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			Union's energy policy, set out in Article 194(1), point(c) TFEU. Directive (EU) 2018/2001, which is amended by this amending Directive, was also adopted under Article 194(2) TFEU. Article 114 TFEU, the internal market legal basis, is added in order to amend Directive 98/70/EC of the European Parliament and of the Council <sup>1</sup> on fuel quality, which is based on that provision. <u>1. Directive 98/70/EC of the European</u> Parliament and of the Council of 13 October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (OJ L 350, 28.12.1998, p. 58).	
Recital 3	38a			
48b		(38a) In order to offset of the regulatory burdens for citizens, administrations and businesses introduced by this Directive, the Commission should, in the framework of its annual burden survey conducted pursuant to paragraph 48 of the Interinstitutional Agreement of 13 April 2016 on Better Law-Making, review the regulatory framework		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		in the concerned sectors in line with the "one in, one out" principle, as set out in the Commission communication of 29 April 2021 entitled "Better Regulation: Joining forces to make better laws", and, where appropriate, present legislative proposals for the amendment or deletion of provisions in other Union legislative acts that generate compliance costs in those sectors.		
Recital 3	38b		<u>I</u>	
48c		(38b) Adequate anti-fraud provisions must be laid down, in particular in relation to used cooking oil (UCO) given the widespread mixing of palm oil. As the detection and prevention of fraud is essential to prevent unfair competition and rampant deforestation in third countries, full and certified traceability of these raw materials should be implemented.		
Recital 3	39			
49	(39) The Governance Regulation	(39) The Governance Regulation	(39) The Governance Regulation	

(EU) 2018/1999 makes several references in a number of places to the Union-level binding target of at least 32 % for the share of renewable energy consumed in the Union in 2030. As that target needs to be increased in order to contribute effectively to the ambition to decrease greenhouse gas emissions by 55 % by 2030, those references should be amended. Any additional planning and reporting requirements set will not create a new planning and reporting framework under Regulation (EU) 2018/1999.(EU) 2018/1999 makes several references in a number of places to the Union-level binding target of at least 32 % for the share of renewable energy consumed in the Union in 2030. As that target needs to be increased in order to contribute effectively to the ambition to decrease greenhouse gas emissions by 55 % by 2030, those references should be subject to the existing planning and reporting framework under Regulation (EU) 2018/1999.(EU) 2018/1999 makes several references in a number of places to the Union-level binding target of at least 32 % for the share of renewable energy consumed in the Union in 2030. As that target needs to be increased in order to contribute effectively to the ambition to decrease greenhouse gas emissions by 55 % by 2030, those references should be amended. Any additional planning and reporting framework under Regulation (EU) 2018/1999.(EU) 2018/1999 makes several references for the sing planning and reporting framework under Regulation (EU) 2018/1999.Recital 40(40) The scope of Directive 98/70/EC of the European Parliament and of the Council' should be amended in order to(40) The scope of Directive 98/70/EC of the European Parliament and of the Council' should be amended in order to(40) The scope of Directive 98	ate Draft Agreement
(40) The scope of Directive 98/70/EC of the European Parliament and of the Council1(40) The scope of Directi 98/70/EC of the European Parliament and of the Council1	several of places to target of at of med in the arget needs to the eenhouse by 2030, be al planning nts set will og and ould be lanning and der
98/70/EC of the European Parliament and of the Council198/70/EC of the European Parliament and of the Council1	
50avoid a duplication of regulatory requirements with regard to transport fuel decarbonisation objectives and align with Directive (EU) 2018/2001.avoid a duplication of reg requirements with regard transport fuel decarbonisation objectives and align with Directive (EU) 2018/2001.avoid a duplication of reg requirements with regard transport fuel decarbonisation objectives and align with Directive (EU) 2018/2001.1. Directive 98/70/EC of the European Parliament and of the Council of 131. Directive 98/70/EC of the European Parliament and of the Council of 13	an ouncil <sup>1</sup> rder to egulatory d to sation h Directive European

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (OJ L 350, 28.12.1998, p. 58).		October 1998 relating to the quality of petrol and diesel fuels and amending Council Directive 93/12/EEC (OJ L 350, 28.12.1998, p. 58).	
Recital 4	l0a	I		
50a		(40a) It is also important to encourage research and innovation in the field of clean energies, such as hydrogen, in order to meet the growing demand for alternative fuels and, above all, to make available on the market energy that is cheaper than fossil fuels like diesel, fuel oil and petrol, for which prices are now hitting record highs.		
Recital 4	1	1		
51	(41) The definitions of Directive 98/70/EC should be amended in order to align them with Directive (EU) 2018/2001 and thereby avoid different definitions being applied in those two acts.		(41) The definitions of Directive 98/70/EC should be amended in order to align them with Directive (EU) 2018/2001 and thereby avoid different definitions being applied in those two acts.	
Recital 4	2			
52	(42) The obligations regarding the greenhouse gas emissions		(42) The obligations regarding the greenhouse gas emissions	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	reduction and the use of biofuels in Directive 98/70/EC should be deleted in order to streamline and avoid double regulation with regards to the strengthened transport fuel decarbonisation obligations which are provided for in Directive (EU) 2018/2001.		reduction and the use of biofuels in Directive 98/70/EC should be deleted in order to streamline and avoid double regulation with regards to the strengthened transport fuel decarbonisation obligations which are provided for in Directive (EU) 2018/2001.	
Recital 4	3	1	1	
53	(43) The obligations regarding the monitoring of and reporting on the greenhouse gas emission reductions set out in Directive 98/70/EC should be deleted to avoid regulating reporting obligations twice.		(43) The obligations regarding the monitoring of and reporting on the greenhouse gas emission reductions set out in Directive 98/70/EC should be deleted to avoid regulating reporting obligations twice.	
Recital 4	4			
54	(44) Council Directive (EU) 2015/652, which provides the detailed rules for the uniform implementation of Article 7a of Directive 98/70/EC, should be repealed as it becomes obsolete with the repeal of Article 7a of Directive 98/70/EC by this Directive.		(44) Council Directive (EU) 2015/652, which provides the detailed rules for the uniform implementation of Article 7a of Directive 98/70/EC, should be repealed as it becomes obsolete with the repeal of Article 7a of Directive 98/70/EC by this Directive.	
Recital 4	15			

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
55	(45) As regards bio-based components in diesel fuel, the reference in Directive 98/70/EC to diesel fuel B7, that is diesel fuel containing up to 7 % fatty acid methyl esters (FAME), limits available options to attain higher biofuel incorporation targets as set out in Directive (EU) 2018/2001. That is due to the fact that almost the entire Union supply of diesel fuel is already B7. For that reason the maximum share of bio-based components should be increased from 7% to 10%. Sustaining the market uptake of B10, that is diesel fuel containing up to 10 % fatty acid methyl esters (FAME), requires a Union-wide B7 protection grade for 7% FAME in diesel fuel due to the sizeable proportion of vehicles not compatible with B10 expected to be present in the fleet by 2030. This should be reflected in Article 4, paragraph 1, second subparagraph of Directive 98/70/EC as amended by this act.		(45) As regards bio-based components in diesel fuel, the reference in Directive 98/70/EC to diesel fuel B7, that is diesel fuel containing up to 7 % fatty acid methyl esters (FAME), limits available options to attain higher biofuel incorporation targets as set out in Directive (EU) 2018/2001. That is due to the fact that almost the entire Union supply of diesel fuel is already B7. For that reason the maximum share of bio-based components should be increased from 7% to 10%. Sustaining the market uptake of B10, that is diesel fuel containing up to 10 % fatty acid methyl esters (FAME), requires a Union-wide B7 protection grade for 7% FAME in diesel fuel due to the sizeable proportion of vehicles not compatible with B10 expected to be present in the fleet by 2030. This should be reflected in Article 4, paragraph 1, second subparagraph of Directive 98/70/EC as amended by this act.	
Recital 4	15a	·		
55a		(45a) <u>A greater use of renewable</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		energy can also increase energy security and self-sufficiency by, amongst other things, reducing dependence on fossil fuels. However, further reinforcement and interconnection of the transmission system is essential for the fair and efficient use of this transition, so that the resulting benefits are spread evenly across the population of the Union and do not lead to energy poverty.		
Recital 4	6		L	
56	(46) The transitional provisions should allow for an ordered continuation of data collection and the fulfilment of reporting obligations with respect to the articles of Directive 98/70/EC deleted by this Directive.		(46) The transitional provisions should allow for an ordered continuation of data collection and the fulfilment of reporting obligations with respect to the articles of Directive 98/70/EC deleted by this Directive.	
Recital 4	7	· ·	· ·	
57	(47) In accordance with the Joint Political Declaration of 28 September 2011 of Member States and the Commission on explanatory documents <sup>1</sup> , Member States have undertaken to		(47) In accordance with the Joint Political Declaration of 28 September 2011 of Member States and the Commission on explanatory documents <sup>1</sup> , Member States have undertaken to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accompany, in justified cases, the notification of their transposition measures with one or more documents explaining the relationship between the components of a directive and the corresponding parts of national transposition instruments. With regard to this Directive, the legislator considers the transmission of such documents to be justified, in particular following the judgment of the European Court of Justice in Case Commission vs Belgium <sup>2</sup> (case C-543/17). $\overline{1. \text{ OJ C } 369, 17.12.2011, p. 14.$ 2. Judgment of the Court of Justice of 8 July 2019, Commission v Belgium, C-543/17, ECLI: EU: C:2019:573.		accompany, in justified cases, the notification of their transposition measures with one or more documents explaining the relationship between the components of a directive and the corresponding parts of national transposition instruments. With regard to this Directive, the legislator considers the transmission of such documents to be justified, in particular following the judgment of the European Court of Justice in Case Commission vs Belgium <sup>2</sup> (case C-543/17). $\overline{1. \text{ OJ C } 369, 17.12.2011, p. 14.$ 2. Judgment of the Court of Justice of 8 July 2019, Commission v Belgium, C-543/17, ECLI: EU: C:2019:573.	
Recital 4	l 7a	1	<u></u>	
57a		(47a) There is enormous potential for the Union and its developing partner countries in terms of technology cooperation, renewable energy projects and clean energy exports and development of greater interconnectivity of clean energy grids. Despite their steady growth overall, renewable energy		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandateinvestments remain concentratedin a handful of regions andcountries. Regions dominated bydeveloping and emergingcountries remain consistentlyunderrepresented, attracting onlyabout 15 % of global investmentsin renewables <sup>1</sup> . Union energypartnerships should targetrenewable energy generationprojects, as well as supporting thedevelopment of renewable energyprojects and setting legal andfinancial frameworks, and shouldinclude the provision of necessarytechnical assistance andknowledge transfer in closecooperation with the privatesector. Commitments on good	Council Mandate	Draft Agreement
	governance and the perspective of stable, long-term collaboration should be conditional for Union cooperation. Sustainable energy cooperation should be key priority for suitable countries under the Global Gateway Initiative.		
Formula 58	<u>landscape of renewable energy finance</u> 2020, page 9.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	HAVE ADOPTED THIS DIRECTIVE:		HAVE ADOPTED THIS DIRECTIVE:	
Article 1				
59	Article 1 Amendments to Directive (EU) 2018/2001		Article 1 Amendments to Directive (EU) 2018/2001	
Article 1	, first paragraph, introductory part		r	
60	Directive (EU) 2018/2001 is amended as follows:		Directive (EU) 2018/2001 is amended as follows:	
Article 1	, first paragraph, point (1), introducto	ry part		
61	(1) in Article 2, the second paragraph is amended as follows:		(1) in Article 2, the second paragraph is amended as follows:	
Article 1	, first paragraph, point (1)(-a)			
61a			<ul> <li>(-a) (a) point (4) is replaced by the following:</li> <li>'gross final consumption of energy' means the energy commodities delivered for energy purposes to industry, transport, households, services including public services, agriculture,</li> </ul>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			forestry and fisheries, the consumption of electricity and heat by the energy branch for electricity and heat , and losses of electricity and heat in distribution and transmission	
Article 1	, first paragraph, point (1)(-a), introdu	ictory part		
61b		(-a) point (1) is replaced by the following:		
Article 1 (1)	, first paragraph, point (1)(-a), amend	ing provision, numbered paragraph		
61c		1. <u>'energy from renewable</u> sources' or 'renewable energy'         means energy from renewable         non-fossil sources, namely wind,         solar (solar thermal and solar         photovoltaic) and geothermal         energy, osmotic energy, ambient         energy, tide, wave and other ocean         energy, hydropower, biomass,         landfill gas, sewage treatment         plant gas, and biogas;';		
Article 1	, first paragraph, point (1)(-b), introdu	ictory part		
61d				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>(-aa)</u> in point (16), point (c) is replaced by the following:		
Article 1 (1)	, first paragraph, point (1)(-b), amend	ing provision, numbered paragraph		
61e		" <u>1.</u> '(c) the primary purpose of which is to provide environmental, economic or social community benefits, in accordance with the energy efficiency first principle, for its shareholders or members or for the local areas where it operates, rather than financial profits; ';		
Article 1	, first paragraph, point (1)(a), introduc	tory part		
62	(a) point (36) is replaced by the following:		(a) point (36) is replaced by the following:	
Article 1 (36)	, first paragraph, point (1)(a), amendi	ng provision, numbered paragraph	·	
63	<ul> <li>(36) 'renewable fuels of non- biological origin' means liquid and gaseous fuels the energy content of which is derived from renewable</li> </ul>		(36) 'renewable fuels of non- biological origin' means liquid and gaseous fuels- the energy content of which is derived from renewable sources other than biomass;';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	sources other than biomass;;			
Article 1	, first paragraph, point (1)(b), introduc	ctory part		
64	(b) point (47) is replaced by the following:		(b) point (47) is replaced by the following:	
Article 1 (47)	, first paragraph, point (1)(b), amendi	ng provision, numbered paragraph		
65	<ul> <li>'default value' means a value derived from a typical value by the application of pre-determined factors and that may, in circumstances specified in this Directive, be used in place of an actual value;;</li> </ul>		(47) 'default value' means a value derived from a typical value by the application of pre-determined factors and that may, in circumstances specified in this Directive, be used in place of an actual value;;	
Article 1	, first paragraph, point (1)(c), introduc	tory part		<u>I</u>
66	(c) the following points are added:		(c) the following points are added:	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, first paragraph	1	
67	, (1a) 'quality roundwood' means roundwood felled or otherwise		(1a) 'quality roundwood' means roundwood felled or otherwise harvested and removed, whose	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	harvested and removed, whose characteristics, such as species, dimensions, rectitude, and node density, make it suitable for industrial use, as defined and duly justified by Member States according to the relevant forest conditions. This does not include pre-commercial thinning operations or trees extracted from forests affected by fires, pests, diseases or damage due to abiotic factors ;		characteristics, such as species, dimensions, rectitude, and node density, make it suitable for industrial use, as defined and duly justified by Member States according to the relevant forest conditions. This does not include pre-commercial thinning operations or trees extracted from forests affected by fires, pests, diseases or damage due to abiotic factors ;	
Article 1	, first paragraph, point (1)(c), amendii	ng provision, first paragraph a		
67a		(-14a) <u>'innovative renewable</u> <u>energy technology' means a</u> <u>renewable energy generation</u> <u>technology that improves in at</u> <u>least one way comparable state-of-</u> <u>the-art renewable energy</u> <u>technologies or makes exploitable</u> <u>a largely untapped renewable</u> <u>energy resource and involves a</u> <u>clear degree of risk, in</u> <u>technological, market or financial</u> <u>terms, which is higher than the</u> <u>risk generally associated with</u> <u>comparable non-innovative</u> <u>technologies or activities;</u>		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (1)(c), amendir	ng provision, second paragraph		
68	<ul> <li>(14a) 'bidding zone' means a bidding zone as defined in Article 2, point (65) of Regulation (EU) 2019/943 of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Regulation (EU) 2019/943 of the European Parliament and of the Council of 5 June 2019 on the internal market for electricity (OJ L 158, 14.6.2019, p. 54).</li> </ul>		<ul> <li>(14a) 'bidding zone' means a bidding zone as defined in Article 2, point (65) of Regulation (EU) 2019/943 of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Regulation (EU) 2019/943 of the European Parliament and of the Council of 5 June 2019 on the internal market for electricity (OJ L 158, 14.6.2019, p. 54).</li> </ul>	
Article 1	., first paragraph, point (1)(c), amendir	ng provision, third paragraph	<u> </u>	
69	<ul> <li>(14b) 'smart metering system' means smart metering system as defined in Article 2, point (23) of Directive (EU) 2019/944 of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Directive Regulation (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ L 158, 14.6.2019, p. 125).</li> </ul>	<ul> <li>(14b) 'smart metering system' means <i>a</i> smart metering system as defined in Article 2, point (23) of Directive (EU) 2019/944 of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Directive Regulation (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ L 158, 14.6.2019, p. 125).</li> </ul>	<ul> <li>(14b) 'smart metering system' means smart metering system as defined in Article 2, point (23) of Directive (EU) 2019/944 of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Directive Regulation (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (OJ L 158, 14.6.2019, p. 125).</li> </ul>	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, fourth paragraph		
70	<ul><li>(14c) 'recharging point' means</li><li>recharging point as defined in point</li><li>33 of Article 2, point (33) of</li></ul>	(14c) 'recharging point' means <u>a</u> recharging point as defined in- <i>point</i> <del>33 of</del> Article 2, point (33) of	(14c) 'recharging point' means recharging point as defined in <del>point</del> <del>33 of</del> Article 2, point (33) of	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Directive (EU) No 2019/944;	Directive (EU) No 2019/944;	Directive (EU) No 2019/944;	
Article 1	, first paragraph, point (1)(c), amendii	ng provision, fifth paragraph		
71	(14d) 'market participant' means market participant as defined in point (25) of Article 2, point (25) of Regulation (EU) 2019/943;	(14d) 'market participant' means <u>a</u> market participant as defined in point (25) of Article 2, point (25) of Regulation (EU) 2019/943;	(14d) 'market participant' means market participant as defined in <del>point (25) of</del> Article 2, point (25) of Regulation (EU) 2019/943;	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, sixth paragraph		
72	(14e) 'electricity market' means electricity market as defined in Article 2, point (9) of Directive 2019/944;	(14e) 'electricity market' means an electricity market as defined in Article 2, point (9) of Directive 2019/944;	(14e) 'electricity market' means electricity market as defined in Article 2, point (9) of Directive 2019/944;	
Article 1	, first paragraph, point (1)(c), amendi	ng provision, seventh paragraph		
73	(14f) 'domestic battery' means a stand-alone rechargeable battery of rated capacity greater than 2 kwh, which is suitable for installation and use in a domestic environment;		(14f) 'domestic battery' means a stand-alone rechargeable battery of rated capacity greater than 2 kwh, which is suitable for installation and use in a domestic environment;	
Article 1	, first paragraph, point (1)(c), amendiı	ng provision, eighth paragraph	· · · · · · · · · · · · · · · · · · ·	
74	(14g) 'electric vehicle battery' means an electric vehicle battery as defined in Article 2, point (12) of [the proposed Regulation		(14g) 'electric vehicle battery' means an electric vehicle battery as defined in– Article 2, point (12) of [the proposed Regulation	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020 <sup>1</sup> ]; <u>1. COM(2020)</u> 798 final		concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020 <sup>1</sup> ]; <u>1. COM(2020)</u> 798 final	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, ninth paragraph		
75	(14h) 'industrial battery' means industrial battery as defined in Article 2. point (11) of [the proposed Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020];	(14h) 'industrial battery' means <u>an</u> industrial battery as defined in Article 2. point (11) of [the proposed Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020];	(14h) 'industrial battery' means industrial battery as defined in Article 2. point (11) of [the proposed Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020];	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, tenth paragraph		
76	(14i) 'state of health' means state of health as defined in point (25) of Article 2, point (25) of [the proposal for a Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020 <sup>1</sup> ]; <u>1</u> . the proposal for a Commission	(14i) 'state of health' means state of health as defined in <i>point (25) of</i> Article 2, point (25) of [the proposal for a Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020 <sup>1</sup> ]; $\overline{1}$ the proposal for a Commission	(14i) 'state of health' means state of health as defined in point (25) of Article 2, point (25)– of [the proposal for a Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020 <sup>1</sup> ];	
	1. the proposal for a Commission Regulation 'concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) 2019/1020	1. the proposal for a Commission Regulation 'concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) 2019/1020	1. the proposal for a Commission Regulation of the European Parliament and of the Council 'concerning batteries and waste batteries,- repealing	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	(xxxx).	(xxxx).	Directive 2006/66/EC and- amending Regulation (EU) 2019/1020 (xxxx).	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, eleventh paragraph	1	
77	(14j) 'state of charge' means state of charge as defined in Article 2, point (24) of [the proposal for a Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) 2019/1020];		(14j) 'state of charge' means state of charge as defined in– Article 2, point (24) of [the proposal for a Regulation concerning batteries and waste batteries, repealing Directive 2006/66/EC and amending Regulation (EU) 2019/1020];	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, twelfth paragraph	1	
78	(14k) 'power set point' means the information held in a battery's management system prescribing the electric power settings at which the battery operates during a recharging or a discharging operation, so that its state of health and operational use are optimised;		(14k) 'power set point' means the <b>dynamic</b> information held in a battery's management system prescribing the electric power settings at which the battery operates should optimally operate <b>during a recharging</b> during a recharging or a discharging operation, so that its state of health and operational use are optimised;	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, thirteenth paragraph	·	
79	(141) 'smart charging' means a recharging operation in which the	(141) 'smart charging' means a recharging operation in which the	(141) 'smart <del>chargingrecharging</del> ' means a recharging operation in	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	intensity of electricity delivered to the battery is adjusted in real-time, based on information received through electronic communication;	intensity of electricity delivered to the battery is adjusted in real-time, based on information received through electronic communication <u>and which can be realised at</u> <u>normal charging speeds as well as</u> <u>during fast charging through a</u> <u>response to dynamic price signals</u> <u>or an optimisation of power flow</u> ;	which the intensity of electricity delivered to the battery is adjusted in real-timedynamically, based on information received through electronic communication;	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, fourteenth paragraph		
80	(14m) 'regulatory authority' means regulatory authority defined in Article 2, point (2) of Regulation (EU) 2019/943;	(14m) 'regulatory authority' means <u>a</u> regulatory authority defined in Article 2, point (2) of Regulation (EU) 2019/943;	(14m) 'regulatory authority' means regulatory authority defined in Article 2, point (2) of Regulation (EU) 2019/943;	
Article 1	., first paragraph, point (1)(c), amendir	ng provision, fifteenth paragraph	г	
81	(14n) 'bidirectional charging' means smart charging where the direction of electric charge may be reversed, so that electric charge flows from the battery to the recharging point it is connected to;	(14n) 'bidirectional charging' means <u>a</u> smart charging <u>operation</u> where the direction of <u>electric</u> <u>chargethe flow</u> may be reversed, <u>so</u> <u>that electric charge flowsallowing</u> <u>electricity to flow</u> from the battery to the recharging point it is connected to;	(14n) 'bidirectional charging' means smart charging where the direction of electric-charge current may be reversed, so that electric charge flows-power is transferred from the battery to the recharging point it is connected to;	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, sixteenth paragraph		
82	(140) 'normal power recharging	(140) - normal power recharging	(140) 'normal power recharging	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	point' means 'normal power recharging point' as defined in Article 2 point 31 of [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure, repealing Directive 2014/94/EU];	point' means <u>-'a</u> _normal power recharging point <u>-</u> _as defined in Article 2, point <u>(31)</u> <u>31</u> of [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure, repealing Directive 2014/94/EU];	point' means 'normal power recharging point' as defined in Article 2 point 31 of [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure, repealing Directive 2014/94/EU];	
Article 1	, first paragraph, point (1)(c), amendi	ng provision, sixteenth paragraph a		
82a		(14p) <u>'community battery' means</u> <u>a stand-alone rechargeable</u> <u>battery with a rated capacity</u> <u>greater than 50 kWh, which is</u> <u>suitable for installation and use in</u> <u>a residential, commercial or</u> <u>industrial environment and which</u> <u>is owned by jointly acting</u> <u>renewable self-consumers or a</u> <u>renewable energy community;</u>		
Article 1	, first paragraph, point (1)(c), amendi	ng provision, sixteenth paragraph b		
82b		(14q) <u>'renewables energy</u> purchase agreement' means a contract under which a natural or legal person agrees to purchase renewable energy directly from a producer, which encompasses, but it is not limited to, renewables power purchase agreements, renewables hydrogen purchase		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		agreements and renewables heating and cooling purchase agreements;		
Article 1	, first paragraph, point (1)(c), amendi	ng provision, sixteenth paragraph c		
82c		(14r) <u>'renewables heating and</u> cooling purchase agreement' means a contract under which a natural or legal person agrees to purchase renewable heating and cooling directly from a producer;		
Article 1	, first paragraph, point (1)(c), amendiı	ng provision, sixteenth paragraph d	• •	
82d		(14s) <u>'renewables hydrogen</u> purchase agreement' means a contract under which a natural or legal person agrees to purchase renewable fuels of non-biological origin directly from a producer;		
Article 1	, first paragraph, point (1)(c), amendi	ng provision, seventeenth paragraph		
83	(18a) 'industry' means companies and products that fall sections B, C, F and J, division (63) of the statistical classification of economic activities (NACE REV.2) <sup>1</sup> ;		(18a) 'industry' means companies and products that fall <b>under</b> sections B, C, <b>and</b> F and <b>under</b> <b>section</b> 'J, division (63) of the statistical classification of economic activities (NACE REV.2) <sup>1</sup> ;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Regulation (EC) No 1893/2006 of the European Parliament and of the Council of 20 December 2006 establishing the statistical classification of economic activities NACE Revision 2 and amending Council Regulation (EEC) No 3037/90 as well as certain EC Regulations on specific statistical domains (OJ L 393, 30.12.2006, p. 1).';		1. Regulation (EC) No 1893/2006 of the European Parliament and of the Council of 20 December 2006 establishing the statistical classification of economic activities NACE Revision 2 and amending Council Regulation (EEC) No 3037/90 as well as certain EC Regulations on specific statistical domains (OJ L 393, 30.12.2006, p. 1).';	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, eighteenth paragraph		
84	(18b) 'non-energy purpose' means the use of fuels as raw materials in an industrial process, instead of being used to produce energy;		(18b) 'non-energy purpose' means the use of fuels as raw materials in an industrial process, instead of being used to produce energy;	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, nineteenth paragraph	·	·
85	(22a) 'renewable fuels' means biofuels, bioliquids, biomass fuels and renewable fuels of non- biological origin;		(22a) 'renewable fuels' means biofuels, bioliquids, biomass fuels and renewable fuels of non- biological origin;	
Article 1	, first paragraph, point (1)(c), amendir	ng provision, nineteenth paragraph a		
85a		(22b) 'energy efficiency first' means energy efficiency first as defined in Article 2, point (18) of Regulation (EU) 2018/1999;		
Article 1	, first paragraph, point (1)(c), amendir	ng provision, nineteenth paragraph b		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
85b		(22c) 'offshore renewable hybrid asset' means a transmission asset serving the dual purpose of connecting offshore renewable energy generation and connecting two or more bidding zones;		
Article 1	, first paragraph, point (1)(c), amendii	ng provision, nineteenth paragraph c		
85c		(22d) <u>'renewable based district</u> <u>heating and cooling' means</u> <u>highly energy efficient district</u> <u>heating and cooling systems</u> <u>operating exclusively by</u> <u>renewable energy sources;</u>		
Article 1	, first paragraph, point (1)(c), amendii	ng provision, nineteenth paragraph d		
85d		(22e) 'primary woody biomass' means all roundwood felled or otherwise harvested and removed. It comprises all wood obtained from removals, i.e., the quantities removed from forests, including wood recovered due to natural mortality and from felling and logging. It includes all wood removed with or without bark, including wood removed in its round form, or split, roughly squared or in other form, e.g.,		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		branches, roots, stumps and burls (where these are harvested) and wood that is roughly shaped or pointed. This does not include woody biomass obtained from sustainable wildfire prevention measures in high-risk fire prone areas, woody biomass obtained from road safety measures, and woody biomass extracted from forests affected by natural disasters, active pests or diseases to prevent their spread, whilst minimising wood extraction and protecting biodiversity, resulting in more diverse and resilient forests, and shall be based on guidelines from the Commission.		
Article 1	, first paragraph, point (1)(c), amendi	ng provision, nineteenth paragraph e		
85e		(22f) 'renewable hydrogen' means hydrogen produced through the electrolysis of water (in an electrolyser, powered by electricity stemming from renewable sources, or through the reforming of biogas or biochemical conversion of biomass, if in compliance with sustainability criteria set out in Article 29 of Directive (EU) 2018/2001 of the European		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		Parliament and of the Council;		
Article 1	, first paragraph, point (1)(c), amendir	ng provision, twentieth paragraph		
86	(44a) 'plantation forest' means a planted forest that is intensively managed and meets, at planting and stand maturity, all the following criteria: one or two species, even age class, and regular spacing. It includes short rotation plantations for wood, fibre and energy, and excludes forests planted for protection or ecosystem restoration, as well as forests established through planting or seeding which at stand maturity resemble or will resemble naturally regenerating forests;		(44a) 'plantation forest' means a planted forest that is intensively managed and meets, at planting and stand maturity, all the following criteria: one or two species, even age class, and regular spacing. It includes short rotation plantations for wood, fibre and energy, and excludes forests planted for protection or ecosystem restoration, as well as forests established through planting or seeding which at stand maturity regenerating forests;	
Article 1	, first paragraph, point (1)(c), amendir (44b) 'planted forest' means forest predominantly composed of trees established through planting and/or	(44b) 'planted forest' means forest predominantly composed of trees established through planting and/or	(44b) 'planted forest' means forest predominantly composed of trees established through planting and/or	
87	deliberate seeding provided that the planted or seeded trees are expected to constitute more than fifty percent of the growing stock at maturity; it includes coppice from trees that were originally planted or seeded;;	deliberate seeding provided that the planted or seeded trees are expected to constitute more than fifty percent of the growing stock at maturity; it includes coppice from trees that were originally planted or seeded;	deliberate seeding provided that the planted or seeded trees are expected to constitute more than fifty percent of the growing stock at maturity; it includes coppice from trees that were originally planted or seeded;';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	,			
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a article 1	, first paragraph, point (1)(c), amendir	ig provision, twenty-first paragraph		
87a		(44c) <u>'osmotic energy' means</u> energy naturally created from the difference in salt concentration between two fluids, commonly fresh and salt water;		
Article 1 b	, first paragraph, point (1)(c), amendir	ng provision, twenty-first paragraph		
87b		(44d) 'system efficiency' means an energy system which integrates variable renewables cost- effectively and maximises the value of demand-side flexibility to optimise the transition to climate neutrality, measured in reductions of system investment and operational costs, greenhouse gas emissions and fossil fuel uses in each national energy mix;		
Article 1 c	, first paragraph, point (1)(c), amendir	ng provision, twenty-first paragraph		
87c		(44e) <mark>'renewable hybrid power</mark> plant' means a combination of		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		two or more renewable generation technologies which share the same grid connection, and can also integrate storage capacity;		
Article 1, d	, first paragraph, point (1)(c), amendii	ng provision, twenty-first paragraph		-
87d		(44f) 'co-located energy storage project' means a project encompassing an energy storage facility and a facility producing renewable energy connected behind the same grid access point;		
Article 1, e	, first paragraph, point (1)(c), amendir	ng provision, twenty-first paragraph		
87e		(44g) 'solar-electric vehicle' means a highly energy efficient motor vehicle equipped with a powertrain containing only non- peripheral electric machines as energy converter with an electric rechargeable energy storage system, which can be recharged externally, also equipped with vehicle-integrated photovoltaic panels';		
Article 1,	, first paragraph, point (2), introducto	ry part		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
88	(2) Article 3 is amended as follows:		(2) Article 3 is amended as follows:	
Article 1	, first paragraph, point (2)(a), introduc	tory part		
89	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:	
Article 1 (1)	, first paragraph, point (2)(a), amendir	ng provision, numbered paragraph		
90	'. 1. Member States shall collectively ensure that the share of energy from renewable sources in the Union's gross final consumption of energy in 2030 is at least 40%.; '	<sup>c</sup> <ol> <li>Member States shall collectively ensure that the share of energy from renewable sources in the Union's gross final consumption of energy in 2030 is at least 40%45 %.</li> <li>In order to promote the production and use of renewable energy from innovative renewable energy technologies and to safeguard the Union's industrial competitiveness, each Member State shall set an indicative target of at least 5 % of new installed renewable energy capacity between Jentry into force of the directivel and 2030 as innovative renewable energy technology. In order to facilitate further</li> </ol>	1. Member States shall collectively ensure that the share of energy from renewable sources in the Union's gross final consumption of energy in 2030 is at least 40%.';	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	penetration of renewable		
	electricity and to increase the		
	flexibility and balancing services,		
	Member States shall set an		
	indicative target for storage		
	technologies.		
	To support the cost-effective		
	achievement of the target referred		
	to in the first subparagraph and		
	the achievement of system		
	<u>efficiency, Member States shall set</u>		
	<u>a minimum indicative national</u>		
	target for demand-side flexibility		
	<u>corresponding to a reduction of 5</u>		
	% of peak electricity demand by		
	2030. That target shall be		
	achieved through the activation of		
	demand-side flexibility in all end-		
	use sectors, including through		
	buildings renovation and energy		
	efficiency in accordance with		
	Directive (EU)/ [revised		
	<u>directive (EU) 2018/844] and</u>		
	Directive (EU)/ [revised		
	directive (EU) 2018/2002].		
	<u>Member States shall specify their</u>		
	national demand-side flexibility		
	target, including intermediate milestones, in the national		
	objectives set out in their		
	integrated energy and climate		
	plans to increase system		
	flexibility, in accordance with		
	Article 4, point (d), point (3) of		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation (EU) 2018/1999. When needed, the Commission may take complementary measures to support the Members States to fulfil their target. Each Member State shall identify in its integrated energy and climate plan, in accordance with Article 4, point (d), point (3), of Regulation (EU) 2018/1999, the measures needed to meet the targets referred to in the second and third subparagraphs of paragraph 1 of this Article.';		
Article 1	, first paragraph, point (2)(b), introduc	ctory part	[	
91	(b) paragraph 3 is replaced by the following:		(b) paragraph 3 is replaced by the following:	
Article 1	, first paragraph, point (2)(b), amendi	ng provision, numbered paragraph		·
(3), intro	ductory part			
92	<ul> <li>3. Member States shall take measures to ensure that energy from biomass is produced in a way that minimises undue distortive effects on the biomass raw material market and harmful impacts on biodiversity. To that end , they</li> </ul>	<ul> <li>Member States shall take measures to ensure that energy from biomass is produced in a way that minimises undue distortive effects on the biomass raw material market and harmful impacts on biodiversity, <i>the environment and</i></li> </ul>	3. Member States shall take measures to ensure that energy from biomass is produced in a way that minimises undue distortive effects on the biomass raw material market and harmful impacts on biodiversity. To that end-, they shall take into account the waste	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	shall take into account the waste hierarchy as set out in Article 4 of Directive 2008/98/EC and the cascading principle referred to in the third subparagraph.	<i>the climate</i> . To that end , they shall take into account the waste hierarchy as set out in Article 4 of Directive 2008/98/EC and the cascading principle referred to in the third subparagraph.	hierarchy as set out in Article 4 of Directive 2008/98/EC and the cascading principle referred to in the third fourth subparagraph.		
	L, first paragraph, point (2)(b), amendi	ng provision, numbered paragraph			
(3), first	paragraph, introductory part	Γ	r		
93	As part of the measures referred to in the first subparagraph:		As part of the measures referred to in the first subparagraph:		
	, first paragraph, point (2)(b), amendi paragraph(a), introductory part	ng provision, numbered paragraph			
94	(a) Member States shall grant no support for:		(a) Member States shall grant no support for:		
	L, first paragraph, point (2)(b), amendi paragraph(a)(i)	ng provision, numbered paragraph			
95	(i) the use of saw logs, veneer logs, stumps and roots to produce energy.		(i) the use of saw logs, veneer logs, stumps and roots to produce energy.		
	Article 1, first paragraph, point (2)(b), amending provision, numbered paragraph (3), first paragraph(a)(ii)				
96	(ii) the production of renewable	(ii) the production of renewable	(ii) the production of renewable		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	energy produced from the incineration of waste if the separate collection obligations laid down in Directive 2008/98/EC have not been complied with.	energy produced from the incineration of waste if the separate collection <i>and waste hierarchy</i> obligations laid down in Directive 2008/98/EC have not been complied with.	energy produced from the incineration of waste if the separate collection obligations laid down in Directive 2008/98/EC have not been complied with.	
	first paragraph, point (2)(b), amendir paragraph(a)(iii)	ng provision, numbered paragraph		
97	(iii) practices which are not in line with the delegated act referred to in the third subparagraph.	(iii) practices which are not in line with the <i>delegated implementing</i> act referred to in the third subparagraph.	(iii) practices which are not in line with the delegated act <b>provisions</b> referred to in the third <b>fourth</b> subparagraph.	
	first paragraph, point (2)(b), amendir paragraph(b), introductory part	ng provision, numbered paragraph		
98	(b) From 31 December 2026, and without prejudice to the obligations in the first sub-paragraph, Member States shall grant no support to the production of electricity from forest biomass in electricity-only- installations, unless such electricity meets at least one of the following conditions:	(b) From 31 December 2026, and without prejudice to the <i>provisions</i> <i>set out in Article 6 and to the</i> obligations in the first sub- paragraph, Member States shall grant no support to the production of electricity from forest biomass in electricity-only-installations, unless such electricity meets at least one of the following conditions:	(b) From 31 December 2026twelve months after entry into force of this amending Directive, and without prejudice to the obligations in the first sub- paragraph, Member States shall grant no new support, nor renew any support, to the production of electricity from forest biomass in electricity-only-installations, unless such electricity meets at least one of the following conditions:	
Article 1,	first paragraph, point (2)(b), amendir	ng provision, numbered paragraph		

(3) first	Commission Proposal paragraph(b)(i)	EP Mandate	Council Mandate	Draft Agreement		
99	<ul> <li>(i) it is produced in a region identified in a territorial just transition plan approved by the European Commission, in accordance with Regulation (EU) 2021/ of the European Parliament and the Council establishing the Just Transition Fund due to its reliance on solid fossil fuels, and meets the relevant requirements set in Article 29(11);</li> </ul>	(i) it is produced in a region identified in a territorial just transition plan approved by the <i>European</i> -Commission, in accordance with Regulation (EU) 2021/ of the European Parliament and the Council establishing the Just Transition Fund due to its reliance on solid fossil fuels,-and meets the relevant requirements set in Article 29, <i>point (11); (11);</i>	(i) it is produced in a region identified in a territorial just transition plan approved by the European Commission, in accordance with Regulation (EU) 2021/ of the European Parliament and the Council establishing the Just Transition Fund due to its reliance on solid fossil fuels,- and meets the relevant requirements set in Article 29(11); of this Directive.			
	, first paragraph, point (2)(b), amendiı paragraph(b)(ii)	ng provision, numbered paragraph				
100	(ii) it is produced applying Biomass $CO_2$ Capture and Storage and meets the requirements set in Article 29(11), second subparagraph.	(ii) it is produced applying Biomass $CO_2$ Capture and Storage and meets the requirements set in Article 29 <u>point</u> (11), second subparagraph.	deleted			
	Article 1, first paragraph, point (2)(b), amending provision, numbered paragraph (3), first paragraph(b)(iia)					
100a		(iia) it is produced by plants that are already in operation on [the date of entry into force of this amending Directive], for which modifications in the direction of				

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		cogeneration are not possible due to the absence of the infrastructure and demand conditions and meet the requirements set out in Article 29, point (11), provided that Member States notify the Commission of the usage of such exemption and justify it by means of verified and up-to-date scientific and technical information and that the Commission approves the exemption.		
	l , first paragraph, point (2)(b), amendi paragraph a	ng provision, numbered paragraph		
100Ь			This provision is without prejudice to supports to electricity only installations that started operation before the entry into force of this directive provided that these installations meet the requirements set in Article 29(11), second subparagraph, and that the support is specifically geared to the equipment of Biomass CO2 Capture and Storage.	
	 , first paragraph, point (2)(b), amendi nd paragraph	l ng provision, numbered paragraph	<u> </u>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
101 Article 1	No later than one year after [the entry into force of this amending Directive], the Commission shall adopt a delegated act in accordance with Article 35 on how to apply the cascading principle for biomass, in particular on how to minimise the use of quality roundwood for energy production, with a focus on support schemes and with due regard to national specificities.	No later than one year after [the entry into force of this amending Directive], the Commission shall adopt <i>a delegated act in</i> <i>accordance with Article 35 an</i> <i>implementing act</i> on how to apply the cascading principle for <i>forest</i> biomass, in particular on how to minimise the use of quality roundwood for energy production, with a focus on support schemes and with due regard to <i>the highest</i> <i>economic and environmental</i> <i>added-value and</i> national specificities <i>including wildfire</i> <i>prevention and salvage logging</i> .	No later than one year after [ As of the entry into force of this amending Directive], the Commission, Member States shall adopt a delegated act in accordance with Article 35 on how to applytake measures to ensure the application of the cascading principle for biomass, in particular on how to minimise the use of quality roundwood for energy production, with a focus on support schemes and with due regard to national specificities.	
(3), seco	nd paragraph a			
101a			With a view to ensuring that woody biomass is used according to its highest economic and environmental added value in the following order of priorities: 1) wood-based products, 2) extending their service life, 3) re- use, 4) recycling, 5) bio-energy and 6) disposal, support schemes for bioenergy shall be designed in such a way as to avoid incentivising unsustainable	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			bioenergy pathways and distorting competition with the material sectors.	
	, first paragraph, point (2)(b), amendiı nd paragraph b, introductory part	ng provision, numbered paragraph		
101b			Member States may derogate from the cascading principle when the local industry is quantitatively or technically unable to use forest biomass according to a higher economic and environmental added value than energy, for feedstocks coming from :	
	, first paragraph, point (2)(b), amendiı nd paragraph b(a)	ng provision, numbered paragraph		
101c			(i) necessary forest management activities, aiming at ensuring pre commercial thinning operations or in compliance with national legislation on wildfire prevention in high-risk areas; or	
	, first paragraph, point (2)(b), amendiı nd paragraph b(b)	ng provision, numbered paragraph	·	
101d			(ii) salvage logging following	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			documented natural disturbances ; or	
	, first paragraph, point (2)(b), amendi nd paragraph b(c)	ng provision, numbered paragraph	· · ·	
101e			(iii) harvest of certain woods whose characteristics are not suitable for local processing facilities	
	, first paragraph, point (2)(b), amendi nd paragraph c	ng provision, numbered paragraph		
101f			At most once a year, Member States shall notify the Commission of a summary of derogations to the application of the cascading principle as referred to in the first subparagraph, together with the justifications for such derogations and the geographical scale to which they apply. The Commission shall make public the notifications received, and may issue a public opinion on any of those notifications.	
	, first paragraph, point (2)(b), amendi I paragraph	ng provision, numbered paragraph		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
102	By 2026 the Commission shall present a report on the impact of the Member States' support schemes for biomass, including on biodiversity and possible market distortions, and will assess the possibility for further limitations regarding support schemes to forest biomass.;	By 2026 the Commission shall present a report on the impact of the Member States' support schemes for biomass, including on biodiversity, <i>climate, environment</i> and possible market distortions, and will assess <i>the possibility for</i> <i>further limitations regarding</i> support schemes to forest biomass.;'2	By 20262027 the Commission shall present a report on the impact of the Member States' support schemes for biomass, including on biodiversity and possible market distortions, and will shall assess the possibility for further limitations regarding support schemes to forest biomass.';	
Article 1	, first paragraph, point (2)(c), introdu	ctory part		1
103	(c) the following paragraph 4a is inserted:		(c) the following paragraph 4a is inserted:	
Article 1	, first paragraph, point (2)(c), amendi	ng provision, first paragraph	1	1
104	<ul> <li>4a. Member States shall establish a framework, which may include support schemes and facilitating the uptake of renewable power purchase agreements, enabling the deployment of renewable electricity to a level that is consistent with the Member State's national contribution referred to in paragraph 2 and at a pace that is consistent with the indicative</li> </ul>	<ul> <li>4a. Member States shall establish a framework, which may include support schemes and facilitating the uptake of renewable <i>powerand</i> <i>co-located energy storage projects</i> <i>as well as renewables energy</i> <i>purchase agreements and</i> <i>renewables heating and cooling</i> purchase agreements, enabling the deployment of renewable <i>electricityenergy</i> to a level that is</li> </ul>	4a. Member States shall establish a framework, which may include support schemes and <b>measures</b> facilitating the uptake of renewable power purchase agreements, enabling the deployment of renewable electricity to a level that is consistent with the Member State's national contribution referred to in paragraph 2 and at a pace that is consistent with the indicative trajectories referred to in	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
trajectories referred to in Article 4(a)(2) of Regulation (EU) 2018/1999. In particular, that framework shall tackle remaining barriers, including those related to permitting procedures, to a high level of renewable electricity supply. When designing that framework, Member States shall take into account the additional renewable electricity required to meet demand in the transport, industry, building and heating and cooling sectors and for the production of renewable fuels of non-biological origin.;	consistent with the Member State's national contribution referred to in paragraph 2 and at a pace that is consistent with the indicative trajectories referred to in Article 4(a)(2) of Regulation (EU) 2018/1999. In particular, that framework shall tackle remaining barriers, including those related to permitting procedures, <i>the</i> <i>establishment of energy</i> <i>community initiatives and the</i> <i>development of the necessary</i> <i>energy transport networks, to</i> <i>support to</i> a high level of renewable <i>electricityenergy</i> supply. When designing that framework, Member States shall take into account the additional renewable electricity <i>and storage</i> <i>infrastructures</i> required to meet demand in the transport, industry, building and heating and cooling sectors and for the production of renewable fuels of non-biological origin.'; <i>In accordance with the energy</i> <i>efficiency first principle, Member</i> <i>States shall ensure the flexible</i> <i>consumption, trade and storage of</i> <i>renewable electricity in these end</i> - <i>use sectors to help its penetration</i> <i>in a cost-effective way.</i> <i>Member States may include a</i>	Article 4(a)(2) of Regulation (EU) 2018/1999. In particular, that framework shall tackle remaining barriers, including those related to permitting procedures, to a high level of renewable electricity supply. When designing that framework, Member States shall take into account the additional renewable electricity required to meet demand in the transport, industry, building and heating and cooling sectors and for the production of renewable fuels of non-biological origin.';	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		summary of the policies and measures under the enabling framework and an assessment of their implementation respectively in their integrated national energy and climate plans and progress reports, pursuant to Regulation (EU) 2018/1999.';		
Article 1,	, first paragraph, point (3), introducto	ry part		
105	(3) Article 7 is amended as follows:		(3) Article 7 is amended as follows:	
Article 1,	, first paragraph, point (3)(-a), introdu	ctory part		
105a		<u>(-a)</u> in the first subparagraph of paragraph 1, point (c) is replaced by the following:		
Article 1,	, first paragraph, point (3)(-a), amend	ing provision, first paragraph		
105b		" <u>'(c) final consumption of</u> <u>energy from renewable sources</u> <u>and fuels in the transport sector.</u> <u>'</u>		
Article 1,	, first paragraph, point (3)(a), introduc	ctory part		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
106	(a) in paragraph 1, the second subparagraph is replaced by the following:		(a) in paragraph 1, the second subparagraph is replaced by the following:	
Article 1	, first paragraph, point (3)(a), amendir	ng provision, first paragraph	·	
107	With regard to the first subparagraph, point (a), (b), or (c), gas and electricity from renewable sources shall be considered only once for the purposes of calculating the share of gross final consumption of energy from renewable sources. Energy produced from renewable fuels of non-biological origin shall be accounted in the sector - electricity, heating and cooling or transport - where it is consumed.	With regard tothe first subparagraph, point (a), (b), or (c), gas and electricity from renewable sources shall be considered only once for the purposes of calculating the share of gross final consumption of energy from renewable sources. Energy produced from renewable fuels of non-biological origin shall be accounted in the sector - electricity, heating and cooling or transport - where it is consumed. <i>Where</i> <i>renewable fuels of non-biological</i> <i>origin are consumed in a Member</i> <i>State different from the one where</i> <i>they have been produced, energy</i> <i>generated by the use of renewable</i> <i>fuels of non-biological origin</i> <i>shall be accounted for 80 % of</i> <i>their volume in the country and</i> <i>sector where it is produced, unless agreed otherwise between</i>	With regard to- the first subparagraph, point (a), (b), or (c), gas and electricity from renewable sources shall be considered only once for the purposes of calculating the share of gross final consumption of energy from renewable sources. Energy produced from renewable fuels of non-biological origin shall be accounted in the sector - electricity, heating and cooling or transport - where it is consumed.	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		<u>Member States concerned. In</u> order to monitor such agreements and to avoid any double counting, the Commission shall be notified of any such agreement, including the exact volumes of the supply and demand, the times of the transfer and the date by which the arrangement will become operational. The Commission shall make available information on the concluded agreements, including their timing, volume, price and any additional		
Article 1	, first paragraph, point (3)(a), amendir	<u>conditions.';</u>		
107a			Member States may agree, via a specific cooperation agreement, to account the renewable fuels of non-biological origin consumed in one Member State towards the share of gross final consumption of energy from renewable sources in the Member State where they were produced. In order to monitor that the same renewable fuels of non-biological origin are not accounted in both the Member State where they are produced and in the Member	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			State where they are consumed and to record the amount claimed, the Commission shall be notified of any such agreement, including the amount of RFNBOs to be counted in total and for each Member State and the date on which such agreement will become operational.	
Article 1	, first paragraph, point (3)(aa), introdu	uctory part		•
107b		(aa) in paragraph 1, the following subparagraph is inserted after the second subparagraph:		
Article 1	, first paragraph, point (3)(aa), amend	ing provision, first paragraph	•	•
107c		" "For the purposes of the targets referred to in Articles 15a, 22a, 23(1), 24(4) and 25(1), renewable fuels of non-biological origin shall be accounted for 100% of their volume in the country where they are consumed.";		
Article 1	, first paragraph, point (3)(b), introduc	ctory part		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
108	(b) in paragraph 2, the first subparagraph is replaced by the following:		(b) in paragraph 2, the first subparagraph is replaced by the following:	
Article 1	, first paragraph, point (3)(b), amendii	ng provision, first paragraph		
109	For the purposes of paragraph 1, first subparagraph, point (a), gross final consumption of electricity from renewable sources shall be calculated as the quantity of electricity produced in a Member State from renewable sources, including the production of electricity from renewables self- consumers and renewable energy communities and electricity from renewable fuels of non-biological origin and excluding the production of electricity in pumped storage units from water that has previously been pumped uphill as well as the electricity used to produce renewable fuels of non- biological origin.;		For the purposes of paragraph 1, first subparagraph, point (a), gross final consumption of electricity from renewable sources shall be calculated as the quantity of electricity produced in a Member State from renewable sources, including the production of electricity from renewables self- consumers and renewable energy communities and electricity from renewable fuels of non-biological origin and excluding the production of electricity in pumped storage units from water that has previously been pumped uphill as well as the electricity used to produce renewable fuels of non- biological origin.';	
Article 1	, first paragraph, point (3)(c), introduc	tory part	1	
110	(c) in paragraph 4, point (a) is		(c) in paragraph 4, point (a) is	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	replaced by the following:		replaced by the following:	
Article 1	, first paragraph, point (3)(c), amendir	ng provision, first paragraph	<u>1</u>	
111	(a) Final consumption of energy from renewable sources in the transport sector shall be calculated as the sum of all biofuels, biogas and renewable fuels of non- biological origin consumed in the transport sector.;		(a) Final consumption of energy from renewable sources in the transport sector shall be calculated as the sum of all biofuels, biogas and renewable fuels of non- biological origin consumed in the transport sector. <del>;</del> This shall also include renewable fuels supplied to international marine bunkers	
Article 1	, first paragraph, point (4), introducto	ry part		
112	(4) Article 9 is amended as follows:		(4) Article 9 is amended as follows:	
Article 1	, first paragraph, point (4)(a), introduc	ctory part		
113	(a) the following paragraph 1a is inserted:		(a) the following paragraph 1a is inserted:	
Article 1	, first paragraph, point (4)(a), amendir	ng provision, first paragraph		
114	<sup>4</sup> 1a. By 31 December 2025, each Member State shall agree to establish at least one joint project	، 1a. <del>By 31 December 2025, <mark>1a.</mark> Each Member State shall <del>agree to</del> <del>establish at least one<u>enter into</u></del></del>	1a. By 31 December 2025, each Member State shall <del>agree to</del> establishendeavour to agree on establishing at least one joint	

Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
with one or more other Member States for the production of renewable energy. The Commission shall be notified of such an agreement, including the date on which the project is expected to become operational. Projects financed by national contributions under the Union renewable energy financing mechanism established by Commission Implementing Regulation (EU) 2020/1294 <sup>1</sup> shall be deemed to satisfy this obligation for the Member States involved.; 	cooperation agreements to establish joint project projects with one or more other Member States for the production of renewable energy, including offshore renewable hybrid assets, as follows: (a) by 31 December 2025, Member States with an annual electricity consumption of 100 TWh or less shall establish at least two joint projects; (b) by 2030, Member States with an annual electricity consumption of more than 100 TWh shall establish a third joint project; Such joint projects—The Commission shall be notified of such an agreement, including the date on which the project is expected to become operational. not correspond to the projects of common interest already adopted under Regulation (EU) 2022/869 <sup>Ta</sup> . The identification of joint projects shall be based on the needs identified in the high-level strategic integrated offshore network development plans for each sea-basin and the Ten Years Network Development Plan but may go beyond those needs and may involve local and regional authorities and private operators.	project with one or more other Member States for the production of renewable energy. The Commission shall be notified of such an agreement, including the date on which the project is expected to become operational. Projects financed by national contributions under the Union renewable energy financing mechanism established by Commission Implementing Regulation (EU) 2020/1294 <sup>1</sup> shall be deemed to satisfy this obligation for the Member States involved.'; <u>1. Commission Implementing Regulation</u> (EU) 2020/1294 of 15 September 2020 on the Union renewable energy financing mechanism (OJ L 303, 17.9.2020, p. 1).	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Projects financed by national contributions under the Union renewable energy financing mechanism established by Commission Implementing Regulation (EU) 2020/1294 <sup>1</sup> shall be <i>deemed to satisfy this</i> <i>obligation</i> (aken into account for the purposes of fulfilling the requirements of the first subparagraph for the Member States involved in those projects.; Member States shall work towards a fair distribution of costs and benefits of joint projects. To that end, all the relevant costs and benefits of the joint project shall be taken into account in the relevant cooperation agreement. Member States shall notify the Commission of the cooperation agreements referred to in the first subparagraph, including the date on which the project is expected to		Dran Agreement
	become operational.		
	<u>-1a</u> , <u>Regulation (EU) 2022/869 of the</u> European Parliament and of the Council of 30 May 2022 on guidelines for trans- European energy infrastructure, amending Regulations (EC) No 715/2009, (EU) 2019/942 and (EU) 2019/943 and Directives 2009/73/EC and (EU) 2019/944, and repealing Regulation (EU)		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		No 347/2013 (OJ L 152, 3.6.2022, p. 45). <sup>2</sup> 1. Commission Implementing Regulation (EU) 2020/1294 of 15 September 2020 on the Union renewable energy financing mechanism (OJ L 303, 17.9.2020, p. 1).		
Article 1	, first paragraph, point (4)(b), introduc	ctory part	<u> </u>	
115	(b) the following paragraph is inserted:		(b) the following paragraph is inserted:	
Article 1	, first paragraph, point (4)(b), amendii	ng provision, first paragraph		
116	<ul> <li><sup>c</sup></li> <li>7a. Member States bordering a sea basin shall cooperate to jointly define the amount of offshore renewable energy they plan to produce in that sea basin by 2050, with intermediate steps in 2030 and 2040. They shall take into account the specificities and development in each region, the offshore renewable potential of the sea basin and the importance of ensuring the associated integrated grid planning. Member States shall notify that amount in the updated integrated national energy and climate plans submitted pursuant to Article 14 of Regulation (EU) 2018/1999.;</li> </ul>	<sup>c</sup> 7a. <u>'7a.</u> Member States bordering a sea basin shall cooperate <u>in order</u> <u>to establish to</u> -jointly, <u>after</u> <u>consulting stakeholders, define</u> the amount of offshore renewable energy they plan to produce in that sea basin by 2050, with intermediate steps <u>and trajectories</u> <u>per sea basin</u> in 2030 and 2040 <u>in</u> <u>accordance with Regulation (EU)</u> <u>2022/869. Each Member State- They</u> shall <u>take into</u> <u>accountindicate the volumes it</u> <u>plans to achieve through</u> <u>governmental tenders, with a</u> <u>focus on technical and economic</u> <u>feasibility for the grid</u> <u>infrastructure.</u> <u>In their cooperation agreements,</u>	7a. Member States bordering a sea basin shall cooperate to jointly define the amount of agree to cooperate on goals for offshore renewable energy they plan to produce in that generation to be deployed within each sea basin by 2050, with intermediate steps in 2030 and 2040-, in accordance with [Revised Regulation (EU) No 347/2013] They shall take into account the specificities and development in each region, the offshore renewable potential of the sea basin and the importance of ensuring the associated integrated grid planning. Member States shall notify these goals that amount in the updated integrated national energy and climate plans submitted	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	the Member States shall collectively ensure that those plans are in line with the fulfilment of the objectives laid down in Commission communication of 19 November 2020 entitled 'An EU Strategy to harness the potential of offshore renewable energy for a climate neutral future', while respecting Union environmental law and the protection of biodiversity, the specificities and development in each region, especially the activities that already take place in the affected areas, the possible harm to the environment, the offshore renewable potential of the sea basin and the importance of ensuring the associated integrated grid planning. Member States shall notify that amount in the and the planned grid in their updated integrated national energy and climate plans submitted pursuant to Article 14 of Regulation (EU) 2018/1999. The Commission may take complementary measures to support Member States in their efforts to align with the trajectories per sea basin.	Council Mandate pursuant to Article 14 of Regulation (EU) 2018/1999.';	Draft Agreement
	Following the communication of the updated integrated national energy and climate plans, the		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission shall assess any		
	possible gap between the potential		
	amount of offshore renewable		
	energy resources of the Member		
	States and the amount of offshore		
	renewable energy planned for		
	2030, 2040 and 2050. Where		
	appropriate, the Commission shall		
	take additional measures to		
	reduce that gap.		
	Member States bordering a sea		
	basin shall jointly define the		
	adequate space for offshore		
	renewable energy projects and		
	allocate that space in their		
	maritime spatial plans while		
	ensuring a strong public		
	participation approach so that the		
	views of all stakeholders and		
	affected coastal communities, as		
	well as the impacts on the		
	activities already taking place in		
	the affected areas, are taken into		
	account.		
	In order to facilitate permit		
	granting for joint offshore		
	renewable energy projects,		
	Member States shall reduce the		
	complexity and increase the		
	efficiency and transparency of the		
	permit granting process and		
	enhance cooperation among		
	themselves, including, where		
	appropriate, by establishing a		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		single point of contact ('one-stop shop') per priority offshore grid corridor. In order to enhance broad public acceptance, Member States shall ensure the possibility of including renewable energy communities in joint cooperation projects on offshore renewable energy.';		
Article 1	, first paragraph, point (5), introducto	ry part		
117	(5) Article 15 is amended as follows:		(5) Article 15 is amended as follows:	
Article 1	, first paragraph, point (5)(-a), introdu	ictory part		
117a		<u>(-a)</u> paragraph 1 is amended as follows:		
Article 1 (1)	, first paragraph, point (5)(-a), amend	ing provision, numbered paragraph		
117b		" (a) the first subparagraph is replaced by the following:		
Article 1 (2)	, first paragraph, point (5)(-a), amend	ing provision, numbered paragraph		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
117c		<u>'Member States shall ensure that</u> <u>any national rules concerning the</u> <u>authorisation, certification and</u> <u>licensing procedures that are</u> <u>applied to plants, including</u> <u>renewable hybrid power plants</u> <u>and associated transmission and</u> <u>distribution networks for the</u> <u>production of electricity, heating</u> <u>or cooling from renewable</u> <u>sources, to the process of</u> <u>transformation of biomass into</u> <u>biofuels, bioliquids, biomass fuels</u> <u>or other energy products, and to</u> <u>renewable fuels of non-biological</u> <u>origin are proportionate and</u> <u>necessary and contribute to the</u> <u>implementation of the energy</u> <u>efficiency first principle.';</u>		
	, first paragraph, point (5)(-a), amend	ing provision, numbered paragraph		
(3), intro	oductory part			
117d		<u>(-aa)</u> the second subparagraph is amended as follows:		
	, first paragraph, point (5)(-a), amend htroductory part	ing provision, numbered paragraph		
117e		<u>(i)</u> point (a) is replaced by the <u>following:</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1, fi (3)(1), first		ing provision, numbered paragraph		
117f		(a) 'all administrative procedures are streamlined, including regional and municipal processes, and expedited at the appropriate administrative level and predictable timeframes are established for the procedures referred to in the first subparagraph;';		
Article 1, fi (3)(1), seco		ing provision, numbered paragraph		
117g		<u>(ii)</u> points (c) and (d) are replaced by the following:		
	rst paragraph, point (5)(-a), amend oductory part	ing provision, numbered paragraph		
117h		(c) 'all administrative charges paid by consumers, planners, architects, builders and equipment and system installers and suppliers are transparent and cost-related; and		
Article 1, fi	rst paragraph, point (5)(-a), amend	ing provision, numbered paragraph		·

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
(3)(2), fi	rst indent			
117i		(d) simplified and less burdensome authorisation procedures, including a simple- notification procedure and single contact points are established for decentralised devices, and for producing and storing energy from renewable sources. ';		
Article 1	, first paragraph, point (5)(a), introduc	ctory part		·
118	(a) paragraph 2 is replaced as follows:	(a) paragraph 2 is replaced <del>as</del> follows by the following	(a) paragraph 2 is replaced as follows:	
Article 1 (2)	, first paragraph, point (5)(a), amendi	ng provision, numbered paragraph		
119	<ul> <li>Member States shall clearly define any technical specifications which are to be met by renewable energy equipment and systems in order to benefit from support schemes. Where harmonised standards or European standards exist, including technical reference systems established by the European standardisation organisations, such technical</li> </ul>	<ul> <li>Member States shall clearly define any technical specifications which are to be met by renewable energy equipment and systems in order to benefit from support schemes and to be eligible under public procurement. Where regulatory or harmonised standards or European standards exist, including technical reference systems established by the</li> </ul>	2. Member States shall clearly define any technical specifications which are to be met by renewable energy equipment and systems in order to benefit from support schemes. Where harmonised standards or European standards exist, including technical reference systems established by the European standardisation organisations, such technical specifications shall be expressed in	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	specifications shall be expressed in terms of those standards. Precedence shall be given to harmonised standards, the references of which have been published in the Official Journal of the European Union in support of European legislation, in their absence, other harmonised standards and European standards shall be used, in that order. Such technical specifications shall not prescribe where the equipment and systems are to be certified and shall not impede the proper functioning of the internal market;	European standardisation organisations, such technical specifications shall be expressed in terms of those standards. Precedence shall be given to <u>regulatory and</u> harmonised standards, the references of which have been published in the Official Journal of the European Union in support of European legislation, <u>including for instance Regulation</u> (EU) 2017/1369 or (EU) 2009/125. In their absence, other harmonised standards and European standards shall be used, in that order. Such technical specifications shall not prescribe where the equipment and systems are to be certified and shall not impede the proper functioning of the internal market';	terms of those standards. Precedence shall be given to harmonised standards, the references of which have been published in the Official Journal of the European Union in support of European legislation, in their absence, other harmonised standards and European standards shall be used, in that order. Such technical specifications shall not prescribe where the equipment and systems are to be certified and shall not impede the proper functioning of the internal market.';	
Article 1	, first paragraph, point (5)(aa), introdu	ictory part		
119a		(aa) paragraph 3 is replaced by the following:		
Article 1 (1)	, first paragraph, point (5)(aa), amend	ing provision, numbered paragraph		
119b		"		

<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	1. '3. Member States shall ensure		
	that their competent authorities at		
	national, regional and local level		
	include provisions for the		
	integration and deployment of		
	renewable energy, including for		
	renewables self-consumption and		
	renewable energy communities,		
	and the use of unavoidable waste		
	heat and cold when planning,		
	including early spatial planning,		
	designing, building and		
	renovating urban infrastructure,		
	industrial, commercial or		
	residential areas and energy and		
	transport infrastructure, including		
	electricity, district heating and		
	cooling, natural gas and		
	alternative fuel networks. Member		
	States shall, in particular,		
	encourage local and regional		
	administrative bodies to include		
	heating and cooling from		
	renewable sources in the planning		
	of city infrastructure where		
	appropriate, and to consult the		
	network operators to reflect the		
	impact of energy efficiency and		
	demand response programs as		
	well as specific provisions on		
	renewables self- consumption and		
	renewable energy communities,		
	on the infrastructure development		
	plans of the operators.';		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		"		
Article 1	, first paragraph, point (5)(b)			
120	(b) paragraphs 4, 5, 6 and 7 are deleted:		(b) paragraphs 4, 5, 6 and 7 are deleted=;	
Article 1	, first paragraph, point (5)(c), introduc	tory part		
121	(c) paragraph 8 is replaced by the following:		(c) paragraph 8 is replaced by the following:	
	, first paragraph, point (5)(c), amendir oductory part	ng provision, numbered paragraph		
122	<ul> <li><sup>c</sup></li> <li>8. Member States shall assess the regulatory and administrative barriers to long-term renewables power purchase agreements, and shall remove unjustified barriers to, and promote the uptake of, such agreements, including by exploring how to reduce the financial risks associated with them, in particular by using credit guarantees. Member States shall ensure that those agreements are not subject to disproportionate or discriminatory procedures or charges, and that any associated guarantees of origin can</li> </ul>	<ul> <li><sup>c</sup></li> <li>8. Member States shall assess the regulatory and administrative barriers to long-term renewables energy purchase agreements, including renewables power purchase agreements, renewables heating and cooling purchase agreements, co-located energy storage projects as well as cross-border ones. They and shall remove unjustified barriers at national and cross border level to their development, such as barriers to</li> </ul>	<b>88a</b> . Member States shall assess the regulatory and administrative barriers to long-term renewables power purchase agreements, and shall remove unjustified barriers to, and promote the uptake of, such agreements, including by exploring how to reduce the financial risks associated with them, in particular by using credit guarantees. Member States shall ensure that those agreements are not subject to disproportionate or discriminatory procedures or charges, and that any associated guarantees of origin can be transferred to the buyer of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	be transferred to the buyer of the renewable energy under the renewable power purchase agreement.	<b>permitting, for example for energy</b> <b>intensive industries and SMEs, as</b> <b>well as other smaller actors and</b> <b>municipalities</b> , and promote the uptake of, such agreements, including by exploring how to reduce the financial risks associated with them, in particular by using credit guarantees. Member States shall ensure that those agreements are not subject to disproportionate or discriminatory procedures or <u>any</u> charges <u>or fees</u> , and that any associated guarantees of origin can be transferred to the buyer of <i>the renewable</i> -energy under <i>the renewable powera</i> <u>renewables energy</u> purchase agreement.	renewable energy under the renewable power purchase agreement.	
	, first paragraph, point (5)(c), amendiı paragraph	ng provision, numbered paragraph	·	
123	Member States shall describe their policies and measures promoting the uptake of renewables power purchase agreements in their integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999 and progress reports submitted pursuant to Article 17 of that Regulation. They shall also	Member States shall describe their policies and measures promoting the uptake of renewables <i>power<u>energy</u></i> purchase agreements in their integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999 and progress reports submitted pursuant to Article 17 of that Regulation. They	Member States shall describe their policies and measures promoting the uptake of renewables power purchase agreements in their integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999 and progress reports submitted pursuant to Article 17 of that Regulation. They shall also	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	provide, in those reports, an indication of the volume of renewable power generation supported by renewables power purchase agreements.;	shall also provide, in those reports, an indication of the volume of renewable power generation supported by <u>the different types of</u> renewables <u>powerenergy</u> purchase agreements. <u>Member States shall ensure that</u> <u>applicants are allowed to submit</u> <u>all relevant documents in digital</u> <u>form. If an applicant makes use of</u> <u>the digital application option, the</u> <u>entire permitting process</u> <u>including the administrative</u> <u>internal processes needs to be</u> <u>carried out digitally. Member</u> <u>States shall further ensure the</u> <u>digitalisation of the public</u> <u>hearings and the participation</u> <u>procedures.'</u> ;	provide, in those reports, an indication-of the volume- of renewable power generation supported by renewables power purchase agreements.';	
	paragraph a, introductory part	0, · · · , · · · · · · · · · · · ·		
123a			Following the assessment of Member States under the first subparagraph, the Commission shall analyse the barriers to long- term power purchase agreements and in particular to the deployment of cross-border renewable power purchase agreements and issue guidance	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			on the removal of these barriers';	
	, first paragraph, point (5)(c), amendi paragraph a(1)	ng provision, numbered paragraph		
123b			8b. For the purposes of Article 6(4) and 16(1)(c) of Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora, Article 9(1)(a) of Directive 2009/147/EC of the European Parliament and of the Council of 30 November 2009 on the conservation of wild birds, and Article 4(7) of Directive 2000/60/EC of the European Parliament and of the Council establishing a framework for Community action in the field of water policy, Member States shall ensure that the planning, construction and operation of plants for the production of energy from renewable sources, their connection to the grid and the related grid itself and storage assets are presumed as being in the interest of public health and safety, and as being carried out for imperative reasons of overriding public interest, in the	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			planning and permit-granting process when balancing legal interests in the individual cases. Member States may restrict the application of these provisions to certain parts of their territory as well as to certain types of technologies or to projects with certain technical characteristics in accordance with the priorities set in their national integrated energy and climate plans.	
	., first paragraph, point (5)(c), amendir paragraph b, introductory part	ng provision, numbered paragraph		
123c			In order to contribute to the achievement of climate neutrality, Member States shall ensure, at least for projects which are recognized as being of public interest, that in the planning and permit-granting process, the construction and operation of energy plants from renewable sources and the related grid infrastructure development is given priority when balancing legal interests in the individual case. Concerning species protection, the preceding sentence shall only apply if and to the extent that appropriate	

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			species conservation measures contributing to the maintenance or restoration of the populations of the species at a favourable conservation status are undertaken and sufficient financial resources as well as areas are made available for this purpose.	
	, first paragraph, point (5)(c), amendir	ng provision, numbered paragraph		
(8), first	paragraph b(1)		r	
123d			8c. Member States shall ensure that in the planning and permit- granting process for the repowering of renewable energy plants, the assessment of impacts derived from such repowering is limited to the potential impacts resulting from the change or extension compared to the original project . Member States may exclude hydropower from this provision.	
	, first paragraph, point (5)(c), amendir	ng provision, numbered paragraph		
(8), first	paragraph b(2)			
123e			8d. By 15 March 2025 and every two years thereafter, as part of their integrated national energy	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			and climate reports pursuant to Article 17 of Regulation (EU) 2018/1999, Member States, when reporting on the implementation of the measures set out in Article 15 to streamline administrative procedures pursuant to Article 20(b)(5) of Regulation (EU) 2018/1999, shall also report on their effect on biodiversity. By 31 December 2026, the Commission shall examine the measures taken by Member States. If there is a major impact on biodiversity, the Commission may present, as appropriate, a proposal to revise paragraph 8b.	
Article 1	, first paragraph, point (5)(d), introduc	ctory part		
124	(d) the following paragraph 9 is added:		(d) the following paragraph 9 is added:	
Article 1 (9)	, first paragraph, point (5)(d), amendi	ng provision, numbered paragraph	· · · · · · · · · · · · · · · · · · ·	
125	<ul> <li>General System is a straight of the s</li></ul>	<ul> <li>9. By <u>f</u>one year after the entry into force of this amending Directive<u>f</u>, the Commission shall review, and where appropriate,</li> </ul>	9. By one year after the entry into force of this amending Directive, the Commission shall review, and where appropriate, propose modifications to, the rules on	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
modifications to, the rules on administrative procedures set out in Articles 15, 16 and 17 and their application, and may take additional measures to support Member States in their implementation.;	propose modifications to, reviseguidelines to Member States onpermitting practices to accelerateand simplify the process for newand repowered projects. Thoseguidelines shall includerecommendations on how toimplement and apply_the rules onadministrative procedures set out inArticles 15, 16 and 17 and-togetherwith_their application_torenewable heating, cooling andpower and renewablecogeneration and a set of keyperformance indicators (KPIs) toenable a transparent assessmentand monitoring of both progressand effectiveness.To that end, the Commission shallcarry out appropriateconsultations, including withrelevant stakeholders. Suchguidance shall also includeinformation on digital and humanresources of permittingauthorities, effective singlecontact points, spatial planning,military and civil aviationcases as well as adjustment andretrofitting of laws on mining,geological works as well asensuring adequate technical	administrative procedures set out in Articles 15 (1) and (3), 16 and 17 and their application, and may-take consider additional measures to support Member States in their implementation.';	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		capacity to perform those tasks. <u>Member States shall present an</u> assessment of their permitting process and the measures for improvement to be taken in line with the guidelines in the updated integrated national energy and climate plan referred to in Article 14(2) of Regulation (EU) 2018/199 in accordance with the procedure and timeline laid down in that Article. The Commission shall assess the corrective measures in the plans and scoring of each Member state in the key performance indicators. The assessment shall be made publicly available. In the case of a lack of progress, the Commission and-may take additional measures to support Member States in their implementation assisting them in reforming and streamlining their permitting procedures.';		
Article 1	, first paragraph, point (6), introducto	ry part		
126	(6) the following Article is inserted:		(6) the following Article <b>15a</b> is inserted:	
Article 1	, first paragraph, point (6), amending	provision, first paragraph		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
127	Article 15a		Article 15a	
Article 1	, first paragraph, point (6), amending	provision, second paragraph	Γ	
128	Mainstreaming renewable energy in buildings		Mainstreaming renewable energy in buildings	
Article 1	, first paragraph, point (6), amending	provision, numbered paragraph (1)		
129	1. In order to promote the production and use of renewable energy in the building sector, Member States shall set an indicative target for the share of renewables in final energy consumption in their buildings sector in 2030 that is consistent with an indicative target of at least a 49 % share of energy from renewable sources in the buildings sector in the Union's final consumption of energy in 2030. The national target shall be expressed in terms of share of national final energy consumption and calculated in accordance with the methodology set out in Article 7. Member States shall include their target in the updated integrated national energy and	<sup>c</sup> 1. In order to promote the production and use of renewable energy <u>and waste heat and cold</u> in the building sector, Member States shall set an indicative target for the share of renewables <u>produced on</u> <u>site or nearby including from the</u> <u>grid</u> in final energy consumption in their buildings sector in 2030 that is consistent with an indicative target of at least a 49 % share of energy from renewable sources <u>and unavoidable waste heat and</u> <u>cold</u> in the buildings sector in the Union's final consumption of energy in 2030. <u>Member States</u> <u>that do not explicitly price carbon</u> <u>in the building sector through a</u> <u>tax or emissions trading scheme</u> <u>or Member States that temporarily</u>	1. In order to promote the production and use of renewable energy in the building sector, Member States shall setdefine an indicative target for the national share of renewablesrenewable energy in final energy consumption in their buildings sector in 2030 that is consistent with an indicative target of at least a [49 % share of energy from renewable sources in the buildings sector in- the Union's final consumption of energy in 2030. The national target shall be expressed in terms of share of nationallevel final energy consumption and calculated in accordance with the methodology set out in Article 7 energy in buildings in 2030 Member	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
climate plans submitted pursuant to Article 14 of Regulation (EU) 2018/1999 as well as information on how they plan to achieve it.	opt out of the new European emissions trading scheme for buildings and transport shall set a higher indicative share of renewable energy sources. The national indicative target shall be expressed in terms of share of national final energy consumption and calculated in accordance with the methodology set out in Article 7, which may include in the calculation of the share of final consumption the electricity from renewable sources comprising self-consumption, energy communities, the share of renewable energy in the electricity mix and the unavoidable waste heat and cold. Member States shall include their target in the updated integrated national energy and climate plans submitted pursuant to Article 14 of Regulation (EU) 2018/1999 as well as information on how they plan to achieve it. Member States may count waste heat and cold towards the target referred to in the first subparagraph, up to a limit of 20 %. If they decide to do so, the target shall increase by half of the waste heat and cold percentage used to an upper limit of 54 %.	States shall include their target share in the updated integrated national energy and climate plans submitted pursuant to Articlereferred to in Articles 3 and 14 of Regulation (EU) 2018/1999 as well as information on how they plan to achieve it.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (6), amending	provision, numbered paragraph (1a)	T	Γ
129a			Member States may count waste heat and cold towards the target referred to in the first subparagraph, up to a limit of 20%. If they decide to do so, the target shall increase by half of the waste heat and cold percentage used.	
	, first paragraph, point (6), amending story part	provision, numbered paragraph (2),		
130	2. Member States shall introduce measures in their building regulations and codes and, where applicable, in their support schemes, to increase the share of electricity and heating and cooling from renewable sources in the building stock, including national measures relating to substantial increases in renewables self- consumption, renewable energy communities and local energy storage, in combination with energy efficiency improvements relating to cogeneration and passive, nearly zero-energy and zero-energy buildings.	2. Member States shall introduce measures in their building regulations and codes and, where applicable, in their support schemes, to increase the share of electricity and heating and cooling from renewable sources <i>both</i> <i>produced on site or nearby</i> <i>including from the grid</i> in the building stock, including national measures relating to substantial increases in renewables self- consumption, renewable energy communities, <i>local renewable</i> <i>energy sharing</i> and local energy storage, <i>smart and bidirectional</i> <i>charging, other flexibility services</i> <i>such as demand response, and</i> in combination with energy efficiency	2. Member States shall introduce appropriate measures in their buildingnational regulations and building codes and, where applicable, in their support schemes, to increase the share of electricity and heating and cooling from renewable sources in the building stock, including. This may include national measures relating to substantial increases in renewables self-consumption, renewable energy communities and local energy storage, in combination with energy efficiency improvements relating to cogeneration and major renovations which increase the number of passive, nearly zero-	

Commission Prop	osal EP Mandate	Council Mandate	Draft Agreement
	improvements relating to <u>high-</u> <u>efficiency</u> cogeneration and passive, nearly zero-energy and zero-energy buildings, <u>taking into</u> <u>account innovative technologies</u> .	energy and zero-energyzero energy buildings and buildings that go beyond minimum energy performance requirements according to article 5(1) of Directive 2010/31/EU.	
Article 1, first paragraph, point (6), a first paragraph	amending provision, numbered paragraph (2),		
<ul> <li>To achieve the indicative serenewables set out in parage Member States shall, in the building regulations and converse applicable, in their series or by other meanse equivalent effect, require the minimum levels of energy renewable sources in build line with the provisions of Directive 2010/31/EU. Me States shall allow those millevels to be fulfilled, amont through efficient district he and cooling.</li> </ul>	graph 1, eirrenewablesrenewable energy sources set out in paragraph 1, Member States shall, in their building regulations and codes and, where applicable, in their support s with he use of from lings, inrenewablesrenewable energy set out in paragraph 1, Member States shall, in their building regulations and codes and, where applicable, in their support schemes or by other means with equivalent effect, require the use of minimum levels of energy from renewable sources both produced on-site or nearby, including from the grid, in newin buildings and in those subject to major renovation,	minimum levels of energy from renewable sources in <b>new</b> buildings <b>and in existing</b> <b>buildings that are subject to</b> <b>major renovation or a renewal of</b> <b>the heating system</b> , in line with the provisions of Directive 2010/31/EU. Member States shall	
Article 1, first paragraph, point (6), a	amending provision, numbered paragraph (2),		<u>l</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
second	paragraph			r
132	For existing buildings, the first subparagraph shall apply to the armed forces only to the extent that its application does not cause any conflict with the nature and primary aim of the activities of the armed forces and with the exception of material used exclusively for military purposes.		For existing buildings, the first subparagraph shall apply to the armed forces only to the extent that its application does not cause any conflict with the nature and primary aim of the activities of the armed forces and with the exception of material used exclusively for military purposes.	
Article 2	I, first paragraph, point (6), amending	provision, numbered paragraph (3)		
133	3. Member States shall ensure that public buildings at national, regional and local level, fulfil an exemplary role as regards the share of renewable energy used, in accordance with the provisions of Article 9 of Directive 2010/31/EU and Article 5 of Directive 2012/27/EU. Member States may, among others, allow that obligation to be fulfilled by providing for the roofs of public or mixed private- public buildings to be used by third parties for installations that produce energy from renewable sources.	3. Member States shall ensure that public buildings at national, regional and local level, fulfil an exemplary role as regards the share of renewable energy used, in accordance with the provisions of Article 9 of Directive 2010/31/EU and Article 5 of Directive 2012/27/EU. Member States may, among others, allow that obligation to be fulfilled by providing for the roofs <i>or other compatible surfaces</i> <i>and sub-surfaces</i> of public or mixed private-public buildings to be used by third parties for installations that produce energy from renewable sources. <i>Member States shall promote</i> <i>cooperation between local</i>	3. Member States shall ensure that public buildings at national, regional and local level, fulfil an exemplary role as regards the share of renewable energy used, in accordance with the provisions of Article 9 of Directive 2010/31/EU and Article 5 of Directive 2012/27/EU. Member States may, among others, allow that obligation to be fulfilled by providing for the roofs of public or mixed private- public buildings to be used by third parties for installations that produce energy from renewable sources.	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		authorities and renewable energy communities in the building sector, particularly through the use of public procurement. Such support shall be indicated in Member States' National Building Renovation Plans under Article 3 of Directive [EPBD].		
Article 1	, first paragraph, point (6), amending	provision, numbered paragraph (4)		
134	4. In order to achieve the indicative share of renewable energy set out in paragraph 1, Member States shall promote the use of renewable heating and cooling systems and equipment. To that end, Member States shall use all appropriate measures, tools and incentives, including, among others, energy labels developed under Regulation (EU) 2017/1369 of the European Parliament and of the Council <sup>1</sup> , energy performance certificates pursuant to Directive 2010/31/EU, or other appropriate certificates or standards developed at national or Union level, and shall ensure the provision of adequate information and advice on renewable, highly energy efficient alternatives as well as on financial instruments and	4. In order to achieve the indicative share of renewable energy set out in paragraph 1, Member States shall promote the use of renewable heating and cooling systems and equipment including innovative technologies for the given local context, such as smart and renewable-based electrified heating and cooling systems and equipment, complemented, where applicable, with smart management of all decentralised energy resources in buildings, through Building Energy Management Systems capable of interacting with the energy grid. To that end, Member States shall use all appropriate measures, tools and incentives, including, among others, energy labels developed under Regulation	4. In order to achieve the indicative share of renewable energy set out in paragraph 1, Member States shall promote the use of renewable heating and cooling systems and equipment. To that end, Member States shall use all appropriate measures, tools and incentives, including, among others, energy labels developed under Regulation (EU) 2017/1369 of the European Parliament and of the Council <sup>1</sup> , energy performance certificates pursuant to Directive 2010/31/EU, or other appropriate certificates or standards developed at national or Union level, and shall ensure the provision of adequate information and advice on renewable, highly energy efficient alternatives as well as on financial instruments and	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	incentives available to promote an increased replacement rate of old heating systems and an increased switch to solutions based on renewable energy.;	(EU) 2017/1369 of the European Parliament and of the Council <sup>1</sup> , energy performance certificates pursuant to Directive 2010/31/EU, or other appropriate certificates or standards developed at national or Union level, and shall ensure the provision of adequate information and advice, <i>including through</i> <i>one-stop shops</i> , on renewable, highly energy efficient alternatives as well as on financial instruments and incentives available to promote an increased replacement rate of old heating <i>and cooling</i> systems and an increased switch to solutions based on renewable energy. <sup>2</sup> ; <u>1. Regulation (EU) 2017/1369 of the</u> European Parliament and of the Council of 4 July 2017 setting a framework for energy labelling and repealing Directive 2010/30/EU (OJ L 198, 28.7.2017, p. 1).	incentives available to promote an increased replacement rate of old heating systems and an increased switch to solutions based on renewable energy.'; <u>1. Regulation (EU) 2017/1369 of the</u> European Parliament and of the Council of 4 July 2017 setting a framework for energy labelling and repealing Directive 2010/30/EU (OJ L 198, 28.7.2017, p. 1).	
Article 1,	, first paragraph, point (7), introducto	ry part		
135	<ul><li>(7) in Article 18, paragraphs 3 and</li><li>4 are replaced by the following:</li></ul>	(7) in Article 18 <del>, <i>paragraphs 3</i> and 4 are replaced by the following</del> <u>is amended as follows:</u> :	(7) in Article 18, paragraphs 3 and 4 are replaced by the following:	
Article 1, introduct	, first paragraph, point (7), amending tory part	provision, numbered paragraph (3),		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
136	<ul> <li>A member States shall ensure that certification schemes are available for installers and designers of all forms of renewable heating and cooling systems in buildings, industry and agriculture, and for installers of solar photovoltaic systems. Those schemes may take into account existing schemes and structures as appropriate, and shall be based on the criteria laid down in Annex IV. Each Member State shall recognise the certification awarded by other Member States in accordance with those criteria.</li> </ul>	<ul> <li>3. <u>'3.</u> Member States shall ensure that certification schemes <u>or</u> <u>equivalent national qualification</u> <u>schemes</u> are available for installers and designers of all forms of renewable heating and cooling systems in buildings, industry and agriculture, and for installers of <u>solar photovoltaic systems other</u> <u>renewable energy technologies</u>, <u>storage and demand-response</u> <u>technologies</u>, <u>including charging</u> <u>stations</u>. Those schemes may take into account existing schemes and structures as appropriate, and shall be based on the criteria laid down in Annex IV. Each Member State shall <u>recognise verify the</u> <u>recognition of</u> the certification awarded by other Member States in accordance with those criteria. <u>By 31 December 2023 and every</u> <u>three years thereafter, Member</u> <u>States shall assess the gap</u> <u>between available and needed</u> <u>trained and qualified installations</u> <u>professionals, and, where appropriate, provide</u> <u>recommendations to remove any</u> <u>gaps. Those assessments and any</u> <u>recommendations shall be made publicly available.</u></li> </ul>	3. Member States shall ensure that certification schemes or equivalent qualification schemes are available for installers and designers of all forms of renewable heating and cooling systems in buildings, industry and agriculture, and for installers of solar photovoltaic systems. Those schemes may take into account existing schemes and structures as appropriate, and shall be based on the criteria laid down in Annex IV. Each Member State shall recognise the certification awarded by other Member States in accordance with those criteria.	

	oposal EP Mandate	Council Mandate	Draft Agreement
rticle 1, first paragraph, point (7 rst paragraph	'), amending provision, numbered para	graph (3),	
Member States shall ens trained and qualified ins renewable heating and c systems are available in numbers for the relevan technologies to service to of renewable heating an required to contribute to increase in the share of r energy in the heating an sector as set out in Artic	stallers of coolingconditions, including the upskilling and reskilling strategies, to ensure thataufficientstrategies, to ensure thatand qualified installers of renewable heating and co systems are available in numbers for the relevant technologiesa sufficient trained and qualified installers of systems are available in technologiesa sufficient trained and qualified in technologiesa sufficient	roughthe framework ensuring thattrainedtrained and qualified installers oftrainedrenewable heating and coolingsystems are available in sufficientnumbers for the relevantblingtechnologies to service the growthnumber ofrequired to contribute to the annualincrease in the share of renewableenergy in the heating and coolingstallers3 is3 issector as set out in Article 23.bleut intry sectord in then Articlereaching	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
138	To achieve such sufficient numbers of installers and designers, Member States shall ensure that sufficient training programmes leading to qualification or certification covering renewable heating and cooling technologies, and their latest innovative solutions, are made available. Member States shall put in place measures to promote participation in such programmes, in particular by small and medium-sized enterprises and the self-employed. Member States may put in place voluntary agreements with the relevant technology providers and vendors to train sufficient numbers of installers, which may be based on estimates of sales, in the latest innovative solutions and technologies available on the market.	To achieve <i>sucha</i> sufficient <i>numbersnumber</i> of installers and designers, Member States shall, <i>provided that they are compatible</i> <i>with national qualification and</i> <i>certification schemes</i> , ensure that sufficient training programmes leading to qualification or certification covering renewable heating and cooling technologies, and their latest innovative solutions, are made available. Member States shall put in place measures to promote participation in such programmes, in particular by small and medium-sized enterprises and the self-employed, <i>as well as ensuring gender</i> <i>balance and targeting in</i> <i>particular underrepresented</i> <i>minorities</i> . If compatible with <i>already existing training and</i> <i>qualification schemes</i> , Member States may put in place voluntary agreements with the relevant technology providers and vendors to train sufficient numbers of installers, which may be based on estimates of sales, in the latest innovative solutions and technologies available on the market. <u>Member States shall describe their</u>	To achieve such sufficient numbers of installers and designers, Member States shall ensure that sufficient training programmes leading to qualification or certification covering renewable heating and cooling technologies, and their latest innovative solutions, are <del>made</del> -available. Member States shall put in place measures to promote participation in such programmes, in particular by small and medium-sized enterprises and the self-employed. Member States may put in place voluntary agreements with the relevant technology providers and vendors to train sufficient numbers of installers, which may be based on estimates of sales, in the latest innovative solutions and technologies available on the market.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		policies and measures promoting effective, high quality and inclusive training, re-skilling and upskilling of workers in the field of renewable energies in their integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999 and progress reports submitted pursuant to Article 17 of that Regulation.		
Article 1	, first paragraph, point (7), amending	provision, numbered paragraph (4)		
139	4. Member States shall make information on the certification schemes referred to in paragraph 3 available to the public. Member States shall ensure that the list of installers who are qualified or certified in accordance with paragraph 3 is regularly updated and made available to the public.;	4. Member States shall make information on the certification schemes <u>or equivalent national</u> <u>qualification schemes</u> referred to in paragraph 3 available to the public. Member States shall <u>ensure</u> that the also make available to the public, in a transparent and easily accessible manner, a regularly <u>updated</u> list of installers who are qualified or certified in accordance with paragraph 3 is regularly <u>updated and made available to the</u> public. ';	4. Member States shall make information on the certification schemes or equivalent qualification schemes referred to in paragraph 3 available to the public. Member States shall ensure that the list of installers who are qualified or certified in accordance with paragraph 3 is regularly updated and made available to the public.';	
	, first paragraph, point (7), amending roductory part	provision, numbered paragraph	·	
139a				

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		(b) the following paragraph is added:		
Article 1 (4a)(a)	, first paragraph, point (7), amending	provision, numbered paragraph		
139b		(6a) <u>'Any measures taken under</u> this Article shall be without prejudice to measures taken under Directives (EU)/ [Energy Efficiency Directive] and (EU) / [EPBD]. ';		
Article 1	, first paragraph, point (8), introducto	ry part		
140	(8) Article 19 is amended as follows:		(8) Article 19 is amended as follows:	
Article 1	, first paragraph, point (8)(-a), introdu	ictory part		
140a		(-a) <u>paragraph 1 is replaced by</u> the following:		
Article 1 (1)	, first paragraph, point (8)(-a), amend	ing provision, numbered paragraph		
140b		" <u>1.</u> <u>'For the purposes of</u> <u>demonstrating to final customers</u>		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		the origin of energy from renewable sources in an energy supplier's energy mix and in the energy supplied to consumers under contracts marketed with reference to the consumption of energy from renewable sources, Member States shall ensure that the origin of energy from renewable sources can be guaranteed as such within the meaning of this Directive, in accordance with objective, transparent and non- discriminatory criteria.':		
Article 1	, first paragraph, point (8)(a), introduc	tory part		
141	(a) paragraph 2 is amended as follows:		(a) paragraph 2 is amended as follows:	
Article 1	, first paragraph, point (8)(a)(i), introd	uctory part		
142	(i) the first subparagraph is replaced by the following:		(i) the first subparagraph is replaced by the following:	
Article 1	, first paragraph, point (8)(a)(i), amend	ding provision, first paragraph		
143	، To that end, Member States shall	, <b></b> To that end, Member	To that end, Member States shall ensure that a guarantee of origin is	

Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
ensure that a guarantee of origin is issued in response to a request from a producer of energy from renewable sources. Member States may arrange for guarantees of origin to be issued for energy from non-renewable sources. Issuance of guarantees of origin may be made subject to a minimum capacity limit. A guarantee of origin shall be of the standard size of 1 MWh. No more than one guarantee of origin shall be issued in respect of each unit of energy produced.;	States shall ensure that a guarantee of origin is issued in response to a request from a producer of energy from renewable sources. Member States <i>may arrange for shall</i> <i>provide for a uniform system of</i> guarantees of origin to be issued for <i>energy from non-renewable</i> <i>sources</i> <u>renewable hydrogen</u> . <u>Member States may</u> decide, for the purposes of accounting for the market value of the guarantee of origin, not to issue such a guarantee of origin to a producer that receives financial support from a support scheme. <u>The Commission shall</u> information for guarantees of origin, while avoiding double counting. 	issued in response to a request from a producer of energy from renewable sources, unless Member States decide, for the purposes of accounting for the market value of the guarantee of origin, not to issue such a guarantee of origin to a producer that receives financial support from a support scheme. Member States may arrange for guarantees of origin to be issued for energy from non-renewable sources. Issuance of guarantees of origin may be made subject to a minimum capacity limit. A guarantee of origin shall be of the standard size of 1 MWh. No more than one guarantee of origin shall be issued in respect of each unit of energy produced.;	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		and reduced registration fees shall be introduced for small installations of less than 50 kW and for energy communities. Guarantees of origin may be issued for several small installations pooled together. No more than one guarantee of origin shall be issued in respect of each unit of energy produced and the same unit of energy is taken into account only once. <sup>1</sup> ;		
Article 1	, first paragraph, point (8)(a)(ia), intro	oductory part		
143a		<u>(ia)</u> <u>the second subparagraph is</u> <u>deleted;</u>		
Article 1	, first paragraph, point (8)(a)(ia)(1), in	troductory part		
143b		<u>(ib)</u> in the fourth subparagraph, point (c) is replaced by the following:		
Article 1	, first paragraph, point (8)(a)(ia)(1), ar	mending provision, numbered		
paragrap				r
143c		" <u>c.</u> where the guarantees of origin		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		are not issued directly to the producer but to a supplier or consumer who buys the energy either in a competitive setting or in a long-term renewables power purchase agreement. ';		
Article 1	, first paragraph, point (8)(a)(ii)			
144	(ii) the fifth subparagraph is deleted;		deleted	
Article 1	, first paragraph, point (8)(a)(ii)(1), int	roductory part		
144a		(aa) paragraph 3 is replaced by the following:		
Article 1 paragrag	, first paragraph, point (8)(a)(ii)(1), an bh (1)	nending provision, numbered		
144b		" <u>3.</u> For the purposes of paragraph <u>1, guarantees of origin shall be</u> valid for transactions for 12 months after the production of the relevant energy unit. Member States shall ensure that all guarantees of origin that have not been cancelled expire at the latest <u>18 months after the production of</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<i>the energy unit. Member States</i> <u>shall include expired guarantees</u> <u>of origin in the calculation of</u> <u>their residual energy mix.';</u> "		
Article 1,	first paragraph, point (8)(a)(ii)(2), int	roductory part		
144c		(ab) paragraph 4 is replaced by the following:		
Article 1, paragraph	first paragraph, point (8)(a)(ii)(2), am h (1)	nending provision, numbered		
144d		4. For the purposes of disclosure referred to in paragraphs 8 and 13, Member States shall ensure that energy companies cancel guarantees of origin at the latest six months after the end of the validity of the guarantee of origin. Furthermore, by Jone year after the entry into force of this amending Directive], Member States shall ensure that the data on their residual mix is published on an annual basis.';		
Article 1,	first paragraph, point (8)(a)(ii)(3), int	roductory part		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	
144e		<u>(ac)</u> <u>the first subparagraph of</u> <u>paragraph 7 is amended as</u> <u>follows</u>			
Article 1	, first paragraph, point (8)(a)(ii)(3), am	nending provision, numbered			
paragrap	oh (1)				
144f		" (i) point (a) is replaced by the following:			
Article 1, paragrap	, first paragraph, point (8)(a)(ii)(3), an ph (2)	nending provision, numbered			
144g		(a) the energy source from which the energy was produced and the start and end dates as close to real time as possible, with the objective to arrive at intervals of no more than one hour of production;';			
	Article 1, first paragraph, point (8)(a)(ii)(3), amending provision, numbered paragraph (3)				
144h		(ii) <u>point (c) is replaced by the</u> <u>following:</u>			
Article 1, paragrap	, first paragraph, point (8)(a)(ii)(3), an h (4)	nending provision, numbered			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
144i		(c) the identity, location, bidding zone for electricity, type and capacity of the installation where the energy was produced;';				
Article 1, paragrap	first paragraph, point (8)(a)(ii)(3), an	nending provision, numbered				
144j	in (5)	<u>(iii)</u> <u>the following points are</u> <u>added:</u>				
	first paragraph, point (8)(a)(ii)(3), an	nending provision, numbered				
paragrap	in (6)					
144k		<u>'(g) greenhouse gas emissions</u> over the life cycle of the guaranteed energy in accordance with the standard ISO 14067:2018; (h) refined time granularity; (i) locational matching.';				
Article 1,	Article 1, first paragraph, point (8)(b), introductory part					
145	(b) in paragraph 8, the first subparagraph is replaced by the following:	(b) <i>in-</i> paragraph 8 <del>, <i>the first</i></del> subparagraph is replaced by the following:	deleted			
Article 1,	first paragraph, point (8)(b), amendi	ng provision, first paragraph				

<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Where an electricity supplier is required to demonstrate the share or quantity of energy from renewable sources in its energy mix for the purposes of Article 3(9), point (a) of Directive 2009/72/EC, it shall do so by using guarantees of origin except as regards the share of its energy mix corresponding to non-tracked commercial offers, if any, for which the supplier may use the residual mix.;	Where an electricity supplier is required to demonstrate the <i>share</i> <i>or quantityorigin</i> of energy from renewable sources in its energy mix for the purposes of Article 3(9), point (a) of Directive 2009/72/EC, it shall do so by using guarantees of origin except as regards the share of its energy mix corresponding to non-tracked commercial offers, if any, for which the supplier may use the residual mix. <i>Where a gas supplier is required</i> <i>to demonstrate the origin of</i> <i>energy from renewable sources in</i> <i>its energy mix for the purposes of</i> <i>Annex I, section 5 of Directive</i> <i>(EU)/ [on common rules for</i> <i>the internal markets in renewable</i> <i>and natural gases and in</i> <i>hydrogen as proposed by</i> <i>COM(2021)0803], it shall do so by</i> <i>using guarantees of origin except</i> <i>as regards the share of its energy</i> <i>mix corresponding to non- tracked</i> <i>commercial offers, if any, for</i> <i>which the supplier may use the</i> <i>residual mix.</i> <i>Where Member States have</i> <i>arranged to have guarantees of</i> <i>origin for other types of energy</i> ,	Geleted	

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	Commission Proposal	EP Mandate suppliers shall use for disclosure the same type of guarantees of origin as the energy supplied. Furthermore, when the customer consumes gas from a hydrogen or natural gas network, Member States may ensure that the guarantees of origin cancelled correspond to the relevant network characteristics. Likewise, guarantees of origin created pursuant to Article 14(10) of Directive 2012/27/EU may be used to substantiate any requirement to demonstrate the quantity of electricity produced from high- efficiency cogeneration. For the purposes of paragraph 2 of this Article, where electricity is generated from high-efficiency cogeneration using renewable sources, only one guarantee of origin specifying both	Council Mandate	Draft Agreement
Article 1 first no	aragraph, point (8)(b), amendii	characteristics may be issued.';		
	aragraph, point (o)(b), amenan	iy provision, jirst puruyrupn u		
146a		<u>(ba)</u> paragraph 9 is replaced by the following:		
Article 1, first pa	aragraph, point (8)(b), amendi	ng provision, first paragraph b	- -	
146b				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(9) Member States shall recognise guarantees of origin issued by other Member States in accordance with this Directive exclusively as evidence of the elements referred to in paragraph 1 and points (a) to (i) of the first subparagraph of paragraph 7. A Member State may refuse to recognise a guarantee of origin only where it has well-founded doubts about its accuracy, reliability or veracity. The Member State shall notify the Commission of such a refusal and its justification.';		
Article 1	., first paragraph, point (8)(b), amendi	ng provision, first paragraph c		
146c		(bb) paragraph 11 is replaced by the following:		
Article 1	, first paragraph, point (8)(b), amendi	ng provision, first paragraph d		
146d		11. <u>Member States shall not</u> recognise guarantees of origin issued by a third country except where the Union has concluded an agreement with that third country on mutual recognition of guarantees of origin issued in the Union and compatible guarantees		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		of origin systems established in that third country, and only where there is direct import or export of energy. The Commission shall issue guidelines clarifying the Union requirements for recognizing guarantees of origin issued by a third country, including the underlying governance arrangements associated, to the purpose of streamlining and accelerating the achievement of such agreements with third countries. By [one year after the entry into force of this amending Directive], the Commission shall issue guidance on relevant safeguards for cross-border transfers.';		
Article 1	, first paragraph, point (8)(b), amendi	ng provision, first paragraph e		
146e		(bc) paragraph 13 is replaced by the following:		
Article 1	, first paragraph, point (8)(b), amendi	ng provision, first paragraph f		
146f		<u>13.</u> <u>The Commission shall adopt a</u> <u>report by 30 June 2025 assessing</u> <u>options to establish a Union-wide</u> <u>green label with a view to</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		promoting the use of renewable energy coming from new installations. Suppliers shall use the information contained in guarantees of origin to demonstrate compliance with the requirements of such a label.';		
Article 1	, first paragraph, point (8)(b), amendi	ng provision, first paragraph g		
146g		<u>(bd)</u> <u>the following paragraph is</u> <u>added:</u>		
Article 1	, first paragraph, point (8)(b), amendi	ng provision, first paragraph h		
146h		13a. The Commission shall monitor the functioning of the guarantees of origin system and assess by 30 June 2025 the balance of supply-demand of guarantees of origin in the market and in the case of imbalances identify relevant factors affecting supply and demand and propose measures rectifying any potential structural imbalances with a view to support markets in focusing on new renewable installations.';		
Article 1	, first paragraph, point (9), introducto	bry part	1	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
147	(9) in Article 20, paragraph 3 is replaced by the following:		(9) in Article 20, paragraph 3 is replaced by the following:	
Article 1,	, first paragraph, point (9), amending	provision, numbered paragraph (3)		
148	<sup>c</sup> 3. Subject to their assessment included in the integrated national energy and climate plans in accordance with Annex I to Regulation (EU) 2018/1999 on the necessity to build new infrastructure for district heating and cooling from renewable sources in order to achieve the Union target set in Article 3(1) of this Directive, Member States shall, where relevant, take the necessary steps with a view to developing efficient district heating and cooling infrastructure to promote heating and cooling from renewable energy, ambient energy, geothermal energy, biomass, biogas, bioliquids and waste heat and cold, in combination with thermal energy storage.;	<ul> <li>3. <u>3.</u> Subject to their assessment included in the integrated national energy and climate plans in accordance with Annex I to Regulation (EU) 2018/1999 on the necessity to build new <u>or modernize existing</u> infrastructure for district heating and cooling from renewable sources in order to achieve the Union target set in Article 3(1) of this Directive, Member States shall, <u>in accordance with the</u> <u>energy efficiency first principle</u>, where relevant, take the necessary steps with a view to developing efficient district heating and cooling infrastructure to-promote heating and cooling from renewable energy sources, <u>in</u> <u>combination with thermal</u> <u>including solar</u> energy <u>storage</u>, <u>demand response systems and</u> <u>power to heat installations</u>. <u>3a. In accordance with relevant</u> <u>electricity market law, Member</u></li> </ul>	3. Subject to their assessment included in the integrated national energy and climate plans in accordance with Annex I to Regulation (EU) 2018/1999 on the necessity to build new infrastructure for district heating and cooling from renewable sources in order to achieve the Union target set in Article 3(1) of this Directive, Member States shall, where relevant, take the necessary steps with a view to developing efficient district heating and cooling infrastructure to promote heating and cooling from renewable energy sources, including solar energy, ambient energy, geothermal energy, biomass, biogas, bioliquids and waste heat and cold, in combination with thermal energy storage.';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		States shall, where relevant, take the necessary actions to integrate intermittent renewable electricity in the grid while ensuring grid stability and security of supply- ambient energy, geothermal energy, biomass, biogas, bioliquids and waste heat and cold, in combination with thermal energy storage.';		
Article 1	, first paragraph, point (10), introduct	ory part		۲ ۲
149	(10) the following Article 20a is inserted:		(10) the following Article 20a is inserted:	
Article 1	, first paragraph, point (10), amending	g provision, first paragraph		
150	، Article 20a		Article 20a	
Article 1	, first paragraph, point (10), amending	provision, second paragraph		
151	Facilitating system integration of renewable electricity		Facilitating system integration of renewable electricity	
Article 1	, first paragraph, point (10), amending	g provision, numbered paragraph (1)		
152	1. Member States shall require	<i>د</i>	1. Member States shall require	

Commissi	ion Proposal	EP Mandate	Council Mandate	Draft Agreement
distribution syste their territory to information on terenewable electric greenhouse gas of of the electricity bidding zone, as possible and as of possible but in ter more than one he forecasting where information shal available digital ensures it can be market participa consumers and e it can be read by communication smart metering se	em operators in make available he share of ficity and the emissions content is supplied in each accurately as close to real time as ime intervals of no our, with re available. This l be made ly in a manner that e used by electricity nts, aggregators, end-users, and that relectronic devices such as systems, electric ng points, heating ems and building nent systems.	1. <u>'1.</u> Member States shall require transmission system operators, and, if technically available, and distribution system operators in their territory to make available information on the share of renewable electricity and the greenhouse gas emissions content of the electricity supplied in each bidding zone, as accurately as possible and as close to real time as possible but in time intervals of no more than one hour, with forecasting where available. This Member States shall ensure that distribution system operators have access to the needed data. If they do not have access, according to national legislation, to all information needed, they shall apply existing data reporting system under ENTSO-E, in accordance with the provisions of Directive 2019/944. However, transmission system operators shall not be liable for forecasting, estimation or calculation errors due to external circumstances. Member States shall incentivise upgrades of smart grids to better monitor grid balance and make available real time information. If technically available,	transmission system operators and, when appropriate, -distribution system operators in their territory to make available information on the share of renewable electricity and the greenhouse gas emissions content of the electricity supplied in each bidding zone, as accurately as possible-and as close to real time as possible but in time intervals in intervals equal to the market settlement frequency but of no more than one hour, with forecasting where available. This information shall be made available digitally in a manner that ensures it can be used by electricity market participants, aggregators, consumers and end-users, and that it can be read by electronic communication devices such as smart metering systems, electric vehicle recharging points, heating and cooling systems and building energy management systems.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		distribution system operators should also make available anonymized and aggregated data on the demand response potential and the renewable electricity generated by self-consumers and renewable energy communities and injected to the grid. I a. The information and data referred to in paragraph I shall be made available digitally in a manner that ensures interoperability based on harmonized data formats and standardized data sets so that it can be used in a non- discriminatory manner by electricity market participants, aggregators, consumers and end- users, and that it can be read by electronic communication devices such as smart metering systems, electric vehicle recharging points, heating and cooling systems and building energy management systems.		
	ا , first paragraph, point (10), amending oductory part	g provision, numbered paragraph		
153	2. In addition to the requirements in [the proposal for a Regulation concerning batteries and waste	2. In addition to the requirements in [the proposal for a Regulation concerning batteries and waste	2. In addition to the requirements in [the proposal for a Regulation concerning batteries and waste	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020], Member States shall ensure that manufacturers of domestic and industrial batteries enable real-time access to basic battery management system information, including battery capacity, state of health, state of charge and power set point, to battery owners and users as well as to third parties acting on their behalf, such as building energy management companies and electricity market participants, under non-discriminatory terms and at no cost.	batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020], Member States shall <i>ensure</i> <i>thatadopt measures requiring</i> manufacturers of domestic and industrial batteries <i>to</i> enable real- time access to basic battery management system information, including battery capacity, state of health, state of charge and power set point, to battery owners and users as well as to third parties acting on their behalf <i>with explicit</i> <i>consent and in compliance with</i> <i>the relevant provisions set out in</i> <i>Regulation (EU) 2016/679</i> , such as building energy management companies and electricity market participants, under non- discriminatory terms and <i>at no</i> <i>costfree of charge</i> .	batteries, repealing Directive 2006/66/EC and amending Regulation (EU) No 2019/1020], Member States shall ensure that manufacturers of domestic and industrial batteries enable real-time access to basic battery management system information, including battery capacity, state of health, state of charge and power set point, to battery owners and users as well as to third parties acting on their behalf, such as building energy management companies and electricity market participants, under non-discriminatory terms and at no cost.	
	, first paragraph, point (10), amending paragraph	g provision, numbered paragraph		
154	Member States shall ensure that vehicle manufacturers make available, in real-time, in-vehicle data related to the battery state of health, battery state of charge, battery power setpoint, battery capacity, as well as the location of	By [6 months from the entry into force of this amending Directive], Member States shall ensure that adopt measures requiring vehicle manufacturers to make available, in real-time, in- vehicle data related to the battery	Member States shall ensure that vehicle manufacturers make available, in real-time, in-vehicle data related to the battery state of health, battery state of charge, battery power setpointset point, battery capacity, as well as the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
electric vehicles to electric vehicle owners and users, as well as to third parties acting on the owners' and users' behalf, such as electricity market participants and electromobility service providers, under non-discriminatory terms and at no cost, in addition to further requirements in the type approval and market surveillance regulation.	state of health, battery state of charge, battery power setpoint, and battery capacity, as well as the location of electric vehicles to electric vehicle owners and users, as well as to third parties acting on the owners' and users' behalf with explicit consent, such as electricity market participants and electromobility service providers, under non-discriminatory terms and at no costfree of charge to the owners or users of the batteries and the entities acting on their behalf, in addition—to further requirements in the type approval and market surveillance regulation and in full compliance with the relevant provisions in regulation (EU) 2016/679. In accordance with the Battery Regulation, data shall be shared as 'read-only', thus preventing third parties from modifying the parameters of the data. Member States shall ensure that manufacturers of smart heating and cooling systems, thermal energy storage units and other smart devices facilitating consumers to provide demand response to the energy system enable real-time access to data relevant for demand response	location of electric vehicles to electric vehicle owners and users, as well as to third parties acting on the owners' and users' behalf, such as electricity market participants and electromobility service providers, under non- discriminatory terms and at no cost, in addition- to further requirements in the type approval and market surveillance regulation.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		under non-discriminatory terms and free of charge to users, as well as to third parties acting on the owners' and users' behalf through explicit consent and in compliance with the relevant provisions set out in Regulation (EU) 2016/679.		
Article 1	, first paragraph, point (10), amending	g provision, numbered paragraph (3)		
155	3. In addition to the requirements in [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure, repealing Directive 2014/94/EU], Member States shall ensure that non–publicly accessible normal power recharging points installed in their territory from [the transposition deadline of this amending Directive] can support smart charging functionalities and, where appropriate based on assessment by the regulatory authority, bidirectional charging functionalities.	3. In addition to the requirements in [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure, repealing Directive 2014/94/EU], Member States shall ensure that non-publicly accessible normal power recharging points installed in their territory from [the transposition deadline of this amending Directive] can support smart charging functionalities and <i>interface with smart metering</i> <i>systems, when deployed by</i> <u>Member States and</u> , where appropriate based on assessment by the regulatory authority, bidirectional charging functionalities as laid down in <u>Article 14(4) of Regulation [the</u> <u>Alternative Fuel Infrastructure</u> <u>Regulation] and assessed by</u>	3. In addition to the requirements in [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure, repealing Directive 2014/94/EU], Member States or their designated competent authorities shall ensure that new and replaced non-publicly accessible normal power recharging points installed in their territory from [the transposition deadline of this amending Directive] can support smart charging functionalities and, where appropriate, in accordance with the requirements of Article 14 (3) and (4) of [the proposal for a Regulation concerning the deployment of alternative fuel infrastructure] based on assessment by the regulatory authority, bidirectional charging	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		regulatory authorities regarding its potential contribution.	functionalities.	
Article 1, fir	rst paragraph, point (10), amending	provision, numbered paragraph (4)		
th do pa m fla of do ve	Member States shall ensure that the national regulatory framework bes not discriminate against articipation in the electricity markets, including congestion management and the provision of exibility and balancing services, f small or mobile systems such as omestic batteries and electric ehicles, both directly and through ggregation.;	4. Member States shall ensure that <u>all means of electricity generation</u> , <u>including renewable electricity</u> <u>production units</u> , <u>are involved in</u> <u>providing system and balancing</u> <u>services. Member States shall also</u> <u>ensure that</u> the national regulatory framework does not discriminate against participation in the electricity markets, including congestion management and the provision of flexibility and balancing services for the <u>electricity networks and the</u> <u>district heating and cooling</u> <u>networks, energy storage and</u> <u>flexibility providers as well as</u> <u>balancing services</u> , of small or mobile systems such as domestic <u>and community</u> batteries and electric vehicles, <u>as well as</u> <u>decentralised energy resources</u> with a capacity under 1MW <u>participating to the system</u> , <u>thermal energy storage units</u> , <u>power-to-gas, heat pumps and</u> <u>other technologies able to provide</u> <u>flexibility</u> , both directly and	4. In addition to the requirements in Directive (EU) 2019/944 and Regulation (EU) 2019/943, Member States shall ensure that the national regulatory framework does not discriminate against participationallows small or mobile systems such as domestic batteries and electric vehicles to participate in the electricity markets, including congestion management and the provision of flexibility and balancing services, through aggregation. For this purpose, Member states shall, in close cooperation with all market participants and regulatory authorities, establish technical requirements for participation in those markets, on the basis of the technical characteristics of those markets of small or mobile systems such as domestic batteries and electric vehicles, both directly and through aggregation.';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		through aggregation. <u>Member</u> <u>States shall provide a level playing</u> <u>field for smaller market actors, in</u> <u>particular renewable energy</u> <u>communities, so that they are able</u> <u>to participate in the market</u> <u>without facing disproportionate</u> <u>administrative or regulatory</u> <u>burden.'</u> ;		
Article 1 (4a)	, first paragraph, point (10), amending	g provision, numbered paragraph		·
156a		4a. <u>Member States shall ensure</u> <u>that the national regulatory</u> <u>framework allows final customers</u> <u>to enter into contractual</u> <u>agreements with electricity market</u> <u>participants and electromobility</u> <u>service providers to receive</u> <u>information on the terms of the</u> <u>agreement, including their</u> <u>personal data protection, and its</u> <u>implications for the consumers,</u> <u>including the remuneration for</u> <u>the flexibility.';</u>		
Article 1	, first paragraph, point (11), introduct	ory part		
157	(11) the following Article 22a is inserted:		(11) the following Article 22a is inserted:	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (11), amending	g provision, first paragraph		
158	، Article 22a		Article 22a	
Article 1	, first paragraph, point (11), amending	g provision, second paragraph		
159	Mainstreaming renewable energy in industry		Mainstreaming renewable energy in industry	
	, first paragraph, point (11), amending ductory part	g provision, numbered paragraph		
160	1. Member States shall endeavour to increase the share of renewable sources in the amount of energy sources used for final energy and non-energy purposes in the industry sector by an indicative average minimum annual increase of 1.1 percentage points by 2030.	<ul> <li><sup>c</sup></li> <li>1. Member States shall endeavour to increase the share of renewable sources in the amount of energy sources used for final energy and non-energy purposes in the industry sector by an indicative average minimum annual increase of 1.11,9 percentage points by 2030. That increase shall be calculated as an average for the three-year periods, i.e. 2024 to 2027 and 2027 to 2030.</li> </ul>	1. Member States shall endeavour to increase the share of renewable sources in the amount of energy sources used for final energy and non-energy purposes in the industry sector by an indicative <b>increase of at least 1.1 percentage</b> <b>points as an annual</b> average minimum annual increase of 1.1 percentage points bycalculated for the periods 2021 to 2025 and 2026 to 2030.	
	paragraph -a	S Monsion, humbered haragraph		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
160a			Member States may count waste heat and cold towards the average annual increases referred to in the first subparagraph, up to a limit of 0.4 percentage points, provided the waste heat and cold is supplied from efficient district heating and cooling, excluding networks which supply heat to one building only or where all thermal energy is solely consumed on-site and where the thermal energy is not sold. If they decide to do so, the average annual increase shall increase by half of the waste heat and cold percentage points used.	
	, first paragraph, point (11), amending	provision, numbered paragraph	·	
(1), first	paragraph		Γ	
161	Member States shall include the measures planned and taken to achieve such indicative increase in their integrated national energy and climate plans and progress reports submitted pursuant to Articles 3, 14 and 17 of Regulation (EU) 2018/1999.	Member States shall include the <i>policies and</i> measures planned and taken to achieve such indicative increase in their integrated national energy and climate plans and progress reports submitted pursuant to Articles 3, 14 and 17 of Regulation (EU) 2018/1999. <u>Such measures shall include the renewable-based electrification of</u>	Member States shall include the measures planned and taken to achieve such indicative increase in their integrated national energy and climate plans and progress reports submitted pursuant to Articles 3, 14 and 17 of Regulation (EU) 2018/1999.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		industrial processes when considered as a cost-effective option. When adopting measures to increase the share of renewable energy in industry, Member States shall comply with the energy efficiency first principle.		
	, first paragraph, point (11), amending paragraph a	g provision, numbered paragraph	<u> </u>	
(1))				
161a		Member States shall establish a regulatory framework which may include support measures for industry in accordance with in Article 3(4a) and promote the uptake of renewable sources and renewable hydrogen consumed by industry, taking effectiveness and international competitiveness fully into account, as necessary pre- conditions for the uptake of renewable energy consumption in industry. In particular, that framework should tackle regulatory, administrative and economic barriers in line with Article 3(4a) and Article 15(8).		
	, first paragraph, point (11), amending nd paragraph, introductory part	g provision, numbered paragraph		
162				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Member States shall ensure that the contribution of renewable fuels of non-biological origin used for final energy and non-energy purposes shall be 50 % of the hydrogen used for final energy and non-energy purposes in industry by 2030. For the calculation of that percentage, the following rules shall apply:	Member States shall ensure that the contribution of renewable fuels of non-biological origin used for final energy and non-energy purposes <i>shall beis</i> 50 % of the hydrogen used for final energy and non- energy purposes in industry by 2030. <i>Member States shall ensure</i> <i>that by 2035, the contribution of</i> <i>renewable fuels of non-biological</i> <i>origin used for final energy and</i> <i>non-energy purposes is at least 70</i> % of the hydrogen used for final <i>energy and non-energy purposes</i> <i>in industry. The Commission shall</i> <i>analyse the availability of fuels of</i> <i>non-biological origin in 2026 and</i> <i>every year thereafter.</i> For the calculation of <i>that</i> <u>the</u> percentage, the following rules shall apply:	Member States shall ensure that the contribution of renewable fuels of non-biological origin used for final energy and non-energy purposes shall be-50- 35 % of the hydrogen used for final energy and non- energy purposes in industry by 2030- and 50 % by 2035. For the calculation of that percentage, the following rules shall apply:	
	, first paragraph, point (11), amending and paragraph(a)	g provision, numbered paragraph		
163	(a) For the calculation of the denominator, the energy content of hydrogen for final energy and non- energy purposes shall be taken into account, excluding hydrogen used as intermediate products for the production of conventional transport fuels.	(a) For the calculation of the denominator, the energy content of hydrogen for final energy and non- energy purposes shall be taken into account, excluding hydrogen used as intermediate products for the production of conventional transport fuels- <i>and hydrogen produced as a by-product or</i>	(a) For the calculation of the denominator, the energy content of hydrogen for final energy and non- energy purposes shall be taken into account, excluding hydrogen used as intermediate products for the production of conventional transport fuels <b>and biofuels and</b> <b>hydrogen that is produced by</b>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>derived from by-products in</u> <u>industrial installations;</u>	decarbonizing industrial residual gases and is used to replace the specific gases from which it is produced.	
	, first paragraph, point (11), amending nd paragraph(b)	g provision, numbered paragraph		
164	(b) For the calculation of the numerator, the energy content of the renewable fuels of non- biological origin consumed in the industry sector for final energy and non-energy purposes shall be taken into account, excluding renewable fuels of non-biological origin used as intermediate products for the production of conventional transport fuels.	(b) For the calculation of the numerator, the energy content of the renewable fuels of non- biological origin consumed in the industry sector for final energy and non-energy purposes shall be taken into account, excluding renewable fuels of non-biological origin used as intermediate products for the production of- <i>conventional</i> transport fuels.	(b) For the calculation of the numerator, the energy content of the renewable fuels of non- biological origin consumed in the industry sector for final energy and non-energy purposes shall be taken into account, excluding renewable fuels of non-biological origin used as intermediate products for the production of conventional transport fuels <b>and biofuels</b> .	
	, first paragraph, point (11), amending nd paragraph(c)	g provision, numbered paragraph		
165	(c) For the calculation of the numerator and the denominator, the values regarding the energy content of fuels set out in Annex III shall be used.		(c) For the calculation of the numerator and the denominator, the values regarding the energy content of fuels set out in Annex III shall be used.	
	, first paragraph, point (11), amending nd paragraph(ca)	g provision, numbered paragraph	1	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
165a		By 31 January 2026, following the establishment of the rules referred to in paragraph 1, the Commission shall assess whether, in view of regulatory, technical and scientific development, it is appropriate and justified to adapt the RFNBOs sub-target of 2030, and, where appropriate, shall amend this article for that purpose, accompanied by an impact assessment.		
	, first paragraph, point (11), amending nd paragraph(cb)	g provision, numbered paragraph		
165b		To promote the use of renewable energy solutions for low and medium-temperature industrial heat, Member States shall endeavour to increase the availability of economically viable and technically feasible renewable alternatives to fossil-fuel based energy use for industrial heat applications with the aim of ending the use of fossil-fuel based for applications requiring maximum heating temperatures up to 200 degrees Celsius by 2027 at the latest.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (11), amending	provision, numbered paragraph (2)		
166	2. Member States shall ensure that industrial products that are labelled or claimed to be produced with renewable energy and renewable fuels of non-biological origin shall indicate the percentage of renewable energy used or renewable fuels of non-biological origin used in the raw material acquisition and pre-processing, manufacturing and distribution stage, calculated on the basis of the methodologies laid down in Recommendation 2013/179/EU <sup>1</sup> or, alternatively, ISO 14067:2018.; <u>1. 2013/179/EU: Commission</u> Recommendation of 9 April 2013 on the use of common methods to measure and communicate the life cycle environmental performance of products and organisations, OJ L 124, 4.5.2013, p. 1–210	2. Member States By [one year after the entry into force of this amending Directive], the Commission shall ensure that industrial products that are labelled or claimed to be produced with renewable energy and renewable fuels of non-biological origin shall indicate the percentage of renewabledevelop a global hydrogen import strategy to promote a European hydrogen market. This strategy shall complement initiatives to promote domestic hydrogen production within the Union, supporting the implementation of this Directive and the achievement of the targets set out therein, while having due regard to security of supply and the Union's strategic autonomy in energy. The measures included in the strategy shall aim to promote a level playing-field, based on equivalent rules or standards in third countries in terms of environmental protection, sustainability and mitigating climate change. The strategy shall include indicative milestones and measures for imports. Member States shall take appropriate	2. Member States shall ensure that industrial products that are labelled or claimed to be produced with renewable energy and renewable fuels of non-biological origin shall indicate the percentage of renewable energy used or renewable fuels of non-biological origin used in the raw material acquisition and pre-processing, manufacturing and distribution stage, calculated on the basis of the methodologies laid down in Recommendation 2013/179/EU <sup>1</sup> or, alternatively, ISO 14067:2018.'; <u>1.2013/179/EU</u> : Commission Recommendation of 9 April 2013 on the use of common methods to measure and communicate the life cycle environmental performance of products and organisations, OJ L 124, 4.5.2013, p. 1–210	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		measures to implement the strategy in their integrated national energy and climate plans and progress reports submitted pursuant to Articles 3, 14 and 17 of Regulation (EU) 2018/1999. Furthermore, the strategy shall also take into account the need to develop access to energy for local people-used or renewable fuels of non-biological origin used in the raw material acquisition and pre- processing, manufacturing and distribution stage, calculated on the basis of the methodologies laid down in Recommendation 2013/179/EU <sup>4</sup> or, alternatively, ISO 14067:2018. <sup>o</sup> ; <sup>n</sup>		
Article 1	, first paragraph, point (12), introduct	ory part	<u> </u>	
167	(12) Article 23 is amended as follows:		(12) Article 23 is amended as follows:	
Article 1	, first paragraph, point (12)(a), introdu	actory part		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	
168	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:		
	, first paragraph, point (12)(a), amenc oductory part	ing provision, numbered paragraph			
169	<sup>c</sup> 1. In order to promote the use of renewable energy in the heating and cooling sector, each Member State shall, increase the share of renewable energy in that sector by at least 1.1 percentage points as an annual average calculated for the periods 2021 to 2025 and 2026 to 2030, starting from the share of renewable energy in the heating and cooling sector in 2020, expressed in terms of national share of gross final energy consumption and calculated in accordance with the methodology set out in Article 7.	<sup>c</sup> 1. In order to promote the use of renewable energy in the heating and cooling sector, each Member State shall, increase the share of renewable energy in that sector by <i>at least 1.1an indicative 2.3</i> percentage points as an annual average calculated for the periods 2021 to 2025 and 2026 to 2030, starting from the share of renewable energy in the heating and cooling sector in 2020, expressed in terms of national share of gross final energy consumption and calculated in accordance with the methodology set out in Article 7.	1. In order to promote the use of renewable energy in the heating and cooling sector, each Member State shall; increase the share of renewable energy in that sector by at least-1.1 0.8 percentage points as an annual average calculated for the periods 2021 period2021 to 2025 and by at least 1.1 percentage points as an annual average calculated for the period 2026 to 2030, starting from the share of renewable energy in the heating and cooling sector in 2020, expressed in terms of national share of gross final energy consumption and calculated in accordance with the methodology set out in Article 7.		
	Article 1, first paragraph, point (12)(a), amending provision, numbered paragraph (1), first paragraph				
170	That increase shall be of 1.5 percentage points for Member	That increase shall be of <u>1.52.8</u> percentage points for Member	deleted		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	States where waste heat and cold is used. In that case, Member States may count waste heat and cold up to 40 % of the average annual increase.	States where waste heat and cold is used. In that case, Member States may count waste heat and cold up to 40 % of the average annual increase.		
	, first paragraph, point (12)(a), amena paragraph a	ing provision, numbered paragraph		
170a			Member States may count waste heat and cold towards the average annual increases referred to in the first subparagraph, up to a limit of 0.4 percentage points. If they decide to do so, the average annual increase shall increase by half of the waste heat and cold percentage points used to an upper limit of 1.0 percentage points for the period 2021-2025 and of 1.3 percentage points for the period 2026-2030.	
	, first paragraph, point (12)(a), amend nd paragraph	ing provision, numbered paragraph		
171	In addition to the minimum 1.1 percentage points annual increase referred to in the first subparagraph, each Member State shall endeavour to increase the	In addition to the minimum 1.1 percentage points annual increase referred to in the first subparagraph, each Member State shall endeavour to increase the	Member States shall inform the Commission about their intention to count waste heat and cold and the estimated amount in their integrated national energy	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	share of renewable energy in their heating and cooling sector by the amount set out in Annex 1a.;	<i>share of renewable energy in their</i> <i>heating and cooling sector by the</i> <i>amount set out in Annex 1a.;</i>	and climate plans submitted pursuant to Articles 3 and 14 of Regulation (EU) 2018/1999. In addition to the minimum-1.1 percentage points annual increaseincreases referred to in the first subparagraph, each Member State shall endeavour to increase the share of renewable energy in their heating and cooling sector by the additional indicative percentage points -amount-set out in Annex 1a.;	
	, first paragraph, point (12)(a), amenc ond paragraph a	ing provision, numbered paragraph		
171a			Member States may count renewable electricity used for heating and cooling by means of heat pumps in the annual average increase set out in the first subparagraph, up to a limit of 0.4 percentage points. If they decide to do so, the average annual increase shall increase by half of the renewable electricity used for heating and cooling by means of heat pumps percentage points used to an upper limit of 1.0 percentage points for the period 2021-2025 and of 1.3 percentage points for the period	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			2026-2030.	
	., first paragraph, point (12)(a), amend and paragraph b	ing provision, numbered paragraph		
171b			Member States shall inform the Commission about their intention to count renewable electricity used in heating and cooling by means of heat pumps towards the annual increase set out in first subparagraph. Member States shall include the estimated electricity and heat pump capacities in their integrated national energy and climate plans submitted pursuant to Articles 3 and 14 of Regulation (EU) 2018/1999. Member States shall include the amount of renewable electricity used in heating and cooling by means of heat pumps in their integrated national energy and climate progress reports pursuant to Article 17 of Regulation (EU) 2018/1999.	
Article 1	, first paragraph, point (12)(aa), introc	luctory part		
171c			(aa) the following paragraph 1aa	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			is inserted:	
Article 1	, first paragraph, point (12)(aa)(1)			
171d			1aa. For the calculation of the share of renewable electricity used in heating and cooling for the purposes of paragraph 1 of this Article, Member States shall use the average share of renewable electricity supplied in their territory in the two previous years'.	
Article 1	, first paragraph, point (12)(b), introdu	uctory part		
172	(b) the following paragraph 1a is inserted:		(b) the following paragraph 1a is inserted:	
Article 1	, first paragraph, point (12)(b), amend	ling provision, first paragraph		
173	<sup>c</sup> 1a. Member States shall carry out an assessment of their potential of energy from renewable sources and of the use of waste heat and cold in the heating and cooling sector including, where appropriate, an analysis of areas suitable for their deployment at low ecological risk and of the potential for small-scale	( 1a. <u>In order to give the</u> <u>Commission a full account of the</u> <u>considerable differences in the</u> <u>level of industrial heat demand</u> <u>across the Union</u> , Member States shall carry out an assessment of their potential of energy from renewable sources and of the use of waste heat and cold in the heating	1a. Member States shall carry out an assessment of their potential of energy from renewable sources and of the use of waste heat and cold in the heating and cooling sector including, where appropriate, an analysis of areas suitable for their deployment at low ecological risk and of the potential for small-scale household projects. The assessment	

<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
household projects. The assessment shall set out milestones and measures to in increase renewables in heating and cooling and, where appropriate, the use of waste heat and cold through district heating and cooling with a view of establishing a long-term national strategy to decarbonise heating and cooling. The assessment shall be part of the integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999, and shall accompany the comprehensive heating and cooling assessment required by Article 14(1) of Directive 2012/27/EU.;	and cooling sector including <i>a</i> <i>cost- benefit analysis covering all</i> <i>the positive externalities</i> , where appropriate, an analysis of areas suitable for their deployment at low ecological risk and of the potential for small-scale household projects. <i>SMEs, industrial</i> <i>symbioses and of commercial</i> <i>buildings and outline any</i> <i>infrastructure requirements with</i> <i>the participation of local and</i> <i>regional authorities.</i> The assessment shall <i>consider the</i> <i>available and economically</i> <i>feasible technologies for</i> <i>industrial and domestic uses in</i> <i>order to</i> set out milestones and measures to <i>in</i> -increase <i>renewablesthe use of renewable</i> <i>energy sources</i> in heating and cooling and, where appropriate, the use of waste heat and cold through district heating and cooling <i>and</i> <i>small-scale households and SMEs</i> with a view <i>ofto</i> establishing a long-term national strategy to <i>decarbonisereduce greenhouse</i> <i>gas emissions and air pollution</i> <i>originating from</i> heating and cooling. <i>Such strategy shall take</i> <i>into account the different level of</i> <i>heat quality (high, medium, low</i> <i>temperature) specific to various</i>	shall set out milestones and measures to in increase renewables in heating and cooling and, where appropriate, the use of waste heat and cold through district heating and cooling with a view of establishing a long-term national strategy to decarbonise heating and cooling. The assessment shall be part of the integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999, and shall accompany the comprehensive heating and cooling assessment required by Article 14(1) of Directive 2012/27/EU.';	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		<b>processes and uses.</b> The assessment shall be <u>in accordance</u> with the energy efficiency first principle and part of the integrated national energy and climate plans referred to in Articles 3 and 14 of Regulation (EU) 2018/1999, and shall accompany the comprehensive heating and cooling assessment required by Article 14(1) of Directive 2012/27/EU. <sup>2</sup> ;		
Article 1	, first paragraph, point (12)(c)		L	
174	(c) in paragraph 2, first subparagraph, point (a) is deleted.		(c) in paragraph 2, first subparagraph <del>, point (a) is deleted.</del> :	
Article 1	., first paragraph, point (12)(c)			
174a			<ul> <li>the introductory phrase is replaced by the following:</li> <li>'For the purposes of paragraph 1, when calculating its share of renewable energy in the heating and cooling sector and its average annual increase in accordance with that paragraph, including the additional indicative increase set out in Annex Ia, each Member State:'</li> </ul>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (12)(c)			
174b			- point (a) is deleted.	
Article 1	, first paragraph, point (12)(ca)			
174c		<u>(ca)</u> in paragraph 2, the following subparagraph is added:		
Article 1	, first paragraph, point (12)(cb)	I	r	
174d		<u>'Member States shall in</u> <u>particular provide information to</u> <u>the owners or tenants of buildings</u> <u>and SMEs on cost-effective</u> <u>measures, and financial</u> <u>instruments, to improve the use of</u> <u>renewable energy in the heating</u> <u>and cooling systems. Member</u> <u>States shall provide the</u> <u>information through accessible</u> <u>and transparent advisory tools</u> <u>based in one-stop shops.';</u>		
Article 1	, first paragraph, point (12)(d), introdu	uctory part	1	
175	(d) paragraph 4 is replaced by the following:		(d) paragraph 4 is replaced by the following:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph		
(4), intro	oductory part	T		
176	<ul> <li>4. To achieve the average annual increase referred to in paragraph 1, first subparagraph, Member States may implement one or more of the following measures:</li> </ul>	<ul> <li>4. To achieve the average annual increase referred to in paragraph 1, first subparagraph, Member States <i>mayshall</i> implement <i>one or moreat least three</i> of the following measures:</li> </ul>	4. To achieve the average annual increase referred to in paragraph 1, first subparagraph, Member States may implement one or more of the following measures:	
Article 1 (4)(a)	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph		
177	(a) physical incorporation of renewable energy or waste heat and cold in the energy sources and fuels supplied for heating and cooling;		(a) physical incorporation of renewable energy or waste heat and cold in the energy sources and fuels supplied for heating and cooling;	
Article 1 (4)(b)	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph		
178	(b) installation of highly efficient renewable heating and cooling systems in buildings, or use of renewable energy or waste heat and cold in industrial heating and cooling processes;	(b) installation of highly efficient renewable heating and cooling systems in buildings, <u>connection</u> <u>of buildings to high efficiency</u> <u>district heating and cooling</u> <u>systems</u> or use of renewable energy or waste heat and cold in industrial heating and cooling processes;	(b) installation of highly efficient renewable heating and cooling systems in buildings, <b>connection</b> <b>of buildings to efficient district</b> <b>heating and cooling systems</b> or use of renewable energy or waste heat and cold in industrial heating and cooling processes;	

	Commission Proposal , first paragraph, point (12)(d), amend	EP Mandate ling provision, numbered paragraph	Council Mandate	Draft Agreement
(4)(c) 179	(c) measures covered by tradable certificates proving compliance with the obligation laid down in paragraph 1, first subparagraph, through support to installation measures under point (b) of this paragraph, carried out by another economic operator such as an independent renewable technology installer or an energy service company providing renewable installation services;		(c) measures covered by tradable certificates proving compliance with the obligation laid down in paragraph 1, first subparagraph, through support to installation measures under point (b) of this paragraph, carried out by another economic operator such as an independent renewable technology installer or an energy service company providing renewable installation services;	
Article 1 (4)(d)	, first paragraph, point (12)(d), amenc	ling provision, numbered paragraph		
180	(d) capacity building for national and local authorities to plan and implement renewable projects and infrastructures;	(d) capacity building for national, <u>regional</u> and local authorities to <u>plan and map local renewable</u> <u>heating and cooling potential and</u> <u>plan</u> , implement <u>and advise on</u> renewable projects and infrastructures;	(d) capacity building for national and local authorities to plan and implement renewable projects and infrastructures;	
Article 1 (4)(e)	, first paragraph, point (12)(d), amenc	ling provision, numbered paragraph	·	
181	(e) creation of risk mitigation frameworks to reduce the cost of	(e) creation of risk mitigation frameworks to reduce the cost of	(e) creation of risk mitigation frameworks to reduce the cost of	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	capital for renewable heat and cooling projects;	capital for renewable heat and cooling <u>and waste heat and cold</u> projects, <u>inter alia allowing for the</u> <u>bundling of smaller projects as</u> <u>well as linking such projects more</u> <u>holistically with other energy</u> <u>efficiency and building renovation</u> <u>measures</u> ;	capital for renewable heat and cooling <b>and waste heat and</b> <b>cooling</b> projects;	
Article 1 (4)(f)	, first paragraph, point (12)(d), amenc	ling provision, numbered paragraph		
182	(f) promotion of heat purchase agreements for corporate and collective small consumers;	(f) promotion of <i>heat<u>renewables</u></i> <i>heating and cooling</i> purchase agreements for corporate and collective small consumers;	(f) promotion of heat purchase agreements for corporate <b>consumers</b> and collective small consumers;	
Article 1 (4)(g)	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph		
183	(g) planned replacement schemes of fossil heating systems or fossil phase-out schemes with milestones;	(g) planned replacement schemes of fossil heating <i>sources, heating</i> systems <i>not compatible with</i> <u>renewable sources</u> or fossil phase- out schemes with milestones;	(g) planned replacement schemes of fossil heating systems or fossil phase-out schemes with milestones;	
Article 1 (4)(h)	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph	1	
184	(h) renewable heat planning, encompassing cooling,		(h) renewable heat planning, encompassing cooling,	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	requirements at local and regional level;		requirements at local and regional level <b>concerning renewable heat</b> <b>planning, encompassing cooling,</b> ;	
Article 1 (4)(i)	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph		
185	(i) other policy measures, with an equivalent effect, including fiscal measures, support schemes or other financial incentives.	(i) other policy measures, with an equivalent effect, including fiscal measures, support schemes or other financial incentives: <u>contributing</u> to the installation of renewable heating and cooling equipment and the development of energy networks supplying renewable energy for heating and cooling in buildings and industry;	(i) other policy measures, with an equivalent effect, including fiscal measures, support schemes or other financial incentives.	
Article 1 (4)(ia)	, first paragraph, point (12)(d), amenc	ing provision, numbered paragraph		
185a		(ia) promotion of the production of biogas and its injection into the gas grid, instead of its use for electricity production;		
Article 1 (4)(ib)	, first paragraph, point (12)(d), amend	ling provision, numbered paragraph	1	·
185b		(ib) measures promoting the integration of thermal energy		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		storage technologies in heating and cooling systems;		
Article 1, (4)(ic)	, first paragraph, point (12)(d), amend	ing provision, numbered paragraph		
185c		(ic) promotion of consumer- owned renewable based district heating and cooling networks, in particular by renewable energy communities, including through regulatory measures, financing arrangements and support.		
	, first paragraph, point (12)(d), amend paragraph	ling provision, numbered paragraph		
186	When adopting and implementing those measures, Member States shall ensure their accessibility to all consumers, in particular those in low-income or vulnerable households, who would not otherwise possess sufficient up- front capital to benefit.;	When adopting and implementing those measures, Member States shall ensure their accessibility to all consumers <i>including those who</i> <i>are tenants</i> , in particular those in low-income or vulnerable households, <i>and shall require a</i> <i>significant share of measures to</i> <i>be implemented as a priority in</i> <i>households living in a condition</i> <i>of energy poverty as defined in</i> <i>Directive[the Energy efficiency</i> <i>Directive recast] and in social</i> <i>housing</i> , who would not otherwise possess sufficient up-front capital	When adopting and implementing those measures, Member States shall ensure their accessibility to all consumers, in particular those in low-income or vulnerable households, who would not otherwise possess sufficient up- front capital to benefit.';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		to benefit. <sup>2</sup> ;		
		,		
Article 1	, first paragraph, point (13), introduct	ory part		
187	(13) Article 24 is amended as follows:		(13) Article 24 is amended as follows:	
Article 1	, first paragraph, point (13)(a), introdu	uctory part		
188	(a) paragraph 1 is replaced by the following:		(a) paragraph 1 is replaced by the following:	
Article 1 (1)	, first paragraph, point (13)(a), amenc	ling provision, numbered paragraph		
189	<sup>c</sup> 1. Member States shall ensure that information on the energy performance and the share of renewable energy in their district heating and cooling systems is provided to final consumers in an easily accessible manner, such as on bills or on the suppliers' websites and on request. The information on the renewable energy share shall be expressed at least as a percentage of gross final consumption of heating and cooling assigned to the customers	<sup>c</sup> 1 <u>Member States shall support</u> the renovation of existing and the development of highly efficient 4th and 5th generation renewable district heating and cooling networks fuelled exclusively by renewable energy sources and unavoidable waste heat or cold, following a positive economic and environmental cost-benefit analysis undertaken in partnership with local authorities involved. Member States shall ensure that information on the	1Member States shall ensure that information on the energy performance and the share of renewable energy in their district heating and cooling systems is provided to final consumers in an easily accessible manner, such as on bills or on the suppliers' websites and on request. The information on the renewable energy share shall be expressed at least as a percentage of gross final <b>energy</b> consumption of heating and cooling assigned to the customers of a given district heating and	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	of a given district heating and cooling system, including information on how much energy was used to deliver one unit of heating to the customer or end- user.;	energy performance. <i>the</i> greenhouse gas emissions and the share of renewable energy in their district heating and cooling systems is provided to final consumers in an easily accessible manner, such as on bills or on the suppliers' websites and on request. The information on the renewable energy share shall be expressed at least as a percentage of gross final consumption of heating and cooling assigned to the customers of a given district heating and cooling system, including information on how much energy was used to deliver one unit of heating to the customer or end-user	cooling system, including information on how much energy was used to deliver one unit of heating to the customer or end- user.';	
Article 1	, first paragraph, point (13)(b), introdu	uctory part		
190	(b) paragraph 4 is replaced by the following:		(b) paragraph 4 is replaced by the following:	
Article 1	, first paragraph, point (13)(b), amend	ing provision, numbered paragraph		
(4), intro	oductory part		Γ	
191	<ul><li>4. Member States shall endeavour to increase the share of energy</li></ul>	<ul><li>4. Member States shall endeavour to increase the share of energy</li></ul>	4. Member States shall endeavourendeavor to increase the share of energy from renewable	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	from renewable sources and from waste heat and cold in district heating and cooling by at least 2.1 percentage points as an annual average calculated for the period 2021 to 2025 and for the period 2026 to 2030, starting from the share of energy from renewable sources and from waste heat and cold in district heating and cooling in 2020, and shall lay down the measures necessary to that end. The share of renewable energy shall be expressed in terms of share of gross final energy consumption in district heating and cooling adjusted to normal average climatic conditions.	from renewable sources, <i>including</i> <i>heat generated from electricity</i> <i>from renewable energy sources</i> , and from waste heat and cold in district heating and cooling by at least 2.1-2.3 percentage points as an annual average calculated for the period 2021 to 2025 and for the period 2026 to 2030, starting from the share of energy from renewable sources, <i>including heat generated</i> <i>from electricity from renewable</i> <i>energy sources</i> , and from waste heat and cold in district heating and cooling in 2020, and shall lay down the measures necessary to that end. The share of renewable energy shall be expressed in terms of share of gross final energy consumption in district heating and cooling adjusted to normal average climatic conditions.	sources and from waste heat and cold in district heating and cooling by at least 2.1 percentage points as an annual average calculated for the period 2021-to 2025 and for the period 2026- to 2030, starting from the share of energy from renewable sources and from waste heat and cold in district heating and cooling in 2020, and shall lay down the measures necessary in their integrated national energy and climate plans to that end. The share of renewable energy shall be expressed in terms of share of gross final energy consumption in district heating and cooling adjusted to normal average climatic conditions.	
	, first paragraph, point (13)(b), amenc paragraph -a	ling provision, numbered paragraph		
191a			Member States may count renewable electricity used for district heating and cooling by means of heat pumps in the annual average increase set out in the first subparagraph.	

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	I, first paragraph, point (13)(b), amenc paragraph -b, introductory part	ling provision, numbered paragraph				
191b			Member States shall inform the Commission about their intention to count renewable electricity used in district heating and cooling by means of heat pumps towards the annual increase set out in first subparagraph. Member States shall include the estimated electricity and heat pump capacities in their integrated national energy and climate plans submitted pursuant to Articles 3 and 14 of Regulation (EU) 2018/1999. Member States shall include the amount of renewable electricity used in district heating and cooling by means of heat pumps in their integrated national energy and climate progress reports pursuant to Article 17 of Regulation (EU) 2018/1999.			
	Article 1, first paragraph, point (13)(b), amending provision, numbered paragraph (4), first paragraph -b(1)					
191c			4a. For the calculation of the			

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			share of renewable electricity used in district heating and cooling for the purposes of paragraph 4 of this Article, Member States shall use the average share of renewable electricity supplied in their territory in the two previous years.	
	, first paragraph, point (13)(b), amend paragraph	ing provision, numbered paragraph	L	
192	Member States with a share of energy from renewable sources and from waste heat and cold in district heating and cooling above 60 % may count any such share as fulfilling the average annual increase referred to in the first subparagraph.		Member States with a share of energy from renewable sources and from waste heat and cold in district heating and cooling above 60 % may count any such share as fulfilling the average annual increase referred to in the first subparagraph. <b>Member States</b> with a share of energy from renewable sources and from waste heat and cold in district heating and cooling above 50% and up to 60 % may count any such share as fulfilling half of the average annual increase referred to in the first subparagraph.	
	, first paragraph, point (13)(b), amend nd paragraph	ing provision, numbered paragraph		

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193	Member States shall lay down the necessary measures to implement the average annual increase referred to in the first subparagraph in their integrated national energy and climate plans pursuant to Annex I to Regulation (EU) 2018/1999.;		Member States shall lay down the necessary measures to implement the average annual increase referred to in the first subparagraph in their integrated national energy and climate plans pursuant to Annex I to Regulation (EU) 2018/1999.';	
Article 1	, first paragraph, point (13)(c), introdu	uctory part		
194	(c) the following paragraph 4a is inserted:		(c) the following paragraph 4a is inserted:	
	, first paragraph, point (13)(c), amend tory part	ing provision, first paragraph,		
195	4a. Member States shall ensure that operators of district heating or cooling systems above 25 MWth capacity are obliged to connect third party suppliers of energy from renewable sources and from waste heat and cold or are obliged to offer to connect and purchase heat or cold from renewable sources and from waste heat and cold from third-party suppliers based on non-discriminatory	4a. Member States shall ensure that operators of district heating or cooling systems above 25 MWth capacity are <i>obligedencouraged</i> to connect third party suppliers of energy from renewable sources and from waste heat and cold or are <i>obligedencouraged</i> to offer to connect and purchase heat or cold from renewable sources and from waste heat and cold from third- party suppliers based on non-	4a. Member States shall ensure that operators of district heating or cooling systems above 25 MWth capacity are obliged to connect third party suppliers of energy from renewable sources and from waste heat and cold or are obliged to offer to connect and purchase heat or cold from renewable sources and from waste heat and cold from third-party suppliers based on non-discriminatory criteria set by the competent	

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	criteria set by the competent authority of the Member State concerned, where such operators need to do one or more of the following:	discriminatory criteria <u>to be</u> set by the <u>competent authority of the</u> <u>Member State concerned</u> <u>concerned</u> <u>Member State if such a</u> <u>connection is technically and</u> <u>economically feasible and</u> , where such operators need to do one or more of the following:	authority of the Member State concerned, where such operators need to do one or more of the following:	
Article 1	, first paragraph, point (13)(c), amend	ing provision, first paragraph(a)		
196	(a) meet demand from new customers;		(a) meet demand from new customers;	
Article 1	, first paragraph, point (13)(c), amend	ing provision, first paragraph(b)		
197	(b) replace existing heat or cold generation capacity;		(b) replace existing heat or cold generation capacity;	
Article 1	, first paragraph, point (13)(c), amend	ing provision, first paragraph(c)		
198	(c) expand existing heat or cold generation capacity.;		(c) expand existing heat or cold generation capacity.;	
Article 1	, first paragraph, point (13)(c), amend	ing provision, first paragraph(ca)		
198a		<u>Member States may decide to</u> <u>count renewable electricity used</u> <u>for district heating and cooling in</u>		

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		the annual average increase set out in paragraph 4 of this Article. <u>Renewable electricity counted</u> towards Article 7(1), point (b) shall not be taken into account for the purpose of achieving the goals set out in Article 7(1), point (a).		
Article 1	, first paragraph, point (13)(c), amend	ing provision, first paragraph(cb)		
198b		<u>Where Member States decide to</u> <u>count renewable electricity used in</u> <u>district heating and cooling they</u> <u>shall notify it to the Commission</u> <u>before the introduction of such</u> <u>mechanism. Member States shall</u> <u>include the amount of renewable</u> <u>electricity used in district heating</u> <u>and cooling in their integrated</u> <u>national energy and climate</u> <u>progress reports pursuant to</u> <u>Article 17 of Regulation (EU)</u> <u>2018/1999.';</u>		
Article 1	, first paragraph, point (13)(d), introdu	uctory part		
199	(d) paragraphs 5 and 6 are replaced by the following:		(d) paragraphs 5 and 6 are replaced by the following:	
	, first paragraph, point (13)(d), amenc oductory part	ling provision, numbered paragraph		

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200	<ul> <li>. Member States may allow an operator of a district heating or cooling system to refuse to connect and to purchase heat or cold from a third-party supplier in any of the following situations:</li> </ul>		5. Member States may allow an operator of a district heating or cooling system to refuse to connect and to purchase heat or cold from a third-party supplier in any of the following situations:		
Article 1 (5)(a)	., first paragraph, point (13)(d), amend	ling provision, numbered paragraph			
201	(a) the system lacks the necessary capacity due to other supplies of heat or cold from renewable sources or of waste heat and cold;		(a) the system lacks the necessary capacity due to other supplies of heat or cold from renewable sources or of waste heat and cold;		
Article 1 (5)(b)	, first paragraph, point (13)(d), amend	ing provision, numbered paragraph			
202	(b) the heat or cold from the third- party supplier does not meet the technical parameters necessary to connect and ensure the reliable and safe operation of the district heating and cooling system;		(b) the heat or cold from the third- party supplier does not meet the technical parameters necessary to connect and ensure the reliable and safe operation of the district heating and cooling system;		
Article 1 (5)(c)	Article 1, first paragraph, point (13)(d), amending provision, numbered paragraph (5)(c)				
203	(c) the operator can demonstrate		(c) the operator can demonstrate		

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	that providing access would lead to an excessive heat or cold cost increase for final customers compared to the cost of using the main local heat or cold supply with which the renewable source or waste heat and cold would compete;		that providing access would lead to an excessive heat or cold cost increase for final customers compared to the cost of using the main local heat or cold supply with which the renewable source or waste heat and cold would compete;	
Article 1 (5)(d)	l, first paragraph, point (13)(d), amend	ing provision, numbered paragraph		
204	(d) the operator's system meets the definition of efficient district heating and cooling set out in [Article x of the proposed recast of the Energy Efficiency Directive].		(d) the operator's system meets the definition of efficient district heating and cooling set out in [Article x of the proposed recast of the Energy Efficiency Directive].	
	, first paragraph, point (13)(d), amend paragraph	ing provision, numbered paragraph	-	
205	Member States shall ensure that, when an operator of a district heating or cooling system refuses to connect a supplier of heating or cooling pursuant to the first subparagraph, information on the reasons for the refusal, as well as the conditions to be met and measures to be taken in the system in order to enable the connection, is provided by that operator to the		Member States shall ensure that, when an operator of a district heating or cooling system refuses to connect a supplier of heating or cooling pursuant to the first subparagraph, information on the reasons for the refusal, as well as the conditions to be met and measures to be taken in the system in order to enable the connection, is provided by that operator to the	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	competent authority. Member States shall ensure that an appropriate process is in place to remedy unjustified refusals.		competent authority. Member States shall ensure that an appropriate process is in place to remedy unjustified refusals.	
	, first paragraph, point (13)(d), amend oductory part	ing provision, numbered paragraph		
206	6. Member States shall put in place a coordination framework between district heating and cooling system operators and the potential sources of waste heat and cold in the industrial and tertiary sectors to facilitate the use of waste heat and cold. That coordination framework shall ensure dialogue as regards the use of waste heat and cold involving at least:	<ul> <li>6. Member States shall put in place. where needed, a coordination framework between district heating and cooling system operators and the potential sources of waste heat and cold in the industrial and tertiary sectors to facilitate the use of waste heat and cold. That coordination framework shall ensure the application of the energy efficiency first principle and facilitate dialogue as regards the use of waste heat and cold involving at least:</li> </ul>	6. Member States shall put in place a coordination framework between district heating and cooling system operators and the potential sources of waste heat and cold in the industrial and tertiary sectors to facilitate the use of waste heat and cold. That coordination framework shall ensure dialogue as regards the use of waste heat and cold involving at least:	
Article 1 (6)(a)	, first paragraph, point (13)(d), amend	ing provision, numbered paragraph	I	
207	(a) district heating and cooling system operators;		(a) district heating and cooling system operators;	
Article 1 (6)(b)	, first paragraph, point (13)(d), amend	ing provision, numbered paragraph	·	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement		
208	(b) industrial and tertiary sector enterprises generating waste heat and cold that can be economically recovered via district heating and cooling systems, such as data centres, industrial plants, large commercial buildings and public transport; and	(b) industrial and tertiary sector enterprises generating waste heat and cold that can be economically recovered via district heating and cooling systems, such as data centres, industrial plants, large commercial buildings, <i>energy</i> <i>storage facilities</i> , and public transport; <i>and</i>	(b) industrial and tertiary sector enterprises generating waste heat and cold that can be economically recovered via district heating and cooling systems, such as data centres, industrial plants, large commercial buildings and public transport; and			
Article 1 (6)(c)	, first paragraph, point (13)(d), amend	ling provision, numbered paragraph				
209	(c) local authorities responsible for planning and approving energy infrastructures.;		(c) local authorities– responsible for planning and approving energy infrastructures.';			
Article 1 (6)(ca)	, first paragraph, point (13)(d), amend	ling provision, numbered paragraph				
209a		(ca) scientific experts working on the latest state of the art highly energy efficient fully renewables based district heating and cooling systems;				
Article 1 (6)(cb)	Article 1, first paragraph, point (13)(d), amending provision, numbered paragraph (6)(cb)					
209b						

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(cb) renewable energy communities involved in heating and cooling.';		
Article 1	, first paragraph, point (13)(e), introdu	ictory part		
210	(e) paragraphs 8, 9 and 10 are replaced by the following:		(e) paragraphs 8, 9 and 10 are replaced by the following:	
	, first paragraph, point (13)(e), amenc oductory part	ing provision, numbered paragraph	1	
211	<ul> <li>8. Member States shall establish a framework under which electricity distribution system operators will assess, at least every four years, in cooperation with the operators of district heating and cooling systems in their respective areas, the potential for district heating and cooling systems to provide balancing and other system services, including demand response and thermal storage of excess electricity from renewable sources, and whether the use of the identified potential would be more resource- and cost-efficient than alternative solutions.</li> </ul>	<ul> <li>8. Member States shall establish a framework under which electricity distribution system operators will assess, at least every four years, in cooperation with the operators of district heating and cooling systems in their respective areas, the potential for district heating and cooling systems to provide balancing and other system services, including demand response and thermal storage of excess electricity from <u>centralised</u> and <u>decentralised</u> renewable sources, and whether the use of the identified potential would be more resource- and cost-efficient than alternative solutions, <u>in</u></li> </ul>	8. Member States shall establish a framework under which electricity distribution system operators will assess, at least every four years, in cooperation with the operators of district heating and cooling systems in their respective areas, the potential for district heating and cooling systems to provide balancing and other system services, including demand response and thermal storage of excess electricity from renewable sources, and whether the use of the identified potential would be more resource- and cost-efficient than alternative solutions.	

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		<u>accordance with the energy</u> <u>efficiency first principle</u> .		
	, first paragraph, point (13)(e), amend paragraph	ing provision, numbered paragraph		
212	Member States shall ensure that electricity transmission and distribution system operators take due account of the results of the assessment required under the first subparagraph in grid planning, grid investment and infrastructure development in their respective territories.		Member States shall ensure that electricity transmission and distribution system operators take due account of the results of the assessment required under the first subparagraph in grid planning, grid investment and infrastructure development in their respective territories.	
	, first paragraph, point (13)(e), amend nd paragraph	ing provision, numbered paragraph		
213	Member States shall facilitate coordination between operators of district heating and cooling systems and electricity transmission and distribution system operators to ensure that balancing, storage and other flexibility services, such as demand response, provided by district heating and district cooling system operators, can participate in their electricity markets.	Member States shall facilitate coordination between operators of district heating and cooling systems and electricity transmission and distribution system operators to ensure that balancing, storage and other flexibility services, such as demand response, provided by district heating and district cooling system operators, can participate in their electricity markets <u>on a non-</u> <u>discriminatory basis</u> .	Member States shall facilitate coordination between operators of district heating and cooling systems and electricity transmission and distribution system operators to ensure that balancing, storage and other flexibility services, such as demand response, provided by district heating and district cooling system operators, can participate in their electricity markets.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
	Article 1, first paragraph, point (13)(e), amending provision, numbered paragraph (8), third paragraph						
214	Member States may extend the assessment and coordination requirements under the first and third subparagraphs to gas transmission and distribution system operators, including hydrogen networks and other energy networks.		Member States may extend the assessment and coordination requirements under the first and third subparagraphs to gas transmission and distribution system operators, including hydrogen networks and other energy networks.				
Article 1 (9)	, first paragraph, point (13)(e), amend	ling provision, numbered paragraph					
215	9. Member States shall ensure that the rights of consumers and the rules for operating district heating and cooling systems in accordance with this Article are clearly defined, publicly available and enforced by the competent authority.		9. Member States shall ensure that the rights of consumers and the rules for operating district heating and cooling systems in accordance with this Article are clearly defined, publicly available and enforced by the competent authority.				
	Article 1, first paragraph, point (13)(e), amending provision, numbered paragraph (10), introductory part						
216	<ul><li>10. A Member State shall not be required to apply paragraphs 2 and</li><li>9 where at least one of the</li></ul>	10. A Member State shall not be required to apply <i>paragraphs 2 and</i> 9- <i>paragraph 2</i> where at least one	<ul><li>10. A Member State shall not be required to apply paragraphs 2 and to 9 where at least one of the</li></ul>				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	following conditions is met:	of the following conditions is met:	following conditions is met:	
Article 1 (10)(a)	, first paragraph, point (13)(e), amend	ing provision, numbered paragraph		
217	<ul> <li>(a) its share of district heating and cooling was less than or equal to 2 % of the gross final energy consumption in heating and cooling on 24 December 2018;</li> </ul>		<ul> <li>(a) its share of district heating and cooling was less than or equal to 2</li> <li>% of the gross final energy consumption in heating and cooling on 24 December 2018;</li> </ul>	
Article 1 (10)(b)	, first paragraph, point (13)(e), amend	ing provision, numbered paragraph	I	
218	(b) its share of district heating and cooling is increased above 2 % of the gross final energy consumption in heating and cooling on 24 December 2018 by developing new efficient district heating and cooling based on its integrated national energy and climate plan pursuant to Annex I to Regulation (EU) 2018/1999 and the assessment referred to in Article 23(1a) of this Directive;		(b) its share of district heating and cooling is increased above 2 % of the gross final energy consumption in heating and cooling on 24 December 2018 by developing new efficient district heating and cooling based on its integrated national energy and climate plan pursuant to Annex I to Regulation (EU) 2018/1999 and the assessment referred to in Article 23(1a) of this Directive;	
Article 1 (10)(c)	, first paragraph, point (13)(e), amend	ing provision, numbered paragraph	1	·
219				

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	(c) 90 % of the gross final energy consumption in district heating and cooling systems takes place in district heating and cooling systems meeting the definition laid down in [Article x of the proposed recast of the Energy Efficiency Directive].;		(c) 90 % of the gross final energy consumption in district heating and cooling systems takes place in district heating and cooling systems meeting the definition laid down- in [Article x of the proposed recast of the Energy Efficiency Directive].';	
Article 1	, first paragraph, point (14), introduct	ory part		
220	(14) Article 25 is replaced by the following:		(14) Article 25 is replaced by the following:	
Article 1	, first paragraph, point (14), amending	g provision, first paragraph		
221	، Article 25		Article 25	
Article 1	, first paragraph, point (14), amending	g provision, second paragraph	T	
222	Greenhouse gas intensity reduction in the transport sector from the use of renewable energy		Greenhouse gas intensity reduction in the transport sector from the use of renewable energy	
Article 1, first paragraph, point (14), amending provision, numbered paragraph (1), introductory part				
223	1. Each Member State shall set an		1. Each Member State shall set an	

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	obligation on fuel suppliers to ensure that:		obligation on fuel suppliers to ensure that:	
Article 1 (1)(a)	, first paragraph, point (14), amending	g provision, numbered paragraph	· · · · · · · · · · · · · · · · · · ·	
224	(a) the amount of renewable fuels and renewable electricity supplied to the transport sector leads to a greenhouse gas intensity reduction of at least 13 % by 2030, compared to the baseline set out in Article 27(1), point (b), in accordance with an indicative trajectory set by the Member State;	(a) the amount of renewable fuels and renewable electricity supplied to the transport sector leads to a greenhouse gas intensity reduction of at least <u>1316</u> % by 2030, compared to the baseline set out in Article 27(1), point (b), in accordance with <i>an indicativea</i> trajectory set by the Member State;	<ul> <li>(a) the amount of renewable fuels and renewable electricity supplied to the transport sector leads</li> <li>(i) to a share of renewable energy within the final consumption of energy in the transport sector of at least 29 % by 2030; or</li> <li>(ii) to a greenhouse gas intensity reduction of at least 13 % by 2030, compared to the baseline set out in Article 27(1), point (b), in accordance with an indicative trajectory set by the Member State;</li> <li>Member States shall, in their progress reports submitted pursuant to Article 17 of Regulation (EU) 2018/1999, report on the share of renewable energy within the final consumption of energy in the transport sector as well as on the greenhouse gas intensity reduction;</li> </ul>	

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	, first paragraph, point (14), amending	g provision, numbered paragraph		
(1)(b)	[			
225	(b) the share of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX in the energy supplied to the transport sector is at least 0,2 % in 2022, 0,5 % in 2025 and 2,2 % in 2030, and the share of renewable fuels of non-biological origin is at least 2,6 % in 2030.	(b) the share of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX in the energy supplied to the transport sector is at least $0,2 \%$ in 2022, 0,5 % in 2025 and <u>at least</u> 2,2 % in 2030, and the share of renewable fuels of non-biological origin is at least $2,6 \%$ – <u>in 2028</u> and at least $5,7 \%$ in 2030–;	<ul> <li>(b) the share of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX in the energy supplied to the transport sector is at least 0,2 % in 2022,-0,5 1 % in 2025 and 2,24.4 % in 2030, and the.</li> <li>Each Member State shall endeavour to reach a share of renewable fuels of non-biological origin of 5.2 % -is at least 2,6 % in 2030.</li> </ul>	
Article 1 (1)(ba)	, first paragraph, point (14), amending	g provision, numbered paragraph		
225a		(ba) from 2030, fuel suppliers shall deliver at least 1,2 % renewable fuels of non-biological origin and renewable hydrogen, to the hard to abate maritime mode. A Member State which has no maritime ports in its territory may choose not to apply this provision. Any Member State that intends to avail itself of that derogation shall notify the Commission no later than one year after [the entry into force of this amending Directive]. Any subsequent		

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		<u>change shall also be</u> <u>communicated to the Commission.</u>		
	, first paragraph, point (14), amendin paragraph -a	g provision, numbered paragraph		
225b		If the list of feedstock set out in Part A and of Annex IX is amended in accordance with Article 28(6), the minimum share of advanced biofuels and biogas produced from the feedstock in the energy supplied to the transport sector referred to in point (b) of this paragraph shall be increased accordingly and shall be based on an impact assessment by the Commission.		
	, first paragraph, point (14), amendin paragraph -b	g provision, numbered paragraph		
225c		The Commission shall assess the obligation laid down in paragraph 1 with a view to submitting a legislative proposal by 2025 to increase it where there are further substantial costs reductions in the production of renewable energy, where needed to meet the Union's international commitments for decarbonisation, or where a		

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		significant decrease in energy consumption in the Union justifies such an increase.		
	, first paragraph, point (14), amending paragraph	g provision, numbered paragraph		
226	For the calculation of the reduction referred to in point (a) and the share referred to in point (b), Member States shall take into account renewable fuels of non- biological origin also when they are used as intermediate products for the production of conventional fuels. For the calculation of the reduction referred to in point (a), Member States may take into account recycled carbon fuels.	For the calculation of the reduction referred to in point (a) and the share referred to in point (b), Member States shall take into account renewable fuels of non- biological origin also when they are used as intermediate products for the production of conventional <u>transport</u> fuels. For the calculation of the reduction referred to in point (a), Member States may take into account recycled carbon fuels.	For the calculation of the reduction referred to in point (a) and the share referred to in point (b), Member States shall take into account renewable fuels of non- biological origin also when they are used as intermediate products for the production of : (i) conventional transport fuels ; or (ii) biofuels, provided that the greenhouse gas emissions reduction achieved by the use of renewable fuels of non-biological origin is not considered in the calculation of the greenhouse gas emission savings of the biofuels. For the calculation of the reduction referred to in point (a) and the share referred to in point (b), Member States may take into account biogas that is injected into the national gas	

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			transmission and distribution infrastructure.	
			With regard to point (a), (b), or (c) of the first subparagraph of Article 7(1), biogas shall be considered only once for the purposes of calculating the share of gross final consumption of energy from renewable sources. -For the calculation of the reduction referred to in point (a), Member States may take into account recycled carbon fuels.	
Article 1	, first paragraph, point (14), amending	provision, numbered paragraph		
	nd paragraph		Ι	
227	When setting the obligation on fuel suppliers, Member States may exempt fuel suppliers supplying electricity or renewable liquid and gaseous transport fuels of non- biological origin from the requirement to comply with the minimum share of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX with respect to those fuels.		When setting the obligation on fuel suppliers, Member States may exempt fuel suppliers supplying electricity or renewable liquid and gaseous transport fuels of non- biological origin from the requirement to comply with the minimum share of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX with respect to those fuels.	
Article 1	, first paragraph, point (14), amending	provision, numbered paragraph	<u>.</u>	<u>.</u>

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(1), seco	nd paragraph a				
227a			When setting the obligation referred to in points (a) and (b) of the first subparagraph to ensure the achievement of the targets set out therein, Member States may do so by means of measures targeting volumes, energy content or greenhouse gas emissions, provided that it is demonstrated that the greenhouse gas intensity reduction and minimum shares referred to in points (a) and (b) of the first subparagraph are achieved.		
	, first paragraph, point (14), amending nd paragraph b	provision, numbered paragraph			
227b			When setting the obligation referred to in points (a) and (b) of the first subparagraph to ensure the achievement of the targets set out therein, Member States may distinguish between different energy carriers.		
	Article 1, first paragraph, point (14), amending provision, numbered paragraph (1), second paragraph c				
227c					

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			When setting the obligation referred to in points (a) and (b) of the first subparagraph, Member States may distinguish between maritime transport and other sectors, , as long as the general target is reached.	
Article 1	, first paragraph, point (14), amending	g provision, numbered paragraph (2)		
228	2. Member States shall establish a mechanism allowing fuel suppliers in their territory to exchange credits for supplying renewable energy to the transport sector. Economic operators that supply renewable electricity to electric vehicles through public recharging stations shall receive credits, irrespectively of whether the economic operators are subject to the obligation set by the Member State on fuel suppliers, and may sell those credits to fuel suppliers, which shall be allowed to use the credits to fulfil the obligation set out in paragraph 1, first subparagraph.;	2. Member States shall establish a mechanism allowing fuel suppliers in their territory to exchange credits for supplying renewable energy to the transport sector. Economic operators that supply renewable electricity to <i>light and heavy duty</i> electric vehicles through public recharging stations <i>or renewable energy</i> shall receive credits, irrespectively of whether the economic operators are subject to the obligation set by the Member State on fuel suppliers, and may sell those credits to fuel suppliers, which shall be allowed to use the credits to fulfil the obligation set out in paragraph 1, first subparagraph. <i>Member States may decide to include private recharging stations in the mechanism referred to in the first subparagraph provided it can be</i>	2. Member States shall establish a mechanism allowing fuel suppliers in their territory to exchange credits for supplying renewable energy to the transport sector. Economic operators that supply renewable electricity to electric vehicles through public recharging stations shall receive credits, irrespectively of whether the economic operators are subject to the obligation set by the Member State on fuel suppliers, and may sell those credits to fuel suppliers, which shall be allowed to use the credits to fulfil the obligation set out in paragraph 1, first subparagraph.';	

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		<i>demonstrated that renewable</i> <u>electricity supplied to those private</u> <u>recharging stations is provided</u> <u>solely to electric vehicles.';</u> ,		
Article 1	, first paragraph, point (15), introduct	ory part		
229	(15) Article 26 is amended as follows:		(15) Article 26 is amended as follows:	
Article 1	, first paragraph, point (15)(a), introdu	uctory part		
230	(a) paragraph 1 is amended as follows:		(a) paragraph 1 is amended as follows:	
Article 1	, first paragraph, point (15)(a)(i), intro	ductory part	·	
231	(i) the first subparagraph is replaced by the following:		(i) the first subparagraph is replaced by the following:	
Article 1	, first paragraph, point (15)(a)(i), ame	nding provision, first paragraph		
232	، For the calculation of a Member State's gross final consumption of energy from renewable sources referred to in Article 7 and of the greenhouse gas intensity reduction target referred to in Article 25(1),		For the calculation of a Member State's gross final consumption of energy from renewable sources referred to in Article 7 and of <b>minimum share of renewable</b> <b>energy or</b> the greenhouse gas intensity reduction target referred	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	first subparagraph, point (a), the share of biofuels and bioliquids, as well as of biomass fuels consumed in transport, where produced from food and feed crops, shall be no more than one percentage point higher than the share of such fuels in the final consumption of energy in the transport sector in 2020 in that Member State, with a maximum of 7 % of final consumption of energy in the transport sector in that Member State.;		to in Article 25(1), first subparagraph, point (a), the share of biofuels and bioliquids, as well as of biomass fuels consumed in transport, where produced from food and feed crops, shall be no more than one percentage point higher than the share of such fuels in the final consumption of energy in the transport sector in 2020 in that Member State, with a maximum of 7 % of final consumption of energy in the transport sector in that Member State.';	
Article 1	, first paragraph, point (15)(a)(i), amei	nding provision, first paragraph a	-	
232a		At the request of a Member State, the Commission may allow a derogation from the first subparagraph allowing Member States to exclude bioliquids used for electricity production in outermost regions within the meaning of Article 349 TFEU from the calculation of the ceiling of 7% of final consumption of energy in the road and rail transport sector referred to in the first subparagraph, provided that such derogation is justified by		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		local specificities. Member States shall make the request for the derogation to the Commission by [date of transposition of this amending Directive] and provide up-to-date scientific and technical justifications for such derogation. The Commission shall decide on the request of the Member State within three months of its receipt.';		
Article 1	, first paragraph, point (15)(a)(i), amei	nding provision, first paragraph b		
232b		<u>(ia)</u> <u>the second subparagraph is</u> <u>replaced by the following:</u>		
Article 1	, first paragraph, point (15)(a)(i), amei	nding provision, first paragraph c		
232c		<u>'Where the share of biofuels and</u> <u>bioliquids referred to in the first</u> <u>subparagraph is below 1 % in a</u> <u>Member State, it may be increased</u> <u>to a maximum of 2 % of the final</u> <u>consumption of energy in the road</u> <u>and rail transport sectors.';</u>		
Article 1	, first paragraph, point (15)(a)(ii), intro	oductory part		
233	(ii) the fourth subparagraph is		(ii) the fourth subparagraph is	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	replaced by the following:		replaced by the following:	
Article 1	, first paragraph, point (15)(a)(ii), ame	nding provision, first paragraph		
234	Where the share of biofuels and bioliquids, as well as of biomass fuels consumed in transport, produced from food and feed crops in a Member State is limited to a share lower than 7 % or a Member State decides to limit the share further, that Member State may reduce the greenhouse gas intensity reduction target referred to in Article 25(1), first subparagraph, point (a), accordingly, in view of the contribution these fuels would have made in terms of greenhouse gas emissions saving. For that purpose, Member States shall consider those fuels save 50 % greenhouse gas emissions.;		Where the share of biofuels and bioliquids, as well as of biomass fuels consumed in transport, produced from food and feed crops in a Member State is limited to a share lower than 7 % or a Member State decides to limit the share further, that Member State may reduce the <b>minimum share of</b> <b>renewable energy or the</b> greenhouse gas intensity reduction target referred to in– Article 25(1), first subparagraph, point (a), accordingly, in view of the contribution these fuels would have made in terms of <b>the minimum</b> <b>share of renewable energy or</b> greenhouse gas <b>emissions</b> saving. For <b>the purpose of the</b> <b>greenhouse gas intensity</b> <b>reduction target</b> that purpose, Member States shall consider those fuels save 50 % greenhouse gas emissions.';	
Article 1	, first paragraph, point (15)(b)			
235	(b) in paragraph 2, first and fifth	(b) <i>in</i> -paragraph 2 <del>, <i>first and fifth</i></del>	(b) in paragraph 2, first and fifth	

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	subparagraphs, 'the minimum share referred to in the first subparagraph of Article 25(1)' is replaced by 'the greenhouse gas emission reduction target referred to in Article 25(1), first subparagraph, point (a)';	subparagraphs, 'the minimum share referred to in the first subparagraph of Article 25(1)' is replaced by 'the greenhouse gas emission reduction target referred to in Article 25(1), first subparagraph, point (a)'; is amended as follows:	subparagraphs, 'the minimum share referred to in the first subparagraph of Article 25(1)' is replaced by 'the <b>minimum share</b> <b>and the</b> greenhouse gas <u>emissionintensity</u> reduction target referred to in Article 25(1), first subparagraph, point (a)';	
Article 1	, first paragraph, point (15)(b)(i), intro	oductory part	L	
235a		(i) in the first and fifth subparagraphs, 'the minimum share referred to in the first subparagraph of Article 25(1)' is replaced by 'the greenhouse gas emission reduction target referred to in Article 25(1), first subparagraph, point (a)';		
Article 1	, first paragraph, point (15)(b)(i), ame	nding provision, first paragraph		
235b		" <u>(ii)</u> <u>the second subparagraph is</u> <u>replaced by the following:</u>		
Article 1	, first paragraph, point (15)(b)(i), ame	nding provision, second paragraph		
235c		<u>'By [date of entry into force of this amending Directive], that limit shall decrease to 0 %.'</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	., first paragraph, point (15)(b)(i), ame	nding provision, third paragraph	L	L
235d		<u>(iii)</u> the following subparagraph is inserted after the fourth subparagraph:		
Article 1	, first paragraph, point (15)(b)(i), ame	nding provision, fourth paragraph		
235e		<u>'By 30 June 2023, the</u> <u>Commission shall submit to the</u> <u>European Parliament and to the</u> <u>Council an update of the report on</u> <u>the status of worldwide production</u> <u>expansion of the relevant food</u> <u>and feed crops. That update shall</u> <u>include the most recent data from</u> <u>the last two years with regard to</u> <u>deforestation and high indirect</u> <u>land use change risk feedstocks,</u> <u>and shall address other high risk</u> <u>commodities in the category of</u> <u>high indirect land use change risk</u> <u>feedstocks. For the purposes of</u> <u>the delegated acts referred to in</u> <u>the sixth subparagraph, the</u> <u>maximum share of the average</u> <u>annual expansion of the global</u> <u>production area in high carbon</u> <u>stocks shall be 7,9%.';</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (16), introductor	ry part		
236	(16) Article 27 is amended as follows:		(16) Article 27 is amended as follows:	
Article 1	, first paragraph, point (16)(a), introduct	tory part		
237	(a) the title is replaced by the following:		(a) the title is replaced by the following:	
Article 1	, first paragraph, point (16)(a), amendin	ng provision, first paragraph	•	
238	Calculation rules in the transport sector and with regard to renewable fuels of non-biological origin regardless of their end use;		Calculation rules in the transport sector and with regard to renewable fuels of non-biological origin regardless of their end use';	
Article 1	, first paragraph, point (16)(b), introduc	tory part	·	
239	(b) paragraph 1 is replaced by the following:		(b) paragraph 1 is replaced by the following:	
	, first paragraph, point (16)(b), amendin oductory part	ng provision, numbered paragraph		
240	، 1. For the calculation of the greenhouse gas intensity reduction		1. For the calculation of the greenhouse gas intensity reduction referred to in Article 25(1), first	

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	referred to in Article 25(1), first subparagraph, point (a), the following rules shall apply:		subparagraph, point (a), the following rules shall apply:	
	, first paragraph, point (16)(b), amend htroductory part	ing provision, numbered paragraph		
241	(a) the greenhouse gas emissions savings shall be calculated as follows:		(a) the greenhouse gas emissions savings shall be calculated as follows:	
Article 1 (1)(a)(i)	, first paragraph, point (16)(b), amend	ing provision, numbered paragraph		
242	(i) for biofuel and biogas, by multiplying the amount of these fuels supplied to all transport modes by their emissions savings determined in accordance with Article 31;		(i) for biofuel and biogas, by multiplying the amount of these fuels supplied to all transport modes by their emissions savings determined in accordance with Article 31;	
Article 1 (1)(a)(ii)	, first paragraph, point (16)(b), amend	ing provision, numbered paragraph	1	Ļ
243	(ii) for renewable fuels of non- biological origin and recycled carbon fuels, by multiplying the amount of these fuels that is supplied to all transport modes by their emissions savings determined in accordance with delegated acts		(ii) for renewable fuels of non- biological origin and recycled carbon fuels, by multiplying the amount of these fuels that is supplied to all transport modes by their emissions savings determined in accordance with delegated acts	

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	adopted pursuant to Article 29a(3);		adopted pursuant to Article 29a(3);	
Article 1 (1)(a)(iii)	, first paragraph, point (16)(b), amend	ling provision, numbered paragraph		
244	(iii) for renewable electricity, by multiplying the amount of renewable electricity that is supplied to all transport modes by the fossil fuel comparator $EC_{F(e)}$ set out in in Annex V;	(iii) for renewable electricity, by multiplying the amount of renewable electricity that is supplied to all transport modes by <i>thea</i> fossil fuel comparator. <i>The comparator</i> EC <sub>F(e)</sub> set out in in Annex V; <i>shall be used until 31</i> <i>December 2029. From 1 January</i> <i>2030 onwards, the comparator</i> <i>E<sub>F(t)</sub> set out in in Annex V shall be</i> <i>used.</i>	(iii) for renewable electricity, by multiplying the amount of renewable electricity that is supplied to all transport modes by the fossil fuel comparator $EC_{F(e)}$ set out in in Annex V;	
Article 1 (1)(a)(iiia	, first paragraph, point (16)(b), amend a)	ling provision, numbered paragraph		
244a		<u>However, the greenhouse gas</u> <u>emissions savings achieved in</u> <u>2030 by the use of renewable</u> <u>electricity in transport, calculated</u> <u>in application of the <math>E_{F(t)}</math> comparator, shall constitute an</u> <u>additional contribution of</u> <u>renewable electricity of what was</u> <u>already achieved up until 31</u> <u>December 2029 with the EC<sub>F(e)</sub> comparator for the calculation of</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>emission savings from 2030</u> <u>onwards.</u>		
Article 1 (1)(b)	, first paragraph, point (16)(b), amenc	ing provision, numbered paragraph		
245	(b) the baseline referred to in Article 25(1) shall be calculated by multiplying the amount of energy supplied to the transport sector by the fossil fuel comparator $E_{F(t)}$ set out in Annex V;		(b) the baseline referred to in Article 25(1) shall be calculated by multiplying the amount of energy supplied to <del>the</del> transport <del>sector</del> <b>modes</b> by the fossil fuel comparator $E_{F(t)}$ set out in Annex V;	
	, first paragraph, point (16)(b), amenc troductory part	ing provision, numbered paragraph		
246	(c) for the calculation of the relevant amounts of energy, the following rules shall apply:		(c) for the calculation of the relevant amounts of energy, the following rules shall apply:	
Article 1 (1)(c)(i)	, first paragraph, point (16)(b), amenc	ling provision, numbered paragraph		
247	(i) in order to determine the amount of energy supplied to the transport sector, the values regarding the energy content of transport fuels set out in Annex III shall be used;		(i) in order to determine the amount of energy supplied to the transport sector, the values regarding the energy content of transport fuels set out in Annex III shall be used;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	, first paragraph, point (16)(b), amending	g provision, numbered paragraph		
(1)(c)(ii)	I			
248	(ii) in order to determine the energy content of transport fuels not included in Annex III, the Member States shall use the relevant European standards for the determination of the calorific values of fuels. Where no European standard has been adopted for that purpose, the relevant ISO standards shall be used;		(ii) in order to determine the energy content of transport fuels not included in Annex III, the Member States shall use the relevant European standards for the determination of the calorific values of fuels. Where no European standard has been adopted for that purpose, the relevant ISO standards shall be used;	
Article 1 (1)(c)(iii)	, first paragraph, point (16)(b), amending	g provision, numbered paragraph		
249	(iii) the amount of renewable electricity supplied to the transport sector is determined by multiplying the amount of electricity supplied to that sector by the average share of renewable electricity supplied in the territory of the Member State in the two previous years. By way of exception, where electricity is obtained from a direct connection to an installation generating renewable electricity and supplied to the transport sector, that electricity shall be fully counted as renewable;		(iii) the amount of renewable electricity supplied to the transport sector is determined by multiplying the amount of electricity supplied to that sector by the average share of renewable electricity supplied in the territory of the Member State in the two previous years. By way of exception, where electricity is obtained from a direct connection to an installation generating renewabler enewable electricity and supplied to the transport sector, that electricity shall be fully counted as renewable;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1 (1)(c)(iv)	, first paragraph, point (16)(b), amend	ing provision, numbered paragraph		
250	(iv) the share of biofuels and biogas produced from the feedstock listed in Part B of Annex IX in the energy content of fuels and electricity supplied to the transport sector shall, except in Cyprus and Malta, be limited to 1,7 %;		(iv) the share of biofuels and biogas produced from the feedstock listed in Part B of Annex IX in the energy content of fuels and electricity supplied to the transport sector shall, except- in Cyprus and Malta, be limited to 1,7 %; Member States may, in duly justified cases, increase that limit, taking into account the availability of feedstock. Any such modification shall be notified to the Commission together with the justifications for such increase. Any such modification shall be subject to approval by the Commission.	
Article 1 (1)(c)(iva	, first paragraph, point (16)(b), amend a)	ing provision, numbered paragraph		
250a		(iva) If the list of feedstock set out in Part B of Annex IX is amended in accordance with Article 28(6), the cap of such biofuels and biogas shall be increased accordingly and shall be based on an impact assessment by the		

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		Commission.		
	first paragraph, point (16)(b), amend troductory part	ling provision, numbered paragraph		
251	(d) the greenhouse gas intensity reduction from the use of renewable energy is determined by dividing the greenhouse gas emissions saving from the use of biofuels, biogas and renewable electricity supplied to all transport modes by the baseline.		(d) the greenhouse gas intensity reduction from the use of renewable energy is determined by dividing the greenhouse gas emissions saving from the use of biofuels, biogas, <b>renewables fuels</b> <b>of non-biological origin</b> and renewable electricity supplied to all transport modes by the baseline. <b>Member States may take into account recycled carbon fuels.</b>	
	first paragraph, point (16)(b), amend st paragraph	ling provision, numbered paragraph		
252	The Commission is empowered to adopt delegated acts in accordance with Article 35 to supplement this Directive by adapting the energy content of transport fuels, as set out in Annex III, in accordance with scientific and technical progress;;		The Commission is empowered to adopt delegated acts in accordance with Article 35 to supplement this Directive by adapting the energy content of transport fuels, as set out in Annex III, in accordance with scientific and technical progress;';	
Article 1,	first paragraph, point (16)(c), introdu	ictory part	<u> </u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
253	(c) the following paragraph 1a is inserted:		(c) the following paragraph 1a is inserted:	
	, first paragraph, point (16)(c), amend tory part	ing provision, first paragraph,		
254	, 1a. For the calculation of the targets referred to in Article 25(1), first subparagraph, point (b), the following rules shall apply:		1a. For the calculation of the targetsminimum shares referred to in Article 25(1), first subparagraph, point (b)the paragraphs 1(a)(i) and 1(b) of Article 25, the following rulesprovisions shall apply:	
Article 1	, first paragraph, point (16)(c), amend	ing provision, first paragraph(a)	1	
255	(a) for the calculation of the denominator, that is the amount of energy consumed in the transport sector, all fuels and electricity supplied to the transport sector shall be taken into account;		(a) for the calculation of the denominator, that is the amount of energy consumed in the transport sector, all fuels and electricity supplied to the transport sector shall be taken into account;	
Article 1	, first paragraph, point (16)(c), amend	ing provision, first paragraph(b)		
256	(b) for the calculation of the numerator, the energy content of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX and		(b) for the calculation of the numerator, <b>that is the amount of</b> the energy content of advanced biofuels and biogas produced from the feedstock listed in Part A of	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	renewable fuels of non-biological origin supplied to all transport modes in the territory of the Union shall be taken into account;		Annex IX and renewable fuels of non-biological origin from renewable sources consumed in the transport sector for the purposes of the first subparagraph of Article 25(1), the energy content of all types of energy from renewable sources supplied to all transport modes, including to international marine bunkers, in the territory of each Member State the Union shall be taken into account; Member States may take into account recycled carbon fuels.	
Article 1	, first paragraph, point (16)(c), amendi	ng provision, first paragraph(ba)	Γ	
256a			(c) the share of biofuels and biogas for transport produced from the feedstock listed in Annex IX and renewable fuels of non-biological origin shall be considered to be twice its energy content;	
Article 1	, first paragraph, point (16)(c), amendi	ng provision, first paragraph(bb)	·	
256b			(d) the share of renewable electricity shall be considered to be four times its energy content when supplied to road vehicles	

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			and may be considered to be 1,5 times its energy content when supplied to rail transport;	
Article 1	, first paragraph, point (16)(c), amend	ing provision, first paragraph(bc)		
256c			(e) the share of biofuels and biogas produced from the feedstock listed in Part B of Annex IX in the energy content of fuels and electricity supplied to the transport sector shall, except in Cyprus and Malta, be limited to 1,7 %;Member States may, where justified, modify that limit, taking into account the availability of feedstock. Any such modification shall be subject to approval by the Commission;	
Article 1	, first paragraph, point (16)(c), amend	ing provision, first paragraph(bd)		
256d			(f) in order to determine the amount of energy supplied to the transport sector, the values regarding the energy content of transport fuels set out in fAnnex III shall be used;	
Article 1	, first paragraph, point (16)(c), amend	ing provision, first paragraph(be)		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
256e	, first paragraph, point (16)(c), amend	ing provision first paragraph(bf)	(g) in order to determine the energy content of transport fuels not included in Annex III, the Member States shall use the relevant European standards for the determination of the calorific values of fuels. Where no European standard has been adopted for that purpose, the relevant ISO standards shall be used;	
256f			<ul> <li>(h) the amount of renewable electricity supplied to the transport sector is determined by multiplying the amount of electricity supplied to that sector by the average share of renewable electricity supplied in the territory of the Member State in the two previous years. By way of exception, where electricity is obtained from a direct connection to an installation generating renewable electricity and supplied to the transport sector, that electricity shall be fully counted as renewable;</li> </ul>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (16)(c), amending	g provision, first paragraph(c)		
257	(c) the shares of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX and of renewable fuels of non- biological origin supplied in the aviation and maritime modes shall be considered to be 1,2 times their energy content.;		(e)(i) the shares of advanced biofuels and biogas produced from the feedstock listed in Part A of Annex IX and of renewable fuels of non-biological origin supplied in the aviation and maritime modes shall be considered to be 1,2 times their energy content.';	
Article 1	, first paragraph, point (16)(ca)		·	
257a			<ul> <li>(d.a) the following paragraph 1b is inserted.</li> <li>For the purpose of the calculations under paragraph 1(b) and 1a(a), the amount of energy supplied to maritime transport shall, as a proportion of that Member State's gross final consumption of energy, be considered to be no more than 15%. For Cyprus and Malta, the amount of energy consumed in maritime transport shall, as a proportion of those Member States' gross final consumption of energy shall, as a proportion of those Member States' gross final consumption of energy, be considered to be no more than 5%. These provisions shall apply until 31 December</li> </ul>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			2030.	
Article 1	, first paragraph, point (16)(d)			
258	(d) paragraph 2 is deleted.		(d) paragraph 2 is deleted.	
Article 1	, first paragraph, point (16)(e), introdu	uctory part		
259	(e) paragraph 3 is amended as follows:	(e) paragraph 3 is <del>amended as</del> followsreplaced by the following	(e) paragraph 3 is amended as follows:	
Article 1	, first paragraph, point (16)(e)(i)			
260	(i) the first, second and third subparagraphs are deleted;	(i)3. Where electricity is used for the production of renewable fuels of non-biological origin, either directly or for the production of intermediate products, the average share of electricity from renewable sources in the country of production, as measured two years before the year in question, shall be used to determine the share of renewable energy. Electricity obtained from direct connection to one or several installations generating renewable electricity may be fully counted as renewable electricity where it is used for the production of renewable fuels of non-biological	(i) the first, second and third subparagraphs are deleted;	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		origin, provided that the installation demonstrates that the electricity concerned has been supplied without taking electricity from the grid. Electricity that has been taken from the grid may be counted as fully renewable provided that it is produced exclusively from renewable sources and the renewable properties and other appropriate criteria have been demonstrated, ensuring that the renewable properties of that electricity are claimed only once and only in one end-use sector.the first, second and third subparagraphs are deleted;		
Article 1	., first paragraph, point (16)(e)(ii), intr	oductory part		
261	(ii) the fourth subparagraph is replaced by the following:	(ii) This can be fulfilled by complying with the following requirements: (a) to demonstrate the renewable properties, fuel producers should be required to conclude one or more renewable power purchase agreements with installations generating electricity for an amount that is at least equivalent to the amount of electricity that is claimed as fully renewable.	(ii) the fourth subparagraph is replaced by the following:	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		(b) the balance between the renewable electricity purchased through one or several power purchase agreements and the amount of electricity taken from the grid to produce the fuel shall be achieved on a quarterly basis in order for the production to be fully qualified as renewable fuel of non-biological origin.the fourth subparagraph is replaced by the following:		
Article 1	, first paragraph, point (16)(e)(ii), ame	nding provision, first paragraph		
262	Where electricity is used for the production of renewable fuels of non-biological origin, either directly or for the production of intermediate products, the average share of electricity from renewable sources in the country of production, as measured two years before the year in question, shall be used to determine the share of renewable energy.;	Where From 1 January 2030, the balance between the renewable electricity is used for the production of renewable fuels of non-biological origin, purchased through one or several power purchase agreements and the amount of electricity taken from the grid to produce the fuel shall be achieved either directly or on a monthly, quarterly or yearly basis in order for the production of intermediate products, the average share of electricity from renewable sources in the country of production, as measured two years before the year in question, to be	Where electricity is used for the production of renewable fuels of non-biological origin, either directly or for the production of intermediate products, the average share of electricity from renewable sources in the country of production, as measured two years before the year in question, shall be used to determine the share of renewable energy.';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		fully qualified as renewable fuel of non-biological origin. The temporal correlation shall depend on an assessment carried out by the Commission. This requirement shall be used to determine the share of renewable energyapply to all existing plants, including the ones commissioned before 2030.;		
Article 1	, first paragraph, point (16)(e)(iii), int	roductory part	<u> </u>	
263	(iii) in the fifth subparagraph, the introductory phrase is replaced by the following:	(iii) <i>in the fifth subparagraph, the</i> <i>introductory phrase is replaced</i> <i>byWith regard to the location of</i> <i>the electrolyser, at least one of</i> the following conditions shall be <i>fulfilled</i> : (a) the installation generating renewable electricity under the renewables power purchase agreement is located in the same country as the electrolyser or in a neighbouring country; or (b) the installation generating renewable electricity under the renewable electricity under the renewable electricity under the renewable electricity under the renewables power purchase agreement is located in an offshore bidding zone adjacent to the country where the electrolyser is located or in a neighbouring country.	(iii) in the fifth subparagraph, the introductory phrase is replaced by the following:	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (16)(e)(iii), ame	ending provision, first paragraph		
264	'However, electricity obtained from direct connection to an installation generating renewable electricity may be fully counted as renewable electricity where it is used for the production of renewable fuels of non-biological origin, provided that the installation:; ',	. However, Electricity obtained from direct connection to an installation generating renewable electricity that has been taken or reinjected from an energy storage facility from the grid may be fully counted as fully renewable electricity where provided that it is used for the production of renewable fuels of non-biological origin, provided produced exclusively from renewable sources and the renewable properties and other appropriate criteria have been demonstrated, ensuring that the installation; renewable properties of that electricity are claimed only once and only in one end-use sector	However, electricity obtained from direct connection to an installation generating renewable electricity may be fully counted as renewable electricity where it is used for the production of renewable <b>liquid</b> <b>and gaseous</b> fuels of non- biological origin, provided that the installation:;	
Article 1	, first paragraph, point (16)(e)(iii), ame	ending provision, first paragraph(a)		
264a			(a) comes into operation after, or at the same time as, the installation producing the renewable liquid and gaseous fuels of non-biological origin;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			and	
Article 1	, first paragraph, point (16)(e)(iii), ame	ending provision, first paragraph(b)		
264b			(b) is not connected to the grid or is connected to the grid but evidence can be provided that the electricity concerned has been supplied without taking electricity from the grid. ';	
Article 1	, first paragraph, point (16)(e)(iii), ame	ending provision, first paragraph a		
264c		Electricity generated by a solar- electric vehicle and used for the movement of the vehicle itself may be counted as fully renewable.'		
Article 1	, first paragraph, point (17), introduct	ory part	F	
265	(17) Article 28 is amended as follows:		(17) Article 28 is amended as follows:	
Article 1	, first paragraph, point (17)(a)			
266	(a) paragraphs 2, 3 and 4 are deleted.		(a) paragraphs 2, 3 and 4 are deleted.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (17)(b), introd	uctory part		
267	(b) paragraph 5 is replaced by the following:		(b) paragraph 5 is replaced by the following:	
Article 1	, first paragraph, point (17)(b), amenc	ling provision, first paragraph	-	
268	<sup>c</sup> By 31 December 2024, the Commission shall adopt delegated acts in accordance with Article 35 to supplement this Directive by specifying the methodology to determine the share of biofuel, and biogas for transport, resulting from biomass being processed with fossil fuels in a common process.;		By 31 December 202430 June 2023, the Commission shall adopt delegated acts in accordance with Article 35 to supplement this Directive by specifying the methodology to determine the share of biofuel, and biogas for transport, resulting from biomass being processed with fossil fuels in a common process.';	
Article 1	, first paragraph, point (17)(ba), intro	ductory part		
268a		(ba) in paragraph 6, points (c) and (d) are replaced by the following:		
Article 1	, first paragraph, point (17)(ba), amer	ding provision, first paragraph		
268b		" (c) the need to avoid significant distortive effects on markets for (by-)products, wastes or residues,		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		taking into account the future availability of raw materials and the need to avoid market distortion leading to massive imports of raw materials;		
Article 1	, first paragraph, point (17)(ba), amen	ding provision, second paragraph	<u></u>	
268c		(d) the potential for delivering substantial greenhouse gas emissions savings compared to fossil fuels based on a life- cycle assessment of emissions, taking into account available volumes of feedstock and share of pre- existing competing industrial uses with due regard to national specificities;';		
Article 1	, first paragraph, point (17)(c)			
269	(c) in paragraph 7, 'laid down in the fourth subparagraph of Article 25(1)' is replaced by 'laid down in Article 25(1), first subparagraph, point (b)';		(c) in paragraph 7, 'laid down in the fourth subparagraph of Article 25(1)' is replaced by 'laid down in Article 25(1), first subparagraph, point (b)';	
Article 1	, first paragraph, point (18), introduct	ory part		
270	(18) Article 29 is amended as		(18) Article 29 is amended as	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	follows:		follows:	
Article 1	, first paragraph, point (18)(a), introdu	uctory part	<u>1</u>	
271	(a) paragraph 1 is amended as follows:		(a) paragraph 1 is amended as follows:	
Article 1	, first paragraph, point (18)(a)(-i), intr	oductory part		
271a		(-i) in the first subparagraph, the introductory wording is replaced by the following:		
Article 1	, first paragraph, point (18)(a)(-i), ame	ending provision, first paragraph	-	
271b		" <u>'Energy from biofuels, bioliquids</u> <u>and biomass fuels shall be taken</u> <u>into account for the purposes</u> <u>referred to in points (a), (b) and</u> (c) of this subparagraph only if <u>they fulfil the sustainability and</u> <u>the greenhouse gas emissions</u> <u>saving criteria laid down in</u> <u>paragraphs 2 to 7 and 10 of this</u> <u>Article, and if they take into</u> <u>account the waste hierarchy as set</u> <u>out in Article 4 of Directive</u> <u>2008/98/EC and the cascading</u> <u>principle referred to in Article 3;</u> "		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (18)(a)(i), intro	ductory part		
272	<ul><li>(i) in the first subparagraph, point</li><li>(a) is replaced by the following:</li></ul>		<ul><li>(i) in the first subparagraph, point</li><li>(a) is replaced by the following:</li></ul>	
Article 1	, first paragraph, point (18)(a)(i), ame	nding provision, first paragraph	1	
273	<ul> <li>(a) contributing towards the renewable energy shares of Member States and the targets referred to in Articles 3(1),15a(1), 22a(1), 23(1), 24(4), and 25(1) of this Directive;;</li> </ul>		(a) contributing towards the renewable energy shares of Member States and———— the targets referred to in Articles 3(1),15a(1), 22a(1), 23(1), 24(4), and————————————————————————————————————	
Article 1	, first paragraph, point (18)(a)(i), ame	nding provision, first paragraph a	1	
273a		( <u>ia)</u> <u>the following subparagraph</u> <u>is inserted after the first</u> <u>subparagraph:</u>		
Article 1	, first paragraph, point (18)(a)(ia), intr	oductory part		
273b		(ia) <u>Energy from solid biomass</u> fuels shall not be taken into		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		account for the purposes referred to in points (b) and (c) of the first subparagraph if these are derived from primary woody biomass as defined in Article 2 of this Directive. For the purpose of contributing towards the renewables target referred to in Article 3(1), the energy share from solid biomass fuels derived from primary woody biomass as defined in Article 2 of this Directive shall be no more than the share of the overall energy consumption of the average of such fuel in 2017 - 2022 based on the latest available data.'		
273c	., first paragraph, point (18)(a)(ia), am	" (ib) the second subparagraph is replaced by the following:		
Article 1	., first paragraph, point (18)(a)(ia), am	ending provision, second paragraph		
273d		'However, biofuels, bioliquids and biomass fuels produced from waste and residues, other than agricultural, aquaculture, fisheries and forestry residues, are required to fulfil only the		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		greenhouse gas emissions saving criteria laid down in paragraph 10 in order to be taken into account for the purposes referred to in points (a), (b) and (c) of the first subparagraph. In the case of the use of mixed wastes, however, the operators are required to apply mixed waste sorting systems of defined quality aimed at removing fossil materials. This subparagraph shall also apply to waste and residues that are first processed into a product before being further processed into biofuels, bioliquids and biomass fuels.';		
Article 1	, first paragraph, point (18)(a)(ii), intro	pductory part		
274	(ii) the fourth subparagraph is replaced by the following:		(ii) the fourth subparagraph is replaced by the following:	
Article 1	, first paragraph, point (18)(a)(ii), ame	nding provision, first paragraph		
275	Biomass fuels shall fulfil the sustainability and greenhouse gas emissions saving criteria laid down in paragraphs 2 to 7 and 10 if used,		Biomass fuels shall fulfil the sustainability and greenhouse gas emissions saving criteria laid down in paragraphs 2 to 7 and 10 if used,	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (18)(a)(ii), ame	nding provision, second paragraph		
276	— (a) in the case of solid biomass fuels, in installations producing electricity, heating and cooling with a total rated thermal input equal to or exceeding 5 MW,	, — (a) in the case of solid biomass fuels, in installations producing electricity, heating and cooling with a total rated thermal input equal to or exceeding $\frac{57,5}{5}$ MW,	— (a) in the case of solid biomass fuels, in installations producing electricity, heating and cooling with a total rated thermal input equal to or exceeding <b>510</b> MW,	
Article 1	, first paragraph, point (18)(a)(ii), ame	nding provision, third paragraph	·	
277	<ul> <li>(b) in the case of gaseous biomass fuels, in installations producing electricity, heating and cooling with a total rated thermal input equal to or exceeding 2 MW,</li> </ul>		— (b) in the case of gaseous biomass fuels, in installations producing electricity, heating and cooling with a total rated thermal input equal to or exceeding 2 MW,	
	, first paragraph, point (18)(a)(ii), ame tory part	ending provision, fourth paragraph,		
278	<ul> <li>(c) in the case of installations producing gaseous biomass fuels with the following average biomethane flow rate:</li> </ul>		— (c) in the case of installations producing gaseous biomass fuels with the following average biomethane flow rate:	
Article 1	, first paragraph, point (18)(a)(ii), ame	nding provision, fourth paragraph(i)		
279	(i) above 200 m3 methane equivalent/h measured at standard conditions of temperature and pressure (i.e. 0°C and 1 bar	(i) above 200500 m3 methane equivalent/h measured at standard conditions of temperature and pressure (i.e. 0°C and 1 bar	(i) above 200 m3 methane equivalent/h measured at standard conditions of temperature and pressure (i.e. 0°C and 1 bar	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	atmospheric pressure);	atmospheric pressure);	atmospheric pressure);	
Article 1	, first paragraph, point (18)(a)(ii), ame	ending provision, fourth paragraph(ii)		r
280	(ii) if biogas is composed of a mixture of methane and non- combustible other gases, for the methane flow rate, the threshold set out in point (i), recalculated proportionally to the volumetric share of methane in the mixture;		(ii) if biogas is composed of a mixture of methane and non- combustible other gases, for the methane flow rate, the threshold set out in point (i), recalculated proportionally to the volumetric share of methane in the mixture;	
Article 1	, first paragraph, point (18)(a)(iii), intr	oductory part		1
281	(iii) the following subparagraph is inserted after the fourth subparagraph:		(iii) the following subparagraph is inserted after the fourth subparagraph:	
Article 1	, first paragraph, point (18)(a)(iii), am	ending provision, first paragraph	-	-
282	, Member States may apply the sustainability and greenhouse gas emissions saving criteria to installations with lower total rated thermal input or biomethane flow rate.;		Member States may apply the sustainability and greenhouse gas emissions saving criteria to installations with lower total rated thermal input or biomethane flow rate.';	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement		
Article 1	Article 1, first paragraph, point (18)(aa), introductory part					
282a		(aa) in paragraph 3, the first subparagraph is replaced by the following:				
Article 1	, first paragraph, point (18)(aa), ame	nding provision, first paragraph				
282b		" " " " " " " " " " " " " " " " " " "				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and has been identified as being		
	highly biodiverse by the relevant		
	competent authority, unless		
	evidence is provided that the		
	production of that raw material		
	did not interfere with those nature		
	protection purposes;		
	(c) areas designated:		
	(i) by law or by the relevant		
	competent authority for nature		
	protection purposes; or		
	(ii) for the protection of rare,		
	threatened or endangered		
	ecosystems or species recognised		
	by international agreements or		
	included in lists drawn up by		
	intergovernmental organisations		
	or the International Union for the		
	Conservation of Nature, subject to		
	their recognition in accordance		
	with the first subparagraph of		
	Article 30(4), unless evidence is		
	provided that the production of		
	that raw material did not interfere		
	with those nature protection		
	<u>purposes;</u>		
	(d) highly biodiverse grassland		
	spanning more than one hectare that is:		
	<u>inat is:</u> (i) natural, namely grassland that		
	(1) natural, namely grassiana inal would remain grassland in the		
	absence of human intervention		
	and that maintains the natural		
	species composition and		
	species composition unu		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		ecological characteristics and processes; or (ii) non -natural, namely grassland that would cease to be grassland in the absence of human intervention and that is species-rich and not degraded and has been identified as being highly biodiverse by the relevant competent authority, unless evidence is provided that the harvesting of the raw material is necessary to preserve its status as highly biodiverse grassland. (iii) heathland that maintains the natural species composition and ecological characteristics and processes.';		
Article 1	, first paragraph, point (18)(b), introd	uctory part		
283	(b) in paragraph 3, the following subparagraph is inserted after the first subparagraph:		(b) in paragraph 3, the following subparagraph is inserted after the first subparagraph:	
Article 1	, first paragraph, point (18)(b), amend	ling provision, first paragraph		
284	, This paragraph, with the exception of the first subparagraph, point (c), also applies to biofuels, bioliquids		deleted	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	and biomass fuels produced from forest biomass.;			
Article 1	l, first paragraph, point (18)(b), amena	ling provision, first paragraph a	I	
284a			, in paragraph 6, first subparagraph, point (a), the following point (vi) is inserted :	
Article 1	L, first paragraph, point (18)(b), amend	ing provision, first paragraph b	-	
284b			« (vi) that forests in which the abovementioned forest biomass is harvested do not stem from the lands that have the statuses mentioned in paragraph 3 point (a), paragraph 3 point (b), paragraph 3 point (d), paragraph 4 point (a), and paragraph 5, respectively under the same conditions of determination of the status of land specified in these paragraph 3 point (b), only the lands that have been identified as being highly biodiverse by the relevant competent authority are considered"; <sup>1</sup>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<b>1</b> . A new recital 36b explains this addition.	
Article 1	., first paragraph, point (18)(c), introdu	uctory part		
285	(c) in paragraph 4, the following subparagraph is added:	(c) <i>in-</i> paragraph 4 <del>, <i>the following</i> subparagraph is added is replaced</del> by the following:	deleted	
Article 1	, first paragraph, point (18)(c), amena	ing provision, first paragraph		
286	, The first subparagraph, with the exception of points (b) and (c), and the second subparagraph also apply to biofuels, bioliquids and biomass fuels produced from forest biomass.;	<ul> <li>4. Biofuels, bioliquids and biomass fuels produced from agricultural biomass taken into account for the purposes referred to in points (a), (b) and (c) of the first subparagraph of paragraph 1 shall not be made from raw material obtained from land with high- carbon stock, namely land that had one of the following statuses in January 2008 and no longer has that status: <ul> <li>(a) wetlands, namely land that is covered with or saturated by water permanently or for a significant part of the year;</li> <li>(b) continuously forested areas, namely land spanning more than one hectare with trees higher than</li> </ul> </li> </ul>	deleted	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandatefive metres and a canopy cover of more than 30 %, or trees able to reach those thresholds in situ;(c) land spanning more than one hectare with trees higher than five metres and a canopy cover of between 10 % and 30 %, or trees able to reach those thresholds in situ, unless evidence is provided that the carbon stock of the area before and after conversion is such that, when the methodology laid down in Part C of Annex V is applied, the conditions laid down in paragraph 10 of this Article would be fulfilled; (ca) heathland that maintains the natural species composition and ecological characteristics and processes.This paragraph shall not apply if, at the time the raw material was obtained, the land had the same status as it had in January 2008. The first subparagraph also apply to biofuels, bioliquids and biomass fuels produced from forest biomass.;	Council Mandate	Draft Agreement
Article 1, first paragraph, point (18)(c), amen	,		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
286a			' in paragraph 6, first subparagraph, point (b), the following point (vi) is inserted :	
Article 1	, first paragraph, point (18)(c), amend	ing provision, first paragraph b		
286b			« (vi) that forests in which the abovementioned forest biomass is harvested do not stem from the lands that have the statuses mentioned in paragraph 3 point (a), paragraph 3 point (b), paragraph 3 point (d), paragraph 4 point (a), and paragraph 5, respectively under the same conditions of determination of the status of land specified in these paragraph 3 point (b), only the lands that have been identified as being highly biodiverse by the relevant competent authority are considered;"	
Article 1	, first paragraph, point (18)(d), introdu	ictory part	· · · · · · · · · · · · · · · · · · ·	
287	(d) paragraph 5 is replaced by the following:		deleted	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1, (5)	, first paragraph, point (18)(d), amena	ling provision, numbered paragraph		
288	<ul> <li><sup>6</sup></li> <li>5. Biofuels, bioliquids and biomass fuels produced from agricultural or forest biomass taken into account for the purposes referred to in paragraph 1, first subparagraph, points (a), (b) and (c), shall not be made from raw material obtained from land that was peatland in January 2008, unless evidence is provided that the cultivation and harvesting of that raw material does not involve drainage of previously undrained soil.;</li> </ul>	5. Biofuels, bioliquids and biomass fuels produced from agricultural or forest biomass taken into account for the purposes referred to in paragraph 1, first subparagraph, points (a), (b) and (c), shall not be made from raw material obtained from land that was peatland in January 2008, unless evidence is provided that the cultivation and harvesting of that raw material does not involve drainage of previously undrained soil and compliance on national or subnational level, in line with the criteria to minimise the risk of using forest biomass derived from unsustainable production referred to in paragraph 6, can be reported by competent national authority. 2;	deleted	
Article 1	, first paragraph, point (18)(da), introd	ductory part		
288a		(da) the following paragraph is inserted:		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement		
	Article 1, first paragraph, point (18)(da), amending provision, numbered					
paragrap	paragraph (1)					
288b		" <u>5a. Biofuels, bioliquids and</u> <u>biomass fuels produced from</u> <u>agricultural biomass taken into</u> <u>account for the purposes referred</u> <u>to in points (a), (b) and (c) of the</u> <u>first subparagraph of paragraph 1</u> <u>shall not be made from raw</u> <u>material obtained in a country</u> <u>that is not Party to the Paris</u> <u>Agreement';</u>				
Article 1	, first paragraph, point (18)(db), intro	ductory part				
288c		(e) in paragraph 6, the first subparagraph is amended as follows:				
Article 1	, first paragraph, point (18)(db), ame	nding provision, first paragraph				
288d		" (i) the introductory wording is replaced by the following:				
Article 1	, first paragraph, point (18)(db), ame	nding provision, second paragraph				
288e		<b>Biofuels, bioliquids and biomass</b>				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		fuels produced from forest		
		biomass, taken into account for		
		the purposes referred to in points		
		(b) and (c) of the first		
		subparagraph of paragraph 1		
		shall not be derived from primary		
		<u>woody biomass, take into account</u>		
		the waste hierarchy as set out in		
		Article 4 of Directive 2008/98/EC		
		and the cascading principle		
		referred to in Article 3, and shall		
		<u>meet the following criteria to</u>		
		<u>minimise the risk of using woody</u> biomass derived from		
		<u>biomass aerivea from</u> unsustainable production. For the		
		purpose of contributing towards		
		the renewable targets referred to		
		in Article 3(1) the energy share		
		from biofuels, bioliquids and		
		biomass fuels derived from		
		primary woody biomass as defined		
		in Article 2 of this Directive shall		
		be no more than the share of the		
		overall energy consumption of the		
		average of such fuels in 2017 -		
		2022 based on the latest available		
		<u>data.'</u>		
Article 1	, first paragraph, point (18)(db), amer	nding provision, third paragraph		
0000		(ii) in point (a), point (iii) is		
288f		replaced by the following:		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (18)(db), amer	ding provision, fourth paragraph		
288g		(iii) that areas designated by international or national law or by the relevant competent authority for nature protection purposes, including in wetlands, grassland, heathland and peatlands, are protected with the aim of preserving biodiversity and to prevent habitat destruction as set out in Directives 2009/147/EC and 92/43/EEC, the environmental status of oceans as set out in Directive 2008/56/EC as well as the ecological status of rivers as set out in Directive 2000/60/EC;';		
Article 1	, first paragraph, point (18)(e), introdu	uctory part		
289	(e) in paragraph 6, first subparagraph, point (a), point (iv) is replaced by the following:	(e)(iii) in paragraph 6, first subparagraph, point (a), point (iv) is replaced by the following:	(e) in paragraph 6, first subparagraph, point (a), point (iv) is replaced by the following:	
Article 1	, first paragraph, point (18)(e), amend	ling provision, first paragraph	·	
290	(iv) that harvesting is carried out considering maintenance of soil quality and biodiversity with the aim of minimising negative	" (iv) that harvesting is carried out considering ensuring maintenance of soil quality and biodiversity with the aim of	(iv) that harvesting is carried out considering maintenance of soil quality and biodiversity <b>according</b> <b>to sustainable forest</b> <b>management principles</b> <sup>1</sup> , with the	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	impacts, in a way that avoids harvesting of stumps and roots, degradation of primary forests or their conversion into plantation forests, and harvesting on vulnerable soils; minimises large clear-cuts and ensures locally appropriate thresholds for deadwood extraction and requirements to use logging systems that minimise impacts on soil quality, including soil compaction, and on biodiversity features and habitats:;	<i>minimisingpreventing</i> negative impacts, in a way that <i>avoidsprevents</i> harvesting of stumps and roots <i>not suitable for</i> <i>material use e.g. through the use</i> <i>of sustainable forest management</i> <i>practices</i> , degradation of primary <i>and old-growth</i> forests or their conversion into plantation forests, and harvesting on vulnerable soils; <i>minimises large clear-cuts and</i> <i>prevents clear-cuts, unless this</i> <i>leads to favourable and</i> <i>appropriate ecosystem conditions,</i> ensures locally <i>and ecologically</i> appropriate thresholds for deadwood extraction, <i>and ensures</i> <i>and</i> -requirements to use logging systems that minimise impacts on soil quality, including soil compaction, and on biodiversity features and habitats: <u>'</u> ;	aim of minimising negative impacts, in a way that avoids harvesting of stumps and roots, degradation of primary forests or their conversion into plantation forests, and harvesting on vulnerable soils; minimises large clear-cuts and ensures locally appropriate thresholds for deadwood extraction and requirements to use logging systems that minimise impacts on soil quality, including soil compaction, and on biodiversity features and habitats:'; <b>1</b> . Delegations are informed that this concept is explained in the recital 102 of the Directive 2018/2001.	
Article 1	, first paragraph, point (18)(f), introdu	ictory part		
291	(f) in paragraph 6, first subparagraph, point (b), point (iv) is replaced by the following:	(f) in <i>paragraph 6, first</i> subparagraph, point (b), point (iv) is replaced by the following:	(f) in paragraph 6, first subparagraph, point (b), point (iv) is replaced by the following:	
Article 1	, first paragraph, point (18)(f), amend	ing provision, first paragraph		
292				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	(iv) that harvesting is carried out considering maintenance of soil quality and biodiversity with the aim of minimising negative impacts, in a way that avoids harvesting of stumps and roots, degradation of primary forests or their conversion into plantation forests, and harvesting on vulnerable soils; minimises large clear-cuts and ensures locally appropriate thresholds for deadwood extraction and requirements to use logging systems that minimise impacts on soil quality, including soil compaction, and on biodiversity features and habitats:;	(iv) that harvesting is carried out <i>consideringensuring</i> maintenance of soil quality and biodiversity with the aim of <i>minimisingpreventing</i> negative impacts, in a way that <i>avoidsprevents</i> harvesting of stumps and roots <i>not suitable for</i> <i>material use e.g. through the use</i> <i>of sustainable forest management</i> <i>practices</i> , degradation of primary <i>and old-growth</i> forests or their conversion into plantation forests, and harvesting on vulnerable soils; <i>minimises large clear-cuts</i> <i>andprevents clear-cuts, unless this</i> <i>leads to favourable and</i> <i>appropriate ecosystem conditions</i> , ensures locally <i>and ecologically</i> appropriate thresholds for deadwood extraction, <i>and ensures</i> <i>and</i> -requirements to use logging systems that minimise impacts on soil quality, including soil compaction, and on biodiversity features and habitats:';	(iv) that harvesting is carried out considering maintenance of soil quality and biodiversity <b>according</b> <b>to sustainable forest</b> <b>management principles,</b> with the aim of minimising negative impacts, in a way that avoids harvesting of stumps and roots, degradation of primary forests or their conversion into plantation forests, and harvesting on vulnerable soils; minimises large clear-cuts and ensures locally appropriate thresholds for deadwood extraction and requirements to use logging systems that minimise impacts on soil quality, including soil compaction, and on biodiversity features and habitats:';	
Article 1	, first paragraph, point (18)(fa), introc	luctory part		
292a		<u>(fa)</u> the following paragraph is inserted:		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement	
Article 1, first paragraph, point (18)(fa), amending provision, first paragraph					
292b		" " " " " " " " " " " " " " " " " " "			
Article 1	, first paragraph, point (18)(g), introdι	uctory part			
	(g) in paragraph 10, first subparagraph, point (d) is replaced by the following:		(g) in paragraph 10, first subparagraph, <del>point (d)the</del> first sentence is replaced by the following:		
293			"The greenhouse gas emission savings from the use of biofuels, bioliquids and biomass fuels taken into account for the purposes referred to in paragraph 1, and according to the thresholds defined in paragraph 1 subparagraph 4, shall be:"		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (18)(g), amend	ing provision, first paragraph -a		
293a			، (h) in paragraph 10, first subparagraph, point (d) is replaced by the following:	
Article 1	, first paragraph, point (18)(g), amend	ing provision, first paragraph		
294	(d) at least 70 % for electricity, heating and cooling production from biomass fuels used in installations until 31 December 2025, and at least 80 % from 1 January 2026.;	(d) at least 70 % for electricity, heating and cooling production from biomass fuels used in installations <i>starting operations</i> <i>from 1 January 2021</i> until 31 December 2025, and at least <del>80 %</del> <u>85 % for installations starting</u> <i>operations</i> from 1 January 2026.; <sup>2</sup>	(d) at least 70 % for electricity, heating and cooling production from biomass fuels used in installations until 31 December 2025, andhaving started operation after the entry into force of this directive, at least 80 % from 1 January 2026.;	
Article 1	, first paragraph, point (18)(g), amend	ing provision, first paragraph a	· · · · · · · · · · · · · · · · · · ·	
294a			(e) for electricity, heating and cooling production from biomass fuels used in installations with a total rated thermal input equal to or exceeding 10 MW having started operation from 1 January 2021 to the entry into force of this directive, at least 70 % until	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			31 December 2029, and at least 80% from 1 January 2030;	
Article 1	, first paragraph, point (18)(g), amend	ing provision, first paragraph b		
294b			(f) for electricity, heating and cooling production from gaseous / biomass fuels used in installations with a total rated thermal input equal to or lower than 10 MW having started operation from 1 January 2021 to the entry into force of this directive, at least 70 % before they reach 15 years of operation, and at least 80% once they reach 15 years of operation;	
Article 1	, first paragraph, point (18)(g), amend	ing provision, first paragraph c		
294c			(g) for electricity, heating and cooling production from biomass fuels used in installations with a total rated thermal input equal to or exceeding 10 MW having started operation before 31 December 2020, at least 80% once they reach 15 years of operation, at the earliest from 1 January 2026 and, at the latest, from 31 December 2029;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (18)(g), amend	ing provision, first paragraph d		
294d			(h) for electricity, heating and cooling production from gaseous biomass fuels used in installations with a total rated thermal input equal to or lower than 10 MW having started operation before 31 December 2020, at least 80% once they reach 15 years of operation and at the earliest from 1 January 2026.	
Article 1	, first paragraph, point (18)(ga), introd	luctory part	-	
294e		(ga) in paragraph 11, the introductory wording is replaced by the following:		
Article 1	, first paragraph, point (18)(ga), amen	ding provision, first paragraph		
294f		11. Electricity from biomass fuels shall be taken into account for the purposes referred to in points (b) and (c) of the first subparagraph of paragraph 1 only if the fuels in use do not include primary woody biomass and it meets one or more of the following requirements. For		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the purpose of contributing towards the renewable targets referred to in Article 3(1) the electricity share from biomass fuels derived from primary woody biomass as defined in Article 2 of this Directive shall be no more than the share of the overall electricity consumption of the average of such fuels in 2017 - 2022 based on the latest available data.'		
Article 1	, first paragraph, point (18a), introduc	ctory part	<u>1</u>	
294g		(gb) paragraph 13 is replaced by the following:		
Article 1	, first paragraph, point (18a), amendi	ng provision, first paragraph		
294h		" <u>13.</u> For the purposes referred in the first subparagraph of paragraph 1 of this Article, <u>Member States may derogate, for</u> a limited period of time, from the criteria laid down in paragraphs 2 to 7 and 10 and 11 of this Article by adopting different criteria for: (a) installations located in an outermost region as referred to in		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 349 TFEU to the extent		
	that such facilities produce		
	electricity or heating or cooling		
	from biomass fuels and bioliquids,		
	and for biofuels especially for the		
	space sector and related		
	astrophysics activities; and		
	(b) biomass fuels and bioliquids		
	used in the installations and		
	biofuels especially used in the		
	space sector and related		
	astrophysics activities referred to		
	in point (a) of this subparagraph,		
	irrespective of the place of origin		
	of that biomass, provided that		
	such criteria are objectively		
	justified on the grounds that their		
	aim is to ensure, for that		
	outermost region, access to safe		
	and secured energy and		
	incentivise the transition from		
	fossil fuels to sustainable biomass		
	fuels and bioliquids.		
	<b>Bioliquids, biofuels and biomass</b>		
	fuels produced from primary		
	woody biomass extracted in a		
	sustainable manner and resulting		
	from land use planning in an		
	outermost region where forests		
	cover at least 90% of the territory		
	of that outermost region shall be		
	taken into account for the		
	purposes referred to in point (a),		
	(b) and (c) of the first		
	1		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		subparagraph of Article 29. In order to ensure energy security in the outermost regions, Member States may continue to grant support to the production of electricity from forest biomass in electricity-only-installations located in outermost regions as referred to in Article 349 TFEU.		
Article 1	, first paragraph, point (18b)	<u> </u>		
294i		(gc) paragraph 14 is replaced by the following:		
Article 1	, first paragraph, point (18c)			
294j		14. For the purposes referred to in points (a), (b) and (c) of the first subparagraph of paragraph 1, Member States may establish additional sustainability criteria for biofuels, bioliquids and biomass fuels.';		
Article 1	, first paragraph, point (19), introduct	ory part	· · · · · · · · · · · · · · · · · · ·	
295	(19) the following Article 29a is inserted:		(19) the following Article 29a is inserted:	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Article 1	, first paragraph, point (19), amending	provision, first paragraph		
296	، Article 29a		Article 29a	
Article 1	, first paragraph, point (19), amending	provision, second paragraph		
297	Greenhouse gas emissions saving criteria for renewable fuels of non- biological origin and recycled carbon fuels		Greenhouse gas emissions saving criteria for renewable fuels of non- biological origin and recycled carbon fuels	
Article 1	, first paragraph, point (19), amending	provision, numbered paragraph (1)	1	Г
298	1. Energy from renewable fuels of non-biological origin shall be counted towards Member States' shares of renewable energy and the targets referred to in Articles 3(1), 15a(1), 22a(1), 23(1), 24(4) and 25(1) only if the greenhouse gas emissions savings from the use of those fuels are at least 70 %.		1. Energy from renewable fuels of non-biological origin shall be counted towards Member States' shares of renewable energy and the targets referred to in Articles 3(1), 15a(1), 22a(1), 23(1), 24(4) and 25(1) only if the greenhouse gas emissions savings from the use of those fuels are at least 70 %.	
Article 1	, first paragraph, point (19), amending	provision, numbered paragraph (2)		1
299	2. Energy from recycled carbon fuels may be counted towards the greenhouse gas emissions reduction target referred to in Article 25(1), first subparagraph,		2. Energy from recycled carbon fuels may be counted towards the greenhouse gas emissions reduction target referred to in Article 25(1), first subparagraph,	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	point (a), only if the greenhouse gas emissions savings from the use of those fuels are at least 70%.		point (a), only if the greenhouse gas emissions savings from the use of those fuels are at least 70%.	
Article 1	, first paragraph, point (19), amending	g provision, numbered paragraph (3)		
300	3. The Commission is empowered to adopt delegated acts in accordance with Article 35 to supplement this Directive by specifying the methodology for assessing greenhouse gas emissions savings from renewable fuels of non-biological origin and from recycled carbon fuels. The methodology shall ensure that credit for avoided emissions is not given for CO <sub>2</sub> the capture of which has already received an emission credit under other provisions of law.;	<ul> <li>3. The Commission is empowered to adopt delegated acts in accordance with Article 35 to supplement this Directive by specifying the methodology for assessing greenhouse gas emissions savings from renewable fuels of non-biological origin and from recycled carbon fuels. The methodology shall ensure that credit for avoided emissions is not given for CO₂ the capture of which has already received an emission credit under other provisions of law.<i>; The carbon content of the wastes and their release to the atmosphere shall be included in the methodology.</i></li> </ul>	3. The Commission-is empowered to shall adopt delegated acts in accordance with Article 35 to supplement this Directive by specifying the methodology for assessing greenhouse gas emissions savings from renewable fuels of non-biological origin and from recycled carbon fuels. The methodology shall ensure that credit for avoided emissions is not given for CO <sub>2</sub> the capture of which has already received an emission credit under other provisions of law.; The methodology shall cover the life-cycle GHG emissions that must include indirect emissions.	
Article 1	, first paragraph, point (19a), introduc	tory part		
300a		<u>In any event, the methodology</u> <u>for assessing greenhouse gas</u> <u>emissions savings from recycled</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>carbon fuels shall consider, in a</u> <u>life-cycle approach, the embedded</u> <u>carbon.';</u>		
Article 1	, first paragraph, point (19a), amendi	ng provision, first paragraph		
300b		" <u>(19a)</u> <u>the following Article 29b is</u> <u>inserted:</u>		
Article 1	, first paragraph, point (19a), amendi	ng provision, second paragraph		
300c		<u>'Article 29b</u> <u>Sustainability criteria for</u> <u>hydropower plants</u>		
Article 1, (1)	, first paragraph, point (19a), amendi	ng provision, numbered paragraph		
300d		Energy generated by hydropower shall be produced at a plant which in accordance with Directive 2000/60/EC and in particular Articles 4 and 11 of that Directive has implemented all technically feasible and ecologically relevant mitigation measures to reduce adverse impacts on water as well measures to enhance protected habitats and species directly dependent on water.';		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		"		
Article 1	, first paragraph, point (20), introduct	orv part		
301	(20) Article 30 is amended as follows:		(20) Article 30 is amended as follows:	
Article 1	, first paragraph, point (20)(a), introdι	uctory part	I	1
302	(a) in paragraph 1, first subparagraph, the introductory phrase is replaced by the following:		(a) in paragraph 1, first subparagraph, the introductory phrase is replaced by the following:	
Article 1	, first paragraph, point (20)(a), amend	ing provision, first paragraph		
303	<ul> <li>Where renewable fuels and recycled carbon fuels are to be counted towards the targets referred to in Articles 3(1), 15a(1), 22a(1), 23(1), 24(4) and 25(1), Member States shall require economic operators to show that the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2) for renewable fuels and recycled- carbon fuels have been fulfilled. For that purpose, they shall require</li> </ul>	<sup>c</sup> Where renewable fuels and recycled carbon fuels are to be counted towards the targets referred to in Articles 3(1), 15a(1), 22a(1), 23(1), 24(4) and 25(1), Member States shall require economic operators to show <u>via</u> <u>mandatory independent and</u> <u>publicly available audits</u> that the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2) for renewable fuels and recycled-carbon fuels	Where renewable fuels and recycled carbon fuels are to be counted towards the targets referred to in Articles 3(1), 15a(1), 22a(1), 23(1), 24(4) and 25(1), Member States shall require economic operators to show that the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2) for renewable fuels and recycled- carbon fuels have been fulfilled. For that purpose, they shall require economic operators to use a mass	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	economic operators to use a mass balance system which:;	have been fulfilled. For that purpose, they shall require economic operators to use a mass balance system which: 2;	balance system which:';	
Article 1	, first paragraph, point (20)(b), introdu	uctory part		
304	(b) in paragraph 3, the first and second subparagraphs are replaced by the following:		(b) in paragraph 3, the first and second subparagraphs are replaced by the following:	
Article 1	, first paragraph, point (20)(b), amenc	ing provision, first paragraph		
305	<sup>c</sup> Member States shall take measures to ensure that economic operators submit reliable information regarding the compliance with the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2), and that economic operators make available to the relevant Member State, upon request, the data used to develop that information.	<sup>c</sup> Member States shall take measures to ensure that economic operators submit reliable information regarding the compliance with the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2), <i>take into account</i> <i>EU biodiversity targets</i> , and that economic operators make available to the relevant Member State, upon request, <i>and to the public</i> the data used to develop that information. <i>Member States shall accredit</i> <i>independent assurance service</i> <i>providers in accordance with</i>	Member States shall take measures to ensure that economic operators submit reliable information regarding the compliance with the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2), and that economic operators make available to the relevant Member State, upon request, the data used to develop that information. <b>Member States</b> <b>shall require economic operators</b> <b>to arrange for an adequate</b> <b>standard of independent auditing</b> <b>of the information submitted,</b> <b>and to provide evidence that this</b>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Regulation (EC) No 765/2008 to provide an opinion on the information submitted, and to provide evidence that this has been done. In order to comply with Article 29(3), points (a), (b) and (d), Article 29(4), point (a), Article29(5), Article 29(6), point (a) and Article 29(7), point (a), the first or second party auditing may be used up to the first gathering point of the forest biomass. The auditing shall verify that the systems used by economic operators are accurate, reliable and protected against fraud, including verification ensuring that materials are not intentionally modified or discarded so that the consignment or part thereof could become waste or residue. It shall evaluate the frequency and methodology of sampling and the robustness of the data.	has been done. In order to comply with point (a) of Article 29(6) and point (a) of Article 29(7), the first or second party auditing may be used up to the first gathering point of the forest biomass. The auditing shall verify that the systems used by economic operators are accurate, reliable and protected against fraud, including verification ensuring that materials are not intentionally modified or discarded so that the consignment or part thereof could become a waste or residue. It shall evaluate the frequency and methodology of sampling and the robustness of the data.	
Article 1	, first paragraph, point (20)(b), amenc	ling provision, second paragraph		
306	The obligations laid down in this paragraph shall apply regardless of whether renewable fuels and recycled carbon fuels are produced within the Union or are imported.	The obligations laid down in this paragraph shall apply regardless of whether renewable fuels and recycled carbon fuels are produced within the Union or are imported.	The obligations laid down in this paragraph shall apply regardless of whether renewable fuels and recycled carbon fuels are produced within the Union or are imported.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Information about the geographic origin and feedstock type of biofuels, bioliquids and biomass fuels per fuel supplier shall be made available to consumers on the websites of operators, suppliers or the relevant competent authorities and shall be updated on an annual basis.;	Information about the geographic origin and feedstock type of biofuels, bioliquids and biomass fuels per fuel supplier shall be made available to consumers <u>in an</u> <u>up to date, easily accessible, and</u> <u>user-friendly manner</u> on the websites of operators, suppliers <u>or and</u> the relevant competent authorities <u>as well as at refuelling</u> <u>stations</u> and shall be updated on an annual basis. <u>'</u> ;	Information about the geographic origin and feedstock type of biofuels, bioliquids and biomass fuels per fuel supplier shall be made available to consumers on the websites of operators, suppliers or the relevant competent authorities and shall be updated on an annual basis.';	
Article 1	, first paragraph, point (20)(c), introdu	uctory part		
307	(c) in paragraph 4, the first subparagraph is replaced by the following:		(c) in paragraph 4, the first subparagraph is replaced by the following:	
Article 1	, first paragraph, point (20)(c), amend	ing provision, first paragraph	-	
308	<sup>c</sup> The Commission may decide that voluntary national or international schemes setting standards for the production of renewable fuels and recycled carbon fuels, provide accurate data on greenhouse gas emission savings for the purposes of Articles 29(10) and 29a (1) and (2), demonstrate compliance with		The Commission may decide that voluntary national or international schemes setting standards for the production of renewable fuels and recycled carbon fuels, provide accurate data on greenhouse gas emission savings for the purposes of Articles 29(10) and 29a (1) and (2), demonstrate compliance with Articles 27(3) and 31a(5), or	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	Articles 27(3) and 31a(5), or demonstrate that consignments of biofuels, bioliquids and biomass fuels comply with the sustainability criteria laid down in Article 29(2) to (7). When demonstrating that the criteria laid down in Article 29(6) and (7) are met, the operators may provide the required evidence directly at sourcing area level. The Commission may recognise areas for the protection of rare, threatened or endangered ecosystems or species recognised by international agreements or included in lists drawn up by intergovernmental organisations or the International Union for the Conservation of Nature for the purposes of Article 29(3), first subparagraph, point (c)(ii).;		demonstrate that consignments of biofuels, bioliquids and biomass fuels comply with the sustainability criteria laid down in Article 29(2) to (7). When demonstrating that the criteria laid down in Article 29(6) and (7) are met, the operators may provide the required evidence directly at sourcing area level. The Commission may recognise areas for the protection of rare, threatened or endangered ecosystems or species recognised by international agreements or included in lists drawn up by intergovernmental organisations or the International Union for the Conservation of Nature for the purposes of– Article 29(3), first subparagraph, point (c)(ii).';	
Article 1	, first paragraph, point (20)(c), amend	ing provision, first paragraph a		
308a		c (ca) in paragraph 4, the second subparagraph is replaced by the following:		
Article 1	, first paragraph, point (20)(c), amend	ing provision, first paragraph b		
308b				

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		<i>'The Commission may decide that those schemes contain accurate information on measures taken for soil, water and air protection, for the restoration of degraded land and for the avoidance of excessive water consumption in areas where water is scarce .';</i>		
Article 1	, first paragraph, point (20)(d), introdu	uctory part		
309	(d) paragraph 6 is replaced by the following:		(d) paragraph 6 is replaced by the following:	
	, first paragraph, point (20)(d), amenc oductory part	ling provision, numbered paragraph		
310	<ul> <li>6. Member States may set up national schemes where compliance with the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2), in accordance with the methodology developed under Article 29a(3), is verified throughout the entire chain of custody involving competent national authorities. Those schemes may also be used to verify the</li> </ul>		6. Member States may set up national schemes where compliance with the sustainability and greenhouse gas emissions saving criteria laid down in Articles 29(2) to (7) and (10) and 29a(1) and (2), in accordance with the methodology developed under Article 29a(3), is verified throughout the entire chain of custody involving competent national authorities. Those schemes may also be used to verify the accuracy and completeness of the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	accuracy and completeness of the information included by economic operators in the Union database, to demonstrate compliance with Article 27(3) and for the certification of biofuels, bioliquids and biomass fuels with low indirect land-use change-risk.		information included by economic operators in the Union database, to demonstrate compliance with Article 27(3) and for the certification of biofuels, bioliquids and biomass fuels with low indirect land-use change-risk.	
	, first paragraph, point (20)(d), amend paragraph	ing provision, numbered paragraph		
311	A Member State may notify such a national scheme to the Commission. The Commission shall give priority to the assessment of such a scheme in order to facilitate mutual bilateral and multilateral recognition of those schemes. The Commission may decide, by means of implementing acts, whether such a notified national scheme complies with the conditions laid down in this Directive. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 34(3).		A Member State may notify such a national scheme to the Commission. The Commission shall give priority to the assessment of such a scheme in order to facilitate mutual bilateral and multilateral recognition of those schemes. The Commission may decide, by means of implementing acts, whether such a notified national scheme complies with the conditions laid down in this Directive. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 34(3).	
	, first paragraph, point (20)(d), amend nd paragraph	ing provision, numbered paragraph		
312				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Where the decision is positive, other schemes recognised by the Commission in accordance with this Article shall not refuse mutual recognition with that Member State's national scheme as regards verification of compliance with the criteria for which it has been recognised by the Commission.		Where the decision is positive, other schemes recognised by the Commission in accordance with this Article shall not refuse mutual recognition with that Member State's national scheme as regards verification of compliance with the criteria for which it has been recognised by the Commission.	
	, first paragraph, point (20)(d), amenc d paragraph	ing provision, numbered paragraph		
313	For installations producing electricity heating and cooling with a total rated thermal input between 5 and 10 MW, Member States shall establish simplified national verification schemes to ensure the fulfillment of the sustainability and greenhouse gas emissions criteria set out in paragraphs (2) to (7) and (10) of Article 29.;	For installations producing electricity heating and cooling with a total rated thermal input between 5 and <u>4020</u> MW, Member States shall establish simplified national verification schemes to ensure the fulfillment of the sustainability and greenhouse gas emissions criteria set out in paragraphs (2) to (7) and (10) of Article 29.2;	For installations producing electricity, heating and cooling with a total rated thermal input between 5 and 1010 and 20 MW, Member States shallmay establish simplified national verification schemes to ensure the fulfillment of the sustainability and greenhouse gas emissions criteria set out in paragraphs (2) to (7) and (10) of Article 29. For the same installations, the implementing acts provisioned in Article 30 paragraph 8 shall set out the uniform conditions for simplified voluntary verification schemes to ensure the fulfilment of the sustainability and greenhouse gas emissions criteria set out in paragraphs (2) to (7) and (10) of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Article 29. ';	
Article 1	., first paragraph, point (20)(e), introdu	uctory part	1	
314	(e) in paragraph 9, the first subparagraph is replaced by the following:		(e) in paragraph 9, the first subparagraph is replaced by the following:	
Article 1	, first paragraph, point (20)(e), amend	ing provision, first paragraph		
315	Where an economic operator provides evidence or data obtained in accordance with a scheme that has been the subject of a decision pursuant to paragraph 4 or 6, a Member State shall not require the economic operator to provide further evidence of compliance with the elements covered by the scheme for which the scheme has been recognised by the Commission.;		Where an economic operator provides evidence or data obtained in accordance with a scheme that has been the subject of a decision pursuant to paragraph 4 or 6, a Member State shall not require the economic operator to provide further evidence of compliance with the elements covered by the scheme for which the scheme has been recognised by the Commission.';	
Article 1	, first paragraph, point (20)(ea)	·	· · · · · · · · · · · · · · · · · · ·	
315a			(f) in paragraphe 9, the last following paragraph is added: 'Competent public authorities of	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			the Member States may also supervise economic operators once they are certified under a voluntary scheme. Where Member States find issues of non-conformity, they shall take appropriate action and inform the voluntary scheme without delay.';	
Article 1,	, first paragraph, point (20)(f), introdu	ctory part		
316	(f) paragraph 10 is replaced by the following:		(f)(g) paragraph 10 is replaced by the following:	
Article 1,	, first paragraph, point (20)(f), amendi	ng provision, first paragraph		
317	At the request of a Member State, which may be based on the request of an economic operator, the Commission shall, on the basis of all available evidence, examine whether the sustainability and greenhouse gas emissions saving criteria laid down in Article 29(2) to (7) and (10) and Article 29a(1) and (2) in relation to a source of renewable fuels and recycled carbon fuels have been met.		At the request of a Member State, which may be based on the request of an economic operator, the Commission shall, on the basis of all available evidence, examine whether the sustainability and greenhouse gas emissions saving criteria laid down in Article 29(2) to (7) and (10) and Article 29a(1) and (2) in relation to a source of renewable fuels and recycled carbon fuels have been met.	
Article 1,	, first paragraph, point (20)(f), amendi	ng provision, second paragraph,		·

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
introduc	ctory part			
318	Within six months of receipt of such a request and in accordance with the examination procedure referred to in Article 34(3), the Commission shall, by means of implementing acts, decide whether the Member State concerned may either:		Within six months of receipt of such a request and in accordance with the examination procedure referred to in Article 34(3), the Commission shall, by means of implementing acts, decide whether the Member State concerned may either:	
Article 1	, first paragraph, point (20)(f), amending	provision, second paragraph(a)		
319	(a) take into account the renewable fuels and recycled carbon fuels from that source for the purposes referred to in points (a), (b) and (c) of the first subparagraph of Article 29(1); or		(a) take into account the renewable fuels and recycled carbon fuels from that source for the purposes referred to in points (a), (b) and (c) of the first subparagraph of Article 29(1); or	
Article 1	, first paragraph, point (20)(f), amending	provision, second paragraph(b)		
320	(b) by way of derogation from paragraph 9 of this Article, require suppliers of the source of renewable fuels and recycled carbon fuels to provide further evidence of compliance with those sustainability and greenhouse gas emissions saving criteria and those greenhouse gas emissions savings thresholds.;		(b) by way of derogation from paragraph 9 of this Article, require suppliers of the source of renewable fuels and recycled carbon fuels to provide further evidence of compliance with those sustainability and greenhouse gas emissions saving criteria and those greenhouse gas emissions savings thresholds.';	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	,			
Articlo 1	, first paragraph, point (21)			
ALICIE	, first paragraph, point (21)			
321	(21) in Article 31, paragraphs 2, 3 and 4 are deleted:	(21) <i>in Article 31, paragraphs 2, 3</i> and 4 are deleted:	(21) in Article 31, paragraphs 2, 3 and 4 are deleted:	
Article 1	, first paragraph, point (22), introduct	ory part		
322	(22) the following Article is inserted:		(22) the following Article <b>31a</b> is inserted:	
Article 1	, first paragraph, point (22), amending	provision, first paragraph		
323	، Article 31a		Article 31a	
Article 1	, first paragraph, point (22), amending	provision, second paragraph		
324	Union database		Union database	
Article 1	, first paragraph, point (22), amending	provision, numbered paragraph (1)		
325	1. The Commission shall ensure that a Union database is set up to enable the tracing of liquid and gaseous renewable fuels and recycled carbon fuels.	<ol> <li>By [three months after entry into force of this amending Directive], the Commission shall ensure that a Union database is set up to enable the tracing of <u>biomass</u></li> </ol>	1. The Commission shall ensure that a Union database is set up to enable the tracing of liquid and gaseous renewable fuels and recycled carbon fuels.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>fuels</u> , liquid and gaseous renewable fuels and recycled carbon fuels <u>(the "Union</u> <u>Database")</u> .		
	, first paragraph, point (22), amending oductory part	g provision, numbered paragraph	Ι	
326	2. Member States shall require the relevant economic operators to enter in a timely manner accurate information into that database on the transactions made and the sustainability characteristics of the fuels subject to those transactions, including their life-cycle greenhouse gas emissions, starting from their point of production to the moment it is consumed in the Union. Information on whether support has been provided for the production of a specific consignment of fuel, and if so, on the type of support scheme, shall also be included in the database.	2. Member States shall require the relevant economic operators to enter in a timely manner accurate information into that database on the transactions made and <u>on</u> the sustainability <i>characteristics_criteria</i> of the fuels subject to those transactions, including their life-cycle greenhouse gas emissions, starting from their point of production to the moment it is consumed in the Union. <i>The interconnected gas system shall be considered to be a single mass balance system. Information about injection and withdrawal shall be provided in the Union Database for gaseous fuels.</i> Information on whether support has been provided for the production of a specific consignment of fuel, and if so, on the type of support scheme, shall also be included in the database.	2. Member States shall require the relevant economic operators to enter in a timely manner accurate information into that database on the transactions made and the sustainability characteristics of the fuels subject to those transactions, including their life-cycle greenhouse gas emissions, starting from their point of production to the moment it is consumed placed on the market in the Union. Information on whether support has been provided for the production of a specific consignment of fuel, and if so, on the type of support scheme, shall also be included in the database. These data can be entered into the EU database via national databases.	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement	
Article 1, first paragraph, point (22), amending provision, numbered paragraph					
(2), first	paragraph	L			
327	Where appropriate to improve traceability of data along the entire supply chain, the Commission is empowered to adopt delegated acts in accordance with Article 35 to further extend the scope of the information to be included in the Union database to cover relevant data from the point of production or collection of the raw material used for the fuel production.		Where appropriate to improve traceability of data along the entire supply chain, the Commission is empowered to adopt delegated acts in accordance with Article 35 to further extend the scope of the information to be included in the Union database to cover relevant data from the point of production or collection of the raw material used for the fuel production.		
	, first paragraph, point (22), amending and paragraph	provision, numbered paragraph			
328	Member States shall require fuel suppliers to enter the information necessary to verify compliance with the requirements laid down in Article 25(1), first subparagraph, into the Union database.		Member States shall require fuel suppliers to enter the information necessary to verify compliance with the requirements laid down in Article 25(1), first subparagraph, into the Union database.		
Article 1, first paragraph, point (22), amending provision, numbered paragraph (2), second paragraph a					
328a		Notwithstanding subparagraphs 1 to 3, for gaseous renewable fuels and for gaseous fuels injected into the European gas system,			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		economic operators should enter information on the transactions made and the sustainability criteria and other relevant information such as GHG emissions of the fuels up to the injection point to the interconnected gas system, where the mass balancing traceability system is complemented by guarantees of origin.		
Article 1	, first paragraph, point (22), amending	g provision, numbered paragraph (3)		
329	3. Member States shall have access to the Union database for the purposes of monitoring and data verification.		3. Member States shall have access to the Union database for the purposes of monitoring and data verification.	
Article 1	, first paragraph, point (22), amending	g provision, numbered paragraph (4)		
330	4. If guarantees of origin have been issued for the production of a consignment of renewable gases, Member States shall ensure that those guarantees of origin are cancelled before the consignment of renewable gases can be registered in the database.	4. <i>If Where</i> guarantees of origin have been issued for the production of a consignment of renewable gases, Member States shall ensure that those guarantees of origin are cancelled <i>beforeafter</i> the consignment of renewable gases <i>can be registered in the databaseis withdrawn from the European interconnected system for gas</i> .	4. If guarantees of origin have been issued for the production of a consignment of renewable gases, Member States shall ensure that those guarantees of origin are cancelled before the consignment of renewable gases can be registered in the database.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	
	, first paragraph, point (22), amending	g provision, numbered paragraph			
(5), intro	ductory part				
331	5. Member States shall ensure that the accuracy and completeness of the information included by economic operators in the database is verified, for instance by using voluntary or national schemes.	5. Member States shall ensure that the accuracy and completeness of the information included by economic operators in the database is verified, for instance by using voluntary or national schemes, which may be complemented by a system of guarantees of origin.	5. Member States shall ensure in their national legal framework that the accuracy and completeness of the data entered information included by economic operators in the database is verified, for instance by using certification bodies in the framework of voluntary or national schemes recognised by the Commission pursuant to Article 30(4), (5f) and (6).		
	, first paragraph, point (22), amending paragraph	g provision, numbered paragraph			
332	For data verification, voluntary or national schemes recognised by the Commission pursuant to Article 30(4), (5) and (6) may use third party information systems as intermediaries to collect the data, provided that such use has been notified to the Commission.	For data verification, voluntary or national schemes recognised by the Commission pursuant to Article 30(4), (5) and (6) may use third party information systems as intermediaries to collect the data, provided that such use has been notified to the Commission.	For data verification, <b>Such</b> voluntary or national schemes recognised by the Commission pursuant to Article 30(4), (5) and (6) may use third party information systems as intermediaries to collect the data, provided that such use has been notified to the Commission.		
	Article 1, first paragraph, point (22), amending provision, numbered paragraph (5), first paragraph a, introductory part				
332a					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			Member States may use already existing national databases aligned to and linked with the EU database via interface or set up a national database that can be used by economic operators as an tool for collecting data and for entering, transferring and declaring those data into the Union Database, provided that:	
	, first paragraph, point (22), amending paragraph a(a)	provision, numbered paragraph		
332b			(a) the national database complies with the Union Database including in terms of the timeliness of data transmission, the typology of data sets transferred, and the protocols for data quality and data verification; Member States may set up their national Database according to the national provisions, for instance to take into account stricter national requirements, as regards sustainability criteria. This should not hinder the overall traceability of sustainable consignments of raw materials or fuels to be entered into the Union Database in line with this	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			Directive.	
	, first paragraph, point (22), amendin paragraph a(b)	g provision, numbered paragraph		
332c			(b) Member States ensure that thedata entered in the national database is instantly transferred to the Union database.	
	, first paragraph, point (22), amendin paragraph b	g provision, numbered paragraph		
332d			The verification of the data quality entered through national databases to the EU database, the sustainability characteristics of the fuels related to that data, and the final approval of transactions shall be performed solely through the Union Database. The accuracy and completeness of the data must be checked in line with Implementing Regulation xxx/2022 <sup>1</sup> , and therefore may be checked by certification bodies. <u>1. Commission Implementing Regulation</u> / of xxx on rules to verify sustainability and greenhouse gas emissions saving criteria and low indirect land-use change-risk criteria	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
	Article 1, first paragraph, point (22), amending provision, numbered paragraph (5), first paragraph c						
332e			Member States shall notify the detailed features of their national database to the Commission. Following that notification, the Commission shall assess whether the national database complies with the requirements in points (a) and (b) of the third subparagraph. If that is not the case, the Commission may require Member States to take appropriate steps to ensure compliance with those requirements.				
	, first paragraph, point (22), amending oductory part	provision, numbered paragraph					
332f		5a. <u>The database shall be</u> made publicly available in an open, transparent and user- friendly manner and kept up-to- date. The Commission shall publish annual reports for the general public about the information reported in the Union database including the quantities,					

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	
		<u>the geographic origin and</u> <u>feedstock type of renewable and</u> <u>low carbon fuels.';</u>			
	, first paragraph, point (22), amendin	g provision, numbered paragraph			
(5a), firs	t paragraph				
332g		(22a) <u>Article 33 is amended as</u> follows:			
Article 1	, first paragraph, point (22a), introduc	ctory part			
332h		(a) in paragraph 3, the first subparagraph is replaced by the following:			
Article 1	, first paragraph, point (22a)(a), intro	ductory part			
332i		3. In 2025, the Commission shall submit, if appropriate, a legislative proposal on the regulatory framework for the promotion of energy from renewable sources for the period after 2030.';			
Article 1	Article 1, first paragraph, point (22a)(a), amending provision, first paragraph				
332j		" ( <u>b)</u> in paragraph 3, the following			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		subparagraph is added:		
		"		
Article 1	, first paragraph, point (22a)(b), introd	ductory part		
332k		When preparing the legislative proposal referred to in the first subparagraph the Commission shall take into account: (a) the advice of the European Scientific Advisory Board on Climate Change established under Article 10a of Regulation (EC) No 401/2009; (b) the projected indicative Union greenhouse gas budget as set out in Article 4(4) of Regulation (EU) 2021/1119; (c) the integrated national energy and climate plans submitted by Member States by 30 June 2024 pursuant to Article 14 (2) of Regulation (EU) 2018/1999; (d) the experience gained by the implementation of this Directive, including its sustainability and greenhouse gas emissions saving criteria; and (e) technological developments in energy from renewable sources.';		
Article 1	, first paragraph, point (22a)(b), amen	ding provision, first paragraph		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
3321		" <u>(c)</u> <u>the following paragraph is</u> <u>added:</u> "		
Article 1	, first paragraph, point (22a)(c), intro	ductory part		
332m		<ul> <li>(c) '4a. By [two years after entry into force of this amending Directive], the Commission shall review the implementation of this Directive and publish a report setting out the conclusions of its review. The review shall, in particular, examine the following:</li> <li>(a) the external effects of the deployment of renewable energy and its impact on the environment;</li> <li>(b) the socio-economic benefits of the implementation of this Directive;</li> <li>(c) the status of the implementation of related renewables energy initiatives under the RepowerEU;</li> <li>(d) whether the increase in demand for electricity in the transport, industry, building and heating and cooling sectors and RFNBOs is met with equivalent amounts of renewable generation</li> </ul>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>capacities;</u> (e) a phase down, by 2030, of the share of fuels derived from primary woody biomass as defined in Article 2 of this Directive, for the purpose of counting towards the renewable targets referred to in Article 3(1), based on an impact assessment by the Commission. This review for a phase down shall be presented at the latest by [3 years after the transposition of this amending Directive]		
Article 1	, first paragraph, point (22a)(c), amen	ding provision, first paragraph		
332n		" <i>The Commission and the</i> <u>competent authorities in the</u> <u>Member States shall continuously</u> <u>adapt to best administrative</u> <u>practices administrative</u> <u>procedures and take all other</u> <u>measures to simplify the</u> <u>implementation of this Directive,</u> <u>and reduce compliance costs for</u> <u>involved actors and affected</u> <u>sectors to a minimum.';</u>		
Article 1	, first paragraph, point (23), introduct	ory part		
333				

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	(23) Article 35 is amended as follows:		(23) Article 35 is amended as follows:	
Article 1	L, first paragraph, point (23)(a), introduct	ory part		
334	(a) paragraph 2 is replaced by the following:		(a) paragraph 2 is replaced by the following:	
Article 1	, first paragraph, point (23)(a), amending	g provision, first paragraph		
335	The power to adopt delegated acts referred to in Article 8(3), second subparagraph, Article 29a(3), Article 26(2), fourth subparagraph, Article 26(2) fifth subparagraph, Article 27(1), second subparagraph, Article 27(3), fourth subparagraph, Article 28(5), Article 28(6), second subparagraph, Article 31(5), second subparagraph, and Article 31a(2), second subparagraph, shall be conferred on the Commission for a period of five years from [the entry into force of this amending Directive]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for		The power to adopt delegated acts referred to in Article <b>3(3)(b)</b> , <b>second subparagraph, Article</b> <b>7(3), Article</b> 8(3), second subparagraph, Article 29a(3)25 (2), <b>second paragraph,</b> Article 26(2), fourth subparagraph, Article 26(2) fifth subparagraph, Article 27(1), second subparagraph, Article 27(3), fourthseventh subparagraph, Article 28(5), Article 28(6), second subparagraph, Article 29a(3), Article 31(5), second subparagraph, and Article 31a(2), second subparagraph, shall be conferred on the Commission for a period of five years from [the entry into force of this amending Directive]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.;		five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.';	
Article 1	, first paragraph, point (23)(b), introdu	uctory part	L	
336	(b) paragraph 4 is replaced by the following:		(b) paragraph 4 is replaced by the following:	
Article 1	, first paragraph, point (23)(b), amend	ing provision, first paragraph	-	
337	<sup>c</sup> The delegation of power referred to in Article 7(3), fifth subparagraph, Article 8(3), second subparagraph, Article 29a(3), Article 26(2), fourth subparagraph, Article 26(2) fifth subparagraph, Article 27(1), second subparagraph, Article 27(3), fourth subparagraph, Article 28(5), Article 28(6), second subparagraph, Article 31(5), and Article 31a(2), second subparagraph, may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power		The delegation of power referred to in Article <b>3(3)(b), second</b> <b>subparagraph, Article</b> 7(3), fifth subparagraph, Article 8(3), second subparagraph, Article 29a(3)25 (2), <b>second paragraph,</b> , Article 26(2), fourth subparagraph, Article 26(2) fifth subparagraph, Article 27(1), second subparagraph, Article 27(3), fourthseventh subparagraph, Article 28(5), Article 28(6), second subparagraph, Article 31a(2), second subparagraph,– may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.;		put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the <i>Official Journal of the</i> <i>European Union</i> Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.';	
Article 1	l, first paragraph, point (23)(c), introdu	ictory part		
338	(c) paragraph 7 is replaced by the following:		(c) paragraph 7 is replaced by the following:	
Article 1	, first paragraph, point (23)(c), amend	ing provision, first paragraph		
339	A delegated act adopted pursuant to Article 7(3), fifth subparagraph, Article 8(3), second subparagraph, Article 29a(3), Article 26(2), fourth subparagraph, Article 26(2) fifth subparagraph, Article 27(1), second subparagraph, Article 27(3), fourth subparagraph, Article 28(5), Article 28(6), second subparagraph, Article 31(5), and Article 31a(2), second subparagraph, shall enter into force only if no objection has been		A delegated act adopted pursuant to Article <b>3(3)(b), second</b> <b>subparagraph, Article</b> 7(3), fifth subparagraph, Article 8(3), second subparagraph, Article 29a(3)25 (2), <b>second paragraph</b> , Article 26(2), fourth subparagraph, Article 26(2) fifth subparagraph, Article 27(1), second subparagraph, Article 27(3), fourthseventh subparagraph, Article 28(5), Article 28(6), second subparagraph, Article 31a(2), second subparagraph, shall enter	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and to the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.;		into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and to the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.';	
Article 1	, first paragraph, point (24)			
340	(24) the Annexes are amended in accordance with the Annexes to this Directive.		(24) the Annexes are amended in accordance with the Annexes to this Directive.	
Article 2		•	-	
341	Article 2 Amendments to Regulation (EU) 2018/1999		Article 2 Amendments to Regulation (EU) 2018/1999	
Article 2	(1), introductory part		·	
342	(1) Article 2 is amended as follows:		(1) Article 2 is amended as follows:	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 2	(1), point (a), introductory part			
343	(a) point 11 is replaced by the following:		(a) point 11 is replaced by the following:	
Article 2	(1), point (a), amending provision, nur	mbered paragraph (11)		
344	(11) 'the Union's 2030 targets for energy and climate' means the Union-wide binding target of at least 40 % domestic reduction in economy-wide greenhouse gas emissions as compared to 1990 to be achieved by 2030, the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001, the Union-level headline target of at least 32,5 % for improving energy efficiency in 2030, and the 15 % electricity interconnection target for 2030 or any subsequent targets in this regard agreed by the European Council or by the European Parliament and by the Council for 2030.;		(11) 'the Union's 2030 targets for energy and climate' means the Union-wide binding target of at least 40 % domestic reduction in economy-wide greenhouse gas emissions as compared to 1990 to be achieved by 2030, the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001, the Union-level headline target of at least 32,5 % for improving energy efficiency in 2030, and the 15 % electricity interconnection target for 2030 or any subsequent targets in this regard agreed by the European Council or by the European Parliament and by the Council for 2030.';	
Article 2	(1), point (b), introductory part	1	1	<u> </u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
345	(b) in point 20, point (b) is replaced by the following:		(b) in point 20, point (b) is replaced by the following:	
Article 2	(1), point (b), amending provision, firs	t paragraph		
346	<ul> <li>(b) in the context of Commission recommendations based on the assessment pursuant to point (b) of Article 29(1) with regard to energy from renewable sources, a Member State's early implementation of its contribution to the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001 as measured against its national reference points for renewable energy;;</li> </ul>		(b) in the context of Commission recommendations based on the assessment pursuant to point (b) of Article 29(1) with regard to energy from renewable sources, a Member State's early implementation of its contribution to the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001 as measured against its national reference points for renewable energy;';	
Article 2	(2), introductory part			
347	(2) In Article 4, point (a)(2) is replaced by the following:		(2) In Article 4, point (a)(2) is replaced by the following:	
Article 2	(2), amending provision, numbered pa	aragraph (2), introductory part		
348	(2) with respect to renewable		(2) with respect to renewable energy:	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	energy:			
Article 2	(2), amending provision, numbered parag	raph (2), first paragraph		
Article 2 349	2(2), amending provision, numbered parage With a view to achieving the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001, a contribution to that target in terms of the Member State's share of energy from renewable sources in gross final consumption of energy in 2030, with an indicative trajectory for that contribution from 2021 onwards. By 2022, the indicative trajectory shall reach a reference point of at least 18 % of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target, and its contribution to the 2030 target. By 2025, the indicative trajectory shall reach a reference point of at least 43 % of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2027, the indicative trajectory shall	raph (2), first paragraph	With a view to achieving the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001, a contribution to that target in terms of the Member State's share of energy from renewable sources in gross final consumption of energy in 2030, with an indicative trajectory for that contribution from 2021 onwards. By 2022, the indicative trajectory shall reach a reference point of at least 18 % of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target, and its contribution to the 2030 target. By 2025, the indicative trajectory shall reach a reference point of at least 43 % of the total increase in the share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target. By 2027, the indicative trajectory shall	
	reach a reference point of at least 65 % of the total increase in the		reach a reference point of at least 65 % of the total increase in the	
	03 % of the total increase in the		03 % of the total increase in the	

Commission Proposa	EP Mandate	Council Mandate	Draft Agreement
share of energy from renewab sources between that Member State's binding 2020 national t and its contribution to the 203 target.	arget	share of energy from renewable sources between that Member State's binding 2020 national target and its contribution to the 2030 target.	
Article 2(2), amending provision, numb	ered paragraph (2), second paragraph		
By 2030, the indicative trajectory shall reach at least the Member State's planned contribution. If a Member State expects to surpass its binding national target, its indicative trajectory may start at the level projected to achieve. The Mer States' indicative trajectories, together, shall add up to the U reference points in 2022, 2025 2027 and to the Union's bindin target for renewable energy in 2030 as referred to in Article 3 Directive (EU) 2018/2001. Separately from its contribution the Union target and its indicate trajectory for the purposes of the Regulation, a Member State shall be free to indicate higher amb for national policy purposes.;	he te 2020 Al it is nber taken nion 5 and ng 3 of on to tive this hall	———By 2030, the indicative trajectory shall reach at least the Member State's planned contribution. If a Member State expects to surpass its binding 2020 national target, its indicative trajectory may start at the level it is projected to achieve. The Member States' indicative trajectories, taken together, shall add up to the Union reference points in 2022, 2025 and 2027 and to the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001. Separately from its contribution to the Union target and its indicative trajectory for the purposes of this Regulation, a Member State shall be free to indicate higher ambitions for national policy purposes.';	
Article 2(3), introductory part			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
351	(3) In Article 5, paragraph 2 is replaced by the following:		(3) In Article 5, paragraph 2 is replaced by the following:	
Article 2	(3), amending provision, numbered pa	aragraph (2)	-	
352	<ul> <li><sup>c</sup></li> <li>2. Member States shall collectively ensure that the sum of their contributions amounts to at least the level of the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001.;</li> </ul>		2. Member States shall collectively ensure that the sum of their contributions amounts to at least the level of the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001.';	
Article 2	(4), introductory part		-	
353	(4) In Article 29, paragraph 2 is replaced by the following:		(4) In Article 29, paragraph 2 is replaced by the following:	
Article 2	(4), amending provision, numbered pa	aragraph (2)		
354	<ul> <li><sup>c</sup></li> <li>2. In the area of renewable energy, as part of its assessment referred to in paragraph 1, the Commission shall assess the progress made in the share of energy from renewable sources in the Union's gross final</li> </ul>		2. In the area of renewable energy, as part of its assessment referred to in paragraph 1, the Commission shall assess the progress made in the share of energy from renewable sources in the Union's gross final consumption on the basis of an	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	consumption on the basis of an indicative Union trajectory that starts from 20 % in 2020, reaches reference points of at least 18 % in 2022, 43 % in 2025 and 65 % in 2027 of the total increase in the share of energy from renewable sources between the Union's 2020 renewable energy target and the Union's 2030 renewable energy target, and reaches the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001.;		indicative Union trajectory that starts from 20 % in 2020, reaches reference points of at least 18 % in 2022, 43 % in 2025 and 65 % in 2027 of the total increase in the share of energy from renewable sources between the Union's 2020 renewable energy target and the Union's 2030 renewable energy target, and reaches the Union's binding target for renewable energy in 2030 as referred to in Article 3 of Directive (EU) 2018/2001.';	
Article 3			•	
355	Article 3 Amendments to Directive 98/70/EC		Article 3 Amendments to Directive 98/70/EC	
Article 3	, first paragraph, introductory part	T	-	- -
356	Directive 98/70/EC is amended as follows:		Directive 98/70/EC is amended as follows:	
Article 3	, first paragraph, point (1), introducto	ry part		
357	(1) Article 1 is replaced by the		(1) Article 1 is replaced by the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	following:		following:	
Article 3	, first paragraph, point (1), amending	provision, first paragraph		·
358	، Article 1		Article 1	
Article 3	, first paragraph, point (1), amending	provision, second paragraph		
359	Scope		Scope	
Article 3	, first paragraph, point (1), amending	provision, third paragraph		
360	This Directive sets, in respect of road vehicles, and non-road mobile machinery (including inland waterway vessels when not at sea), agricultural and forestry tractors, and recreational craft when not at sea, technical specifications on health and environmental grounds for fuels to be used with positive ignition and compression-ignition engines, taking account of the technical requirements of those engines.;		This Directive sets, in respect of road vehicles, and non-road mobile machinery (including inland waterway vessels when not at sea), agricultural and forestry tractors, and recreational craft when not at sea, technical specifications on health and environmental grounds for fuels to be used with positive ignition and compression-ignition engines, taking account of the technical requirements of those engines.';	
Article 3	, first paragraph, point (2), introducto	ry part	· · · · · · · · · · · · · · · · · · ·	
361				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	(2) Article 2 is amended as follows:		(2) Article 2 is amended as follows:	
Article 3	, first paragraph, point (2)(a), introducto	ory part		
362	(a) points 1, 2 and 3 are replaced by the following:		(a) points 1, 2 and 3 are replaced by the following:	
Article 3 (1)	, first paragraph, point (2)(a), amending	provision, numbered paragraph		
363	<sup>c</sup> 1. 'petrol' means any volatile mineral oil intended for the operation of internal combustion positive-ignition engines for the propulsion of vehicles and falling within CN codes 2710 12 41, 2710 12 45 and 2710 12 49;		1. 'petrol' means any volatile mineral oil intended for the operation of internal combustion positive-ignition engines for the propulsion of vehicles and falling within CN codes 2710 12 41, 2710 12 45 and 2710 12 49;	
Article 3 (2)	, first paragraph, point (2)(a), amending	provision, numbered paragraph	<u> </u>	
364	2. 'diesel fuels' means gas oils falling within CN code 2710 19 43 <sup>1</sup> as referred to in Regulation (EC) No 715/2007 of the European Parliament and the Council <sup>2</sup> and Regulation (EC) 595/2009 of the European Parliament and of the Council <sup>3</sup> and used for self-		2. 'diesel fuels' means gas oils falling within CN code 2710 19 43 <sup>1</sup> as referred to in Regulation (EC) No 715/2007 of the European Parliament and the Council <sup>2</sup> and Regulation (EC) 595/2009 of the European Parliament and of the Council <sup>3</sup> and used for self-	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	propelling vehicles;		propelling vehicles;	
	1. The numbering of these CN codes as specified in the Common Customs Tariff, Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256 7.9.1987, p. 1). 2. Regulation (EC) No 715/2007 of the European Parliament and of the Council of 20 June 2007 on type approval of motor vehicles with respect to emissions from light passenger and commercial vehicles (Euro 5 and Euro 6) and on access to vehicle repair and maintenance information (OJ L 171, 29.6.2007, p. 1).3. Regulation (EC) No 595/2009 of the European Parliament and of the Council of 18 June 2009 on type-approval of motor vehicles and engines with respect to emissions from heavy duty vehicles (Euro VI) and on access to vehicle repair and maintenance information and amending Regulation (EC) No 715/2007 and Directive 2007/46/EC and repealing Directives 80/1269/EEC, 2005/55/EC and 2005/78/EC (OJ L 188, 18.7.2009, p. 1);		1. The numbering of these CN codes as specified in the Common Customs Tariff, Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256 7.9.1987, p. 1). 2. Regulation (EC) No 715/2007 of the European Parliament and of the Council of 20 June 2007 on type approval of motor vehicles with respect to emissions from light passenger and commercial vehicles (Euro 5 and Euro 6) and on access to vehicle repair and maintenance information (OJ L 171, 29.6.2007, p. 1).3. Regulation (EC) No 595/2009 of the European Parliament and of the Council of 18 June 2009 on type-approval of motor vehicles and engines with respect to emissions from heavy duty vehicles (Euro VI) and on access to vehicle repair and maintenance information- and amending Regulation (EC) No 715/2007 and Directive 2007/46/EC and repealing Directives 80/1269/EEC, 2005/55/EC and 2005/78/EC (OJ L 188, 18.7.2009, p. 1);	
Article 3 (3)	, first paragraph, point (2)(a), amendin	g provision, numbered paragraph		
365	3. 'gas oils intended for use by non-road mobile machinery (including inland waterway vessels), agricultural and forestry tractors, and recreational craft' means any petroleum-derived		3. 'gas oils intended for use by non-road mobile machinery (including inland waterway vessels), agricultural and forestry tractors, and recreational craft' means any petroleum-derived	

Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
liquid, falling within CN codes 27101943 <sup>1</sup> , referred to in Directive 2013/53/EU of the European Parliament and of the Council <sup>2</sup> , Regulation (EU) 167/2013 of the European Parliament and of the Council <sup>3</sup> and Regulation (EU) 2016/1628 of the European Parliament and of the Council <sup>4</sup> and intended for use in compression ignition engines.;		liquid, falling within CN codes 27101943 <sup>1</sup> , referred to in Directive 2013/53/EU of the European Parliament and of the Council <sup>2</sup> , Regulation (EU) 167/2013 of the European Parliament and of the Council <sup>3</sup> and Regulation (EU) 2016/1628 of the European Parliament and of the Council <sup>4</sup> and intended for use in compression ignition engines.';	
<ul> <li>I. The numbering of these CN codes as specified in the Common Customs Tariff, Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256 7.9.1987, p. 1).</li> <li>2. Directive 2013/53/EU of the European Parliament and of the Council of 20 November 2013 on recreational craft and personal watercraft and repealing Directive 94/25/EC (OJ L 354, 28.12.2013, p.90).</li> <li>3. Regulation (EU) No 167/2013 of the European Parliament and of the Council of 5.02.2013 on the approval and market surveillance of agricultural and forestry vehicles, (OJ L 060 of 2.3.2013, p. 1).</li> <li>4. Regulation (EU) 2016/1628 of the European Parliament and of the Council of 14 September 2016 on requirements relating to gaseous and particulate pollutant emission limits and type-approval for internal combustion engines for non-road mobile machinery, amending Regulations (EU) No 1024/2012 and (EU) No 167/2013, and amending and repealing Directive 97/68/EC, (OJ L 354 of</li> </ul>		<ul> <li>I. The numbering of these CN codes as specified in the Common Customs Tariff, Council Regulation (EEC) No 2658/87 of 23 July 1987 on the tariff and statistical nomenclature and on the Common Customs Tariff (OJ L 256 7.9.1987, p. 1).</li> <li>2. Directive 2013/53/EU of the European Parliament and of the Council of 20 November 2013 on recreational craft and personal watercraft and repealing Directive 94/25/EC (OJ L 354, 28.12.2013, p.90).</li> <li>3. Regulation (EU) No 167/2013 of the European Parliament and of the Council of 5.02.2013 on the approval and market surveillance of agricultural and forestry vehicles, (OJ L 060 of 2.3.2013, p. 1).</li> <li>4. Regulation (EU) 2016/1628 of the European Parliament and of the Council of 14 September 2016 on requirements relating to gaseous and particulate pollutant emission limits and type-approval for internal combustion engines for non-road mobile machinery, amending Regulations (EU) No 1024/2012 and (EU) No 167/2013, and amending and repealing Directive 97/68/EC, (OJ L 354 of 28.12.2013, p.53).</li> </ul>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	28.12.2013, p.53).			
Article 3	, first paragraph, point (2)(b), introduc	ctory part		
366	(b) points 8 and 9 are replaced by the following:		(b) points 8 and 9 are replaced by the following:	
Article 3 (8)	, first paragraph, point (2)(b), amendi	ng provision, numbered paragraph	-	
367	<ul> <li><sup>c</sup></li> <li>8. 'supplier' means 'fuel supplier' as defined in Article 2, first paragraph, point (38) of Directive (EU) 2018/2001of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Directive (EU) 2018/2001 of the European Parliament and of the Council on the promotion of the use of energy from renewable sources, (OJ L 328 of 21.12.2018, p. 82.)</li> </ul>		<ul> <li>8. 'supplier' means 'fuel supplier' as defined in Article 2, first paragraph, point (38) of Directive (EU) 2018/2001of the European Parliament and of the Council<sup>1</sup>;</li> <li>1. Directive (EU) 2018/2001 of the European Parliament and of the Council on the promotion of the use of energy from renewable sources, (OJ L 328 of 21.12.2018, p. 82.)</li> </ul>	
Article 3 (9)	, first paragraph, point (2)(b), amendi	ng provision, numbered paragraph		
368	9. 'biofuels' means 'biofuels' as defined in Article 2, first paragraph, point (33) of Directive 2018/2001;;		9. 'biofuels' means 'biofuels' as defined in Article 2, first paragraph, point (33) of Directive (EU) 2018/2001'2018/2001;;	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Article 3	, first paragraph, point (3), introductor	ry part	T	
369	(3) Article 4 is amended as follows:		(3) Article 4 is amended as follows:	
Article 3	, first paragraph, point (3)(a), introduc	tory part		
370	(a) In paragraph 1, the second subparagraph is replaced by the following:		(a) In paragraph 1, the second subparagraph is replaced by the following:	
Article 3	, first paragraph, point (3)(a), amendir	ng provision, first paragraph		
371	Member States shall require suppliers to ensure the placing on the market of diesel with a fatty acid methyl ester (FAME) content of up to 7%.		Member States shall require suppliers to ensure the placing on the market of diesel with a fatty acid methyl ester (FAME) content of up to 7%.'	
Article 3	, first paragraph, point (3)(b), introduc	tory part		
372	(b) Paragraph 2 is replaced by the following:		(b) Paragraph 2 is replaced by the following:	
Article 3 (2)	, first paragraph, point (3)(b), amendir	ng provision, numbered paragraph	1	
373	<i>κ</i>		2. Member States shall ensure that	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	2. Member States shall ensure that the maximum permissible sulphur content of gas oils intended for use by non-road mobile machinery (including inland waterway vessels), agricultural and forestry tractors and recreational craft is 10 mg/kg. Member States shall ensure that liquid fuels other than those gas oils may be used in inland waterway vessels and recreational craft only if the sulphur content of those liquid fuels does not exceed the maximum permissible content of those gas oils.;		the maximum permissible sulphur content of gas oils intended for use by non-road mobile machinery (including inland waterway vessels), agricultural and forestry tractors and recreational craft is 10 mg/kg. Member States shall ensure that liquid fuels other than those gas oils may be used in inland waterway vessels and recreational craft only if the sulphur content of those liquid fuels does not exceed the maximum permissible content of those gas oils.';	
Article 3	B, first paragraph, point (4)		<u>.</u>	
374	(4) Articles 7a to 7e are deleted.		(4) Articles 7a to 7e are deleted.	
Article 3	, first paragraph, point (5), introducto	ry part		
375	(5) Article 9 is amended as follows:		(5) Article 9 is amended as follows:	
Article 3	, first paragraph, point (5)(a)		-	
376	<ul><li>(a) in paragraph 1, points (g), (h),</li><li>(i) and (k) are deleted;</li></ul>		<ul><li>(a) in paragraph 1, points (g), (h),</li><li>(i) and (k) are deleted;</li></ul>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	, first paragraph, point (5)(b)			
377	(b) paragraph 2 is deleted;		(b) paragraph 2 is deleted;	
Article 3	, first paragraph, point (6)			
378	(6) Annexes I, II, IV and V are amended in accordance with Annex I to this Directive.		(6) Annexes I, II, IV and V are amended in accordance with Annex I to this Directive.	
Article 4	· · · · · · · · · · · · · · · · · · ·		•	
379	Article 4 Transitional provisions		Article 4 Transitional provisions	
Article 4	(1)			
380	(1) Member States shall ensure that the data collected and reported to the authority designated by the Member State with respect to the year [OJ: replace by calendar year during which the repeal takes effect] or a part thereof in accordance with Article 7a(1), third subparagraph, and Article 7a(7) of Directive 98/70/EC, which are deleted by Article 3(4) of this Directive, are submitted to the Commission.		(1) Member States shall ensure that the data collected and reported to the authority designated by the Member State with respect to the year [ <b>OJOP</b> : replace by calendar year during which the repeal takes effect] or a part thereof in accordance with Article 7a(1), third subparagraph, and Article 7a(7) of Directive 98/70/EC, which are deleted by Article 3(4) of this Directive, are submitted to the Commission.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	(2)			
381	(2) The Commission shall include the data referred to in paragraph 1 of this Article in any report it is obliged to submit under Directive 98/70/EC.		(2) The Commission shall include the data referred to in paragraph 1 of this Article in any report it is obliged to submit under Directive 98/70/EC.	
Article 5	· · · ·		·	
382	Article 5 Transposition		Article 5 Transposition	
Article 5	(1), first subparagraph		·	<u>.</u>
383	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 31 December 2024 at the latest. They shall forthwith communicate to the Commission the text of those provisions.		1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 31 December 2024 at the latest. They shall forthwith communicate to the Commission the text of those provisions.	
Article 5	(1), second subparagraph			
384	When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official		When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	publication. Member States shall determine how such reference is to be made.		publication. Member States shall determine how such reference is to be made.	
Article 5	(2)		•	
385	2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.		2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.	
Article 6				
386	Article 6 Repeal		Article 6 Repeal	
Article 6	, first paragraph			
387	Council Directive (EU) 2015/652 <sup>1</sup> is repealed with effect from [OJ: replace by calendar year during which the repeal takes effect]. <u>1. Council Directive (EU) 2015/652 of 20</u> April 2015 laying down calculation methods and reporting requirements pursuant to Directive 98/70/EC of the European Parliament and of the Council relating to the quality of petrol and diesel fuels, OJ L 107, 25.4.2015, p. 26–67		Council Directive (EU) 2015/652 <sup>1</sup> is repealed with effect from [OJ: replace by calendar year during which the repeal takes effect]. <u>1. Council Directive (EU) 2015/652 of 20</u> April 2015 laying down calculation methods and reporting requirements pursuant to Directive 98/70/EC of the European Parliament and of the Council relating to the quality of petrol and diesel fuels, OJ L 107, 25.4.2015, p. 26–67	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 7				
388	Article 7 Entry into force		Article 7 Entry into force	
Article 7	, first paragraph -a			
388a		By December 2024, the Commission shall present a comprehensive impact assessment on the combined and cumulative effects of the "fit for 55" package, including this Directive.		
Article 7	, first paragraph		· · · · · · · · · · · · · · · · · · ·	
389	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.		This Directive shall enter into force on the twentieth day following that of its publication in the <i>Official</i> <i>Journal of the European</i> <i>Union</i> Official Journal of the European Union.	
Article 7	, second paragraph			
390	This Directive is addressed to the Member States.		This Directive is addressed to the Member States.	
Formula		· · · · · · · · · · · · · · · · · · ·		
391				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Done at Brussels,		Done at Brussels,	
Formula	3			
392	For the European Parliament		For the European Parliament	
Formula	- - -	· · · · · · · · · · · · · · · · · · ·		
393	The President			
Formula	1			
394	For the Council			
Formula	1			
395	The President			
Annex I,	first paragraph, introductory part	-		
396	The Annexes to Directive (EU) 2018/2001 are amended as follows:		The Annexes to Directive (EU) 2018/2001 are amended as follows:	
Annex I,	first paragraph, point (1)	• •	•	
397	(1) in Annex I, the final row in the table is deleted;		(1) in Annex I, the final row in the table is deleted;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Annex I,	first paragraph, point (2), introductor	y part				
398	(2) the following Annex 1a is inserted:	(2) the following Annex la is inserted: Whole point (2) (Annex 1a) is deleted	(2) the following Annex 1a is inserted:			
Annex I,	first paragraph, point (2), amending p	rovision, first paragraph	1			
399	، ANNEX 1a		ANNEX 1a			
Annex I,	first paragraph, point (2), amending p	rovision, second paragraph				
400	NATIONAL HEATING AND COOLING SHARES OF ENERGY FROM RENEWABLE SOURCES IN GROSS FINAL CONSUMPTION OF ENERGY FOR 2020-2030		<b>ANNUAL</b> NATIONAL HEATING AND COOLING SHARES OF ENERGY FROM RENEWABLE SOURCES IN GROSS FINAL CONSUMPTION OF ENERGY FOR 2020-2030			
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 1				
401						
Annex I,	Annex I, first paragraph, point (2), amending provision, Table 1, Column 1, Row 2					
402	Belgium		Belgium			

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 3			
403	Bulgaria		Bulgaria		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 4	1		
404	Czech Republic		Czech Republic		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 5	· · · · · · · · · · · · · · · · · · ·		
405	Denmark		Denmark		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 6			
406	Germany		Germany		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 7			
407	Estonia		Estonia		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 8			
408	Ireland		Ireland		
Annex I,	Annex I, first paragraph, point (2), amending provision, Table 1, Column 1, Row 9				
409	Greece		Greece		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 10		
410	Spain		Spain	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 11	- 	
411	France		France	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 12		
412	Croatia			
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 13		
413	Italy		Italy	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 14		
414	Cyprus		Cyprus	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 15		
415	Latvia		Latvia	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 16	·	
416	Lithuania		Lithuania	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 17	1	]	
417	Luxembourg		Luxembourg		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 18			
418	Hungary		Hungary		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 19			
419	Malta		Malta		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 20			
420	Netherlands		Netherlands		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 21			
421	Austria		Austria		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 22			
422	Poland		Poland		
Annex I,	Annex I, first paragraph, point (2), amending provision, Table 1, Column 1, Row 23				
423	Portugal		Portugal		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 24		
424	Romania		Romania	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 25		
425	Slovenia		Slovenia	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 26		
426	Slovakia		Slovakia	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 27		
427	Finland		Finland	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 1, Row 28		
428	Sweden		Sweden	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 1	r	
429	Baseline shares increase (in percentage. points) (REF20/NECPs)		Baseline shares increase Additional top ups to Article 23(1) (in percentage- points) (REF20/NECPs) for the period 2021-2025 <sup>1</sup>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
			1. The flexibilities of Article 23 (2) (b) and (c) where taken into account when calculating the top ups and resulting shares.	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 2		
430	0,3%		<del>0,3%</del> 0,6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 3	· ·	
431	0,9%		<del>0,9%</del> 0,6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 4		
432	0,5%		<del>0,5%</del> 0,6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 5	L	
433	0,9%		<del>0,9%</del> 1	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 6	[	
434	0,9%		<del>0,9%</del> 0,7	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 7	· 	
435	1,2%		<del>1,2%</del> 1.1	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 8		
436	2,1%		<del>2,1%</del> 2.1	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 9	1	
437	1,6%		<del>1,6%</del> 1.2	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 10		
438	1,1%		<del>1,1%</del> 0.6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 11		
439	1,4%		1 <del>,4%</del>	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 12		
440	0,7%		<del>0,7%</del> 0.6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 13		
441	1,2%		<del>1,2%</del> 0.8	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 14	1	
442	0,5%		<del>0,5%</del> 0.8	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 15			
443	0,8%		<del>0,8%</del> 0.6		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 16			
444	1,6%		<del>1,6%</del> 1.6		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 17	1		
445	2,0%		<del>2,0%</del> 1.9		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 18			
446	0,9%		<del>0,9%</del> 0.7		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 19			
447	0,5%		<del>0,5%</del> 0.7		
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 20			
448	0,7%		<del>0,7%</del> 0.6		
Annex I,	Annex I, first paragraph, point (2), amending provision, Table 1, Column 2, Row 21				
449	0,7%		<del>0,7%</del> 0.7		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (2), amending p	provision, Table 1, Column 2, Row 22		
450	1,0%		<del>1,0%</del> <b>0.7</b>	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 23	1	
451	1,0%		<del>1,0%</del> <b>0.6</b>	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 24		
452	0,6%		<del>0,6%</del> 0.6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 25		
453	0,7%		<del>0,7%</del> 0.6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 26		
454	0,3%		<del>0,3%</del> 0.6	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 27		
455	0,5%		<del>0,5%</del> 0.4	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 2, Row 28	·	
456	0,3%		<del>0,3%</del> 0.6	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 1		
457	Resulting renewable heating and cooling shares in 2030 in percentage points including top ups (at least)		Resulting renewable heating and cooling shares in 2030 in percentage pointspercentage pointsAdditional top ups to Article 23(1) (in percentage points) for the period 2026-20301Resulting shares including top ups without waste heat and cold (at leastin percentage points)1. The flexibilities of Article 23 (2) (b) and (c) where taken into account when calculating the top ups and resulting 	
Annex I,	first paragraph, point (2), amending pi	rovision, Table 1, Column 3, Row 2		<u> </u>
458	1,4%		40.3 1,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 3		
459	1,4%		<b>40.3 1</b> ,4%	
Annex I,	first paragraph, point (2), amending pi	rovision, Table 1, Column 3, Row 4		
460	1,4%		+0.3 1,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 5		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
461	1,4%		<b>40.85 1</b> ,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 6		
462	1,5%		<b>+0.4 1</b> ,5%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 7		
463	1,5%		<b>40.95 1</b> ,5%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 8	r	
464	2,9%		20.8 2,9%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 9		
465	2,0%		<b>20.9 2</b> ,0%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 10		
466	1,4%		<b>40.3 1</b> ,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 11	r	
467	1,8%		<b>40.7 1</b> ,8%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 12		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
468	1,4%		<b>40.3 1</b> ,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 13	• •	
469	1,6%		<b>+0.5 1</b> ,6%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 14		
470	1,6%		+0.5 1,6%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 15		
471	1,0%		+0.45 1,0%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 16		
472	2,0%		21.45 2,0%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 17		
473	2,7%		21.6 2,7%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 18		
474	1,5%		+0.4 1,5%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 19		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
475	1,5%		<b>40.4 1</b> ,5%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 20	-	
476	1,4%		<b>+0.3 1</b> ,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 21	-	
477	1,5%		+0.4 1,5%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 22		
478	1,5%		<b>+0.4 1</b> ,5%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 23	-	
479	1,4%		+0.3 1,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 24		
480	1,4%		+0.3 1,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 25		
481	1,4%		<b>+0.3 1</b> ,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 26		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
482	1,4%		<b>40.3 1</b> ,4%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 27		
483	0,8%		<b>00.25 0</b> ,8%	
Annex I,	first paragraph, point (2), amending p	rovision, Table 1, Column 3, Row 28		
484	0,6%		<b>00.6 0</b> ,6%	
Annex I,	first paragraph, point (2), amending p	rovision, third paragraph		
485				
Annex I,	first paragraph, point (3), introductor	y part	-	
486	(3) Annex III is replaced by the following:		(3) Annex III is replaced by the following:	
Annex I,	first paragraph, point (3), amending p	rovision, first subparagraph	·	
487	" ENERGY CONTENT OF FUELS		" ENERGY CONTENT OF FUELS	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 1	· · · · · · · · · · · · · · · · · · ·	
488				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Fuel		Fuel	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 2	L	
489	FUELS FROM BIOMASS AND/OR BIOMASS PROCESSING OPERATIONS		FUELS FROM BIOMASS AND/OR BIOMASS PROCESSING OPERATIONS	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 3	1	
490	Bio-Propane		Bio-Propane	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 4	•	
491	Pure vegetable oil (oil produced from oil plants through pressing, extraction or comparable procedures, crude or refined but chemically unmodified)		Pure vegetable oil (oil produced from oil plants through pressing, extraction or comparable procedures, crude or refined but chemically unmodified)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 5	-	
492	Biodiesel - fatty acid methyl ester (methyl-ester produced from oil of biomass origin)		Biodiesel - fatty acid methyl ester (methyl-ester produced from oil of biomass origin)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 6	1	
493	Biodiesel - fatty acid ethyl ester		Biodiesel - fatty acid ethyl ester	

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	(ethyl-ester produced from oil of biomass origin)		(ethyl-ester produced from oil of biomass origin)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 7		
494	Biogas that can be purified to natural gas quality		Biogas that can be purified to natural gas quality	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 8	· · · · · · · · · · · · · · · · · · ·	
495	Hydrotreated (thermochemically treated with hydrogen) oil of biomass origin, to be used for replacement of diesel		Hydrotreated (thermochemically treated with hydrogen) oil of biomass origin, to be used for replacement of diesel	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 9	-	
496	Hydrotreated (thermochemically treated with hydrogen) oil of biomass origin, to be used for replacement of petrol		Hydrotreated (thermochemically treated with hydrogen) oil of biomass origin, to be used for replacement of petrol	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 10	1	
497	Hydrotreated (thermochemically treated with hydrogen) oil of biomass origin, to be used for replacement of jet fuel		Hydrotreated (thermochemically treated with hydrogen) oil of biomass origin, to be used for replacement of jet fuel	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 11		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
498	Hydrotreated oil (thermochemically treated with hydrogen) of biomass origin, to be used for replacement of liquefied petroleum gas		Hydrotreated oil (thermochemically treated with hydrogen) of biomass origin, to be used for replacement of liquefied petroleum gas	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 12		
499	Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin to be used for replacement of diesel		Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin to be used for replacement of diesel	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 13		
500	Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin, to be used to replace petrol		Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin, to be used to replace petrol	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 14		
501	Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin, to be used to replace jet fuel		Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin, to be used to replace jet fuel	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (3), amending prov	vision, Table 2, Column 1, Row 15	[	
502	Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin, to be used to replace liquefied petroleum gas		Co-processed oil (processed in a refinery simultaneously with fossil fuel) of biomass or pyrolysed biomass origin, to be used to replace liquefied petroleum gas	
Annex I,	first paragraph, point (3), amending prov	vision, Table 2, Column 1, Row 16	F	
503	RENEWABLE FUELS THAT CAN BE PRODUCED FROM VARIOUS RENEWABLE SOURCES, INCLUDING BIOMASS		RENEWABLE FUELS THAT CAN BE PRODUCED FROM VARIOUS RENEWABLE SOURCES, INCLUDING BIOMASS	
Annex I,	first paragraph, point (3), amending prov	vision, Table 2, Column 1, Row 17		
504	Methanol from renewable sources		Methanol from renewable sources	
Annex I,	first paragraph, point (3), amending prov	vision, Table 2, Column 1, Row 18		
505	Ethanol from renewable sources		Ethanol from renewable sources	
Annex I,	first paragraph, point (3), amending prov	vision, Table 2, Column 1, Row 19		
506	Propanol from renewable sources		Propanol from renewable sources	
Annex I,	first paragraph, point (3), amending prov	vision, Table 2, Column 1, Row 20		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
507	Butanol from renewable sources		Butanol from renewable sources	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 21		
508	Fischer-Tropsch diesel (a synthetic hydrocarbon or mixture of synthetic hydrocarbons to be used for replacement of diesel)		Fischer-Tropsch diesel (a synthetic hydrocarbon or mixture of synthetic hydrocarbons to be used for replacement of diesel)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 22		
509	Fischer-Tropsch petrol (a synthetic hydrocarbon or mixture of synthetic hydrocarbons produced from biomass, to be used for replacement of petrol)		Fischer-Tropsch petrol (a synthetic hydrocarbon or mixture of synthetic hydrocarbons produced from biomass, to be used for replacement of petrol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 23	•	
510	Fischer-Tropsch jet fuel (a synthetic hydrocarbon or mixture of synthetic hydrocarbons produced from biomass, to be used for replacement of jet fuel)		Fischer-Tropsch jet fuel (a synthetic hydrocarbon or mixture of synthetic hydrocarbons produced from biomass, to be used for replacement of jet fuel)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 24	· · · · · · · · · · · · · · · · · · ·	
511	Fischer-Tropsch liquefied petroleum gas (a synthetic		Fischer-Tropsch liquefied petroleum gas (a synthetic	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	hydrocarbon or mixture of synthetic hydrocarbons, to be used for replacement of liquefied petroleum gas		hydrocarbon or mixture of synthetic hydrocarbons, to be used for replacement of liquefied petroleum gas	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 25		
512	DME (dimethylether)		DME (dimethylether)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 26	-	
513	Hydrogen from renewable sources		Hydrogen from renewable sources	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 27		
514	ETBE (ethyl-tertio-butyl-ether produced on the basis of ethanol)		ETBE (ethyl-tertio-butyl-ether produced on the basis of ethanol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 28		
515	MTBE (methyl-tertio-butyl-ether produced on the basis of methanol)		MTBE (methyl-tertio-butyl-ether produced on the basis of methanol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 29	-	
516	TAEE (tertiary-amyl-ethyl-ether produced on the basis of ethanol)		TAEE (tertiary-amyl-ethyl-ether produced on the basis of ethanol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 30		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
517	TAME (tertiary-amyl-methyl-ether produced on the basis of methanol)		TAME (tertiary-amyl-methyl-ether produced on the basis of methanol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 31		
518	THxEE (tertiary-hexyl-ethyl-ether produced on the basis of ethanol)		THxEE (tertiary-hexyl-ethyl-ether produced on the basis of ethanol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 32		
519	THxME (tertiary-hexyl-methyl- ether produced on the basis of methanol)		THxME (tertiary-hexyl-methyl- ether produced on the basis of methanol)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 33		
520	NON-RENEWABLE FUELS		NON-RENEWABLE FUELS	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 34		
521	Petrol		Petrol	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 1, Row 35		
522	Diesel		Diesel Jet Fuel	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 1, Row 36		
523	Hydrogen from non-renewable sources		Hydrogen from non-renewable sources	
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 2, Row 1		
524	Energy content by weight (lower calorific value, MJ/kg)		Energy content by weight (lower calorific value, MJ/kg)	
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 2, Row 2		
525				
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 2, Row 3	·	
526	46		46	
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 2, Row 4	•	
527	37		37	
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 2, Row 5		
528	37		37	
Annex I,	first paragraph, point (3), amending provision,	Table 2, Column 2, Row 6		
529				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	38		38	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 7		
530	50		50	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 8	1	
531	44		44	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 9		
532	45		45	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 10	· · · · · · · · · · · · · · · · · · ·	
533	44		44	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 11		
534	46		46	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 12	· ·	
535	43		43	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 13	•	•

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
536	44		44	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 14		
537	43		43	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 15		
538	46		46	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 16		
539				
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 17		
540	20		20	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 18	-	
541	27		27	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 19	-	
542	31		31	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 20		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
543	33		33	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 21	-	
544	44		44	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 22		
545	44		44	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 23		
546	44		44	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 24		
547	46		46	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 25	-	
548	28		28	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 26		
549	120		120	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 27		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
550	36 (of which 37 % from renewable sources)		36 (of which <del>37</del> <b>33</b> % from renewable sources)		
Annex I,	Annex I, first paragraph, point (3), amending provision, Table 2, Column 2, Row 28				
551	35 (of which 22 % from renewable sources)		35 (of which 22 % from renewable sources)		
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 29			
552	38 (of which 29 % from renewable sources)		38 (of which 29 % from renewable sources)		
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 30	• •		
553	36 (of which 18 % from renewable sources)		36 (of which 18 % from renewable sources)		
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 31			
554	38 (of which 25 % from renewable sources)		38 (of which 25 % from renewable sources)		
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 32			
555	38 of which 14 % from renewable sources)		38 of which 14 % from renewable sources)		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 33	1	
556				
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 34		
557	43		43	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 35		
558	43		43 <b>43</b>	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 2, Row 36		
559	120		120	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 1	1	
560	Energy content by volume (lower calorific value, MJ/l)		Energy content by volume (lower calorific value, MJ/l)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 2		
561				
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 3	·	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
562	24		24	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 4		
563	34		34	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 5		
564	33		33	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 6		
565	34		34	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 7		<u></u>
566				
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 8	-	
567	34		34	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 9	·	
568	30		30	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 10		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
569	34		34	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 11		
570	24		24	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 12	•	
571	36		36	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 13		
572	32		32	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 14	L	
573	33		33	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 15		
574	23		23	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 16		
575				
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 17		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
576	16		16	
Annex I,	Annex I, first paragraph, point (3), amending provision, Table 2, Column 3, Row 18			
577	21		21	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 19		
578	25		25	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 20		
579	27		27	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 21		
580	34		34	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 22		
581	33		33	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 23	·	
582	33		33	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 24		

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
583	24		24	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 25		
584	19		19	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 26		
585	_		_	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 27		
586	27 (of which 37 % from renewable sources)		27 (of which <del>37</del> <b>33</b> % from renewable sources)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 28		
587	26 (of which 22 % from renewable sources)		26 (of which 22 % from renewable sources)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 29		
588	29 (of which 29 % from renewable sources)		29 (of which 29 % from renewable sources)	
Annex I,	first paragraph, point (3), amending p	rovision, Table 2, Column 3, Row 30		
589				

	Commission Proposal EP Man	date Council Mandate	Draft Agreement
	28 (of which 18 % from renewable sources)	28 (of which 18 % from renewable sources)	
Annex I,	first paragraph, point (3), amending provision, Table 2, Colu	umn 3, Row 31	
590	30 (of which 25 % from renewable sources)	30 (of which 25 % from renewable sources)	
Annex I,	first paragraph, point (3), amending provision, Table 2, Colu	umn 3, Row 32	
591	30 (of which 14 % from renewable sources)	30 (of which 14 % from renewable sources)	
Annex I,	first paragraph, point (3), amending provision, Table 2, Colu	umn 3, Row 33	
592			
Annex I,	first paragraph, point (3), amending provision, Table 2, Colu	umn 3, Row 34	
593	32	32	
Annex I,	first paragraph, point (3), amending provision, Table 2, Colu	umn 3, Row 35	
594	36	36 <b>34</b>	
Annex I,	first paragraph, point (3), amending provision, Table 2, Colu	umn 3, Row 36	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
595				
Annex I,	first paragraph, point (4), introductor	y part		
596	(4) Annex IV is amended as follows:		(4) Annex IV is amended as follows:	
Annex I,	first paragraph, point (4)(a), introduct	ory part		
597	a) the title is replaced by the following:		a) the title is replaced by the following:	
Annex I,	first paragraph, point (4)(a), amendin	g provision, first subparagraph		
598	" 'TRAINING AND CERTIFICATION OF INSTALLERS AND DESIGNERS OF RENEWABLE INSTALLATIONS' "		-'TRAINING AND CERTIFICATION OF INSTALLERS AND DESIGNERS OF RENEWABLE <b>ENERGY</b> INSTALLATIONS'	
Annex I,	first paragraph, point (4)(b), introduct	tory part		
599	b) the introductory sentence and the first point are replaced by the following:		b) the introductory sentence and the first point are replaced by the following:	

	<b>Commission Proposal</b>	EP Mandate Council Mandate	Draft Agreement
	first paragraph, point (4)(b), amending pro	ovision, first paragraph,	
introduc	tory part		
600	' The certification schemes and training programmes referred to in Article 18(3) shall be based on the following criteria:	The certification schemes and training programmes referred to in Article 18(3) shall be based on the following criteria:	
Annex I,	first paragraph, point (4)(b), amending pro	ovision, first paragraph(1)	
601	1. The certification process shall be transparent and clearly defined by the Member States or by the administrative body that they appoint.;	1. The certification process shall be transparent and clearly defined by the Member States or by the administrative body that they appoint.';	
Annex I,	first paragraph, point (4)(c), introductory	part	
602	c) The following points 1a and 1b are inserted:	c) The following points 1a and 1b are inserted:	
Annex I,	first paragraph, point (4)(c), amending pro	vision, first paragraph	
603	<ul> <li>'</li> <li>1a. The certificates issued by certification bodies shall be clearly defined and easy to identify for workers and professionals seeking certification.</li> </ul>	1a. The certificates issued by certification bodies shall be clearly defined and easy to identify for workers and professionals seeking certification.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (4)(c), amendin	g provision, second paragraph		
604	1b. The certification process shall enable installers to put in place high quality installations that operate reliably.;		1b. The certification process shall enable installers to acquire the necessary theoretical and practical knowledge and guarantee the existence of skills needed to put in place high quality installations-that-that operate reliably.';	
Annex I,	first paragraph, point (4)(d), introduc	tory part		
605	d) Points 2 and 3 are replaced by the following:		d) Points 2 and 3 are replaced by the following:	
Annex I, (2)	first paragraph, point (4)(d), amendin	g provision, numbered paragraph		
606	<ul> <li><sup>c</sup></li> <li>2. Installers of biomass, heat pump, shallow geothermal, solar photovoltaic and solar thermal energy shall be certified by an accredited training programme or training provider.'</li> </ul>	<ul> <li><sup>c</sup></li> <li>2. Installers of biomass, heat pump, shallow geothermal, solar photovoltaic and solar thermal energythermal energy and storage and demand-response technologies, including charging stations, shall be certified by an accredited training programme or training provider or formal gualification schemes according</li> </ul>	2. Installers of <b>systems using</b> biomass, heat pump, shallow geothermal, solar photovoltaic and solar thermal energy shall be certified by an accredited training programme or training provider.'	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>to national law</u> .'		
	I first paragraph, point (4)(d), amendin oductory part	g provision, numbered paragraph	L	
(5), 11110				
607	3. The accreditation of the training programme or provider shall be effected by Member States or by the administrative body that they appoint. The accrediting body shall ensure that the training programme offered by the training provider has continuity and regional or national coverage.	3. The accreditation of the training programme or provider shall be effected by Member States or by the administrative body that they appoint. The accrediting body shall ensure that the training, <i>upskilling and reskilling programmes</i> programme offered by the training provider has are inclusive and have continuity and regional or national coverage.	3. The accreditation of the training programme or provider shall be effected by Member States or by the administrative body that they appoint. The accrediting body shall ensure that the training programme offered by the training provider has continuity and regional or national coverage.	
	first paragraph, point (4)(d), amendin paragraph	g provision, numbered paragraph		
608	The training provider shall have adequate technical facilities to provide practical training, including sufficient laboratory equipment or corresponding facilities to provide practical training.		The training provider shall have adequate technical facilities to provide practical training, including sufficient laboratory equipment or corresponding facilities to provide practical training.	
	first paragraph, point (4)(d), amendin and paragraph	g provision, numbered paragraph		
609				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The training provider shall offer, in addition to the basic training, shorter refresher and upskilling courses organised in training modules allowing installers and designers to add new competences, widen and diversify their skills across several technologies and their combinations. The training provider shall ensure adaptation of training to new renewable technologies in the context of buildings, industry and agriculture. Training providers shall recognise acquired relevant skills.		The training provider shall offer, in addition to the basic training, shorter refresher and upskilling courses organised in training modules allowing installers and designers to add new competences, widen and diversify their skills across several technologies and their combinations. The training provider shall ensure adaptation of training to new renewable technologies in the context of buildings, industry and agriculture. Training providers shall recognise acquired relevant skills.	
	first paragraph, point (4)(d), amendin I paragraph	g provision, numbered paragraph		
610	The training programmes and modules shall be designed to enable life-long learning in renewable installations and be compatible with vocational training for first time job seekers and adults seeking reskilling or new employment.		The training programmes and modules shall be designed to enable life-long learning in renewable installations and be compatible with vocational training for first time job seekers and adults seeking reskilling or new employment.	
	first paragraph, point (4)(d), amendin th paragraph	g provision, numbered paragraph		
611	The training programmes shall be		The training programmes shall be	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	designed in order to facilitate acquiring qualification in different technologies and solutions and avoid limited specialisation in a specific brand or technology. The training provider may be the manufacturer of the equipment or system, institutes or associations.;		designed in order to facilitate acquiring qualification in different technologies and solutions and avoid limited specialisation in a specific brand or technology. The training provider may be the manufacturer of the equipment or system, institutes or associations.';	
	first paragraph, point (4)(d), amendin th paragraph a	g provision, numbered paragraph	·	
611a		(da) Point 5 is replaced by the following:		
	first paragraph, point (4)(d), amendin th paragraph b	g provision, numbered paragraph		
611b		5. The training course shall end with an examination leading to a certificate or qualification. The examination shall include a practical assessment of successfully installing biomass boilers or stoves, heat pumps, shallow geothermal installations, solar thermal installations or storage and demand-response technologies, including charging stations.';		

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (4)(e), introduct	tory part		
612	e) In point 6(c) the following points (iv) and (v) are added :		e) In point 6(c) the following points (iv) and (v) are added :	
Annex I,	first paragraph, point (4)(e), amendin	g provision, first paragraph		
613	(iv) an understanding of feasibility and design studies;		(iv) an understanding of feasibility and design studies;	
Annex I,	first paragraph, point (4)(e), amendin	g provision, second paragraph		
614	(v) an understanding of drilling, in the case of geothermal heat pumps.;		(v) an understanding of drilling, in the case of geothermal heat pumps.';	
Annex I,	first paragraph, point (5), introductor	y part		
615	(5) In Annex V, part C is amended as follows:		(5) In Annex V, part C is amended as follows:	
Annex I,	first paragraph, point (5)(a), introduct	tory part		
616	a) points 5 and 6 are replaced by the following:		a) points 5 and 6 are replaced by the following:	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
617	first paragraph, point (5)(a), amending pro		5. Emissions from the extraction or cultivation of raw materials, eec, shall, include emissions from the extraction or cultivation process itself; from the collection, drying and storage of raw materials; from waste and leakages; and from the production of chemicals or products used in extraction or cultivation. Capture of CO <sub>2</sub> in the cultivation of raw materials shall be excluded. If available, the disaggregated default values for soil N2O emissions set out in Part D shall be applied in the calculation. It is allowed to calculate averages based on local farming practices based on data of a group of farms, as an alternative to using actual values.';	
Annex I, (6)	first paragraph, point (5)(a), amending pro	ovision, numbered paragraph		
618	6. For the purposes of the calculation referred to in point 1(a), greenhouse gas emissions savings from improved agriculture management, esca, such as shifting		6. For the purposes of the calculation referred to in point 1(a), greenhouse gas emissions savings from improved agriculture management, esca, such as shifting	

sal EP Mandate	Council Mandate	Draft Agreement
on o cisk to y. hat the that it twe which were e such	to reduced or zero-tillage, improved <b>crops and</b> crop/rotation, the use of cover crops, including crop residue management, and the use of organic soil improver (e.g. compost, manure fermentation digestate), shall be taken into account only if they do not risk to negatively affect biodiversity. Further, solid and verifiable evidence shall be provided that the soil carbon has increased or that it is reasonable to expect to have increased over the period in which the raw materials concerned were cultivated while taking into account the emissions where such practices lead to increased fertiliser and herbicide use <sup>1</sup> .';	
first ltivation ervals , before ole, stimated eriments rements rmining	1. Measurements of soil carbon can constitute such evidence, e.g. by a first measurement in advance of the cultivation and subsequent ones at regular intervals several years apart. In such a case, before the second measurement is available, increase in soil carbon would be estimated on the basis of representative experiments or soil models. From the second measurement onwards, the measurements would constitute the basis for determining the existence of an increase in soil carbon and its magnitude.	
	use of residue ion to tisk to ty. that the that it twe which I were	use of residueto reduced or zero-tillage, improved crops and crop/rotation, the use of cover crops, including crop residue management, and the use of organic soil improver (e.g. compost, manure fermentation digestate), shall be taken into account only if they do not risk to negatively affect biodiversity. Further, solid and verifiable evidence shall be provided that the soil carbon has increased or that it is reasonable to expect to have increased over the period in which the raw materials concerned were cultivated while taking into account the emissions where such practices lead to increased fertiliser and herbicide use <sup>1</sup> .';in n first liviation ervals before ble, stimated erimentsin Massions where such practices lead to increase of the cultivation and subsequent ones at regular intervals several years apart. In such a case, before the second measurement is available, increase in soil carbon would be estimated or new summers would constitute the basis of representative experiments or soil models. From the second measurement onwards, the measurements would constitute the basis for determining the existence of an increase in soil carbon

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
619	b) point 15 is deleted:		deleted	
Annex I,	first paragraph, point (5)(c), introduct	ory part		
620	<i>c)</i> point 18 is replaced by the following:		c) point 18 is replaced by the following:	
Annex I, (18)	first paragraph, point (5)(c), amendin	g provision, numbered paragraph		
621	<sup>c</sup> 18. For the purposes of the calculations referred to in point 17, the emissions to be divided shall be eec + el + esca + those fractions of ep, etd, eccs and eccr that take place up to and including the process step at which a co-product is produced. If any allocation to co- products has taken place at an earlier process step in the life- cycle, the fraction of those emissions assigned in the last such process step to the intermediate fuel product shall be used for those purposes instead of the total of those emissions. In the case of biogas and biomethane, all co- products that do not fall under the scope of point 7 shall be taken into	<sup>c</sup> 18. For the purposes of the <i>calculations<u>calculation</u></i> referred to in point 17, the emissions to be divided shall be eec + el + esca + those fractions of ep, etd, eccs, and eccr that take place up to and including the process step at which a co-product is produced. If any allocation to co-products has taken place at an earlier process step in the life-cycle, the fraction of those emissions assigned in the last such process step to the intermediate fuel product shall be used for those purposes instead of the total of those emissions. In the case of biogas and biomethane, all co- products that do not fall under the scope of point 7 shall be taken into	18. For the purposes of the calculations referred to in point 17, the emissions to be divided shall be eec + el + esca + those fractions of ep, etd, <b>and eccs</b> eccs-and eccr that take place up to and including the process step at which a co-product is produced. If any allocation to co-products has taken place at an earlier process step in the life-cycle, the fraction of those emissions assigned in the last such process step to the intermediate fuel product shall be used for those purposes instead of the total of those emissions. In the case of biogas and biomethanebiofuels and bioliquids , all co-products that do not fall under the scope of point 7 shall be taken into account	

<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
account for the purposes of that	account for the purposes of that	for the purposes of that calculation.	
calculation. No emissions shall be	calculation. No emissions shall be	No emissions shall be allocated to	
allocated to wastes and residues.	allocated to wastes and residues.	wastes and residuess. Co-products	
Co-products that have a negative	Co-products that have a negative	that have a negative energy content	
energy content shall be considered	energy content shall be considered	shall be considered to have an	
to have an energy content of zero	to have an energy content of zero	energy content of zero for the	
for the purposes of the calculation.	for the purposes of the calculation.	purposes of the calculation. As	
Wastes and residues including all	Wastes and residues including all	general rule, wastes and residues	
wastes and residues included in	wastes and residues included in	including all wastes and residues	
Annex IX shall be considered to	Annex IX shall be considered to	included in Annex IX shall be	
have zero life-cycle greenhouse gas	have zero life-cycle greenhouse gas	considered to have zero life-cycle	
emissions up to the process of	emissions up to the process of	greenhouse gas emissions up to the	
collection of those materials	collection of those materials	process of collection of those	
irrespectively of whether they are	irrespectively of whether they are	materials irrespectively of whether	
processed to interim products	processed to interim products	they are processed to interim	
before being transformed into the	before being transformed into the	products before being transformed	
final product. Residues that are not	final product. Residues that are not	into the final product. Residues that	
included in Annex IX and fit for	<del>included in Annex IX and fit for use</del>	are not included in Annex IX and	
use in the food or feed market shall	<del>in the food or feed market shall be</del>	fit for use in the food or feed	
be considered to have the same	considered to have the same	market shall be considered to have	
amount of emissions from the	amount of emissions from the	the same amount of emissions from	
extraction, harvesting or cultivation	extraction, harvesting or	the extraction, harvesting or	
of raw materials, eec as their	<del>cultivation of raw materials, eec as</del>	cultivation of raw materials, eec as	
closest substitute in the food and	their closest substitute in the food	their closest substituteNo	
feed market that is included in the	and feed market that is included in	emissions shall be allocated to	
table in part D. In the case of	the table in part D. In the case of	wastes and residues. However,	
biomass fuels produced in	biomass fuels produced in	for the purpose of determining	
refineries, other than the	refineries, other than the	the emissions of production of	
combination of processing plants	combination of processing plants	biofuels and bioliquids residues	
with boilers or cogeneration units	with boilers or cogeneration units	stemming from the processing of	
providing heat and/or electricity to	providing heat and/or electricity to	food and feed crops that are not	
the processing plant, the unit of	the processing plant, the unit of	included in Annex IX and fit for	
analysis for the purposes of the	analysis for the purposes of the	use in the food and feed market	
calculation referred to in point 17	calculation referred to in point 17	that is includedor feed chain shall	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall be the refinery;	shall be the refinery <u>'</u> ;	<b>be treated</b> in the table in part <b>Dsame way as co-products</b> In the case of biomass fuels produced in refineries, other than the combination of processing plants with boilers or cogeneration units providing heat and/or electricity to the processing plant, the unit of analysis for the purposes of the calculation referred to in point 17 shall be the refinery';	
Annex I,	first paragraph, point (6), introductor	y part		
622	(6) In Annex VI, part B is amended as follows:		(6) In Annex VI, part B is amended as follows:	
Annex I,	first paragraph, point (6)(a), introduct	tory part		-
623	a) points 5 and 6 are replaced by the following:		a) points 5 and 6 are replaced by the following:	
Annex I, (5)	first paragraph, point (6)(a), amendin	g provision, numbered paragraph		
624	<ul> <li>. Emissions from the extraction or cultivation of raw materials, eec, shall, include emissions from the extraction or cultivation process itself; from the collection, drying</li> </ul>		5. Emissions from the extraction or cultivation of raw materials, eec, shall, include emissions from the extraction or cultivation process itself; from the collection, drying and storage of raw materials; from	

	Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	and storage of raw materials; from waste and leakages; and from the production of chemicals or products used in extraction or cultivation. Capture of CO <sub>2</sub> in the cultivation of raw materials shall be excluded. If available, the disaggregated default values for soil N2O emissions set out in Part D shall be applied in the calculation. It is allowed to calculate averages based on local farming practises based on data of a group of farms, as an alternative to using actual values.'		waste and leakages; and from the production of chemicals or products used in extraction or cultivation. Capture of $CO_2$ in the cultivation of raw materials shall be excluded. If available, the disaggregated default values for soil N2O emissions set out in Part D shall be applied in the calculation. It is allowed to calculate averages based on local farming practises based on data of a group of farms, as an alternative to using actual values.'	
Annex I, (6)	first paragraph, point (6)(a), amendin	g provision, numbered paragraph		
625	6. For the purposes of the calculation referred to in point 1(a), greenhouse gas emissions savings from improved agriculture management, esca, such as shifting to reduced or zero-tillage, improved crop/rotation, the use of cover crops, including crop residue management, and the use of organic soil improver (e.g. compost, manure fermentation digestate), shall be taken into account only if they do not risk to negatively affect biodiversity.		6. For the purposes of the calculation referred to in point 1(a), greenhouse gas emissions savings from improved agriculture management, esca, such as shifting to reduced or zero-tillage, improved crop/rotation, the use of cover crops, including crop residue management, and the use of organic soil improver (e.g. compost, manure fermentation digestate), shall be taken into account only if they do not risk to negatively affect biodiversity.	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	Further, solid and verifiable evidence shall be provided that the soil carbon has increased or that it is reasonable to expect to have increased over the period in which the raw materials concerned were cultivated while taking into account the emissions where such practices lead to increased fertiliser and herbicide use <sup>1</sup> ;		Further, solid and verifiable evidence shall be provided that the soil carbon has increased or that it is reasonable to expect to have increased over the period in which the raw materials concerned were cultivated while taking into account the emissions where such practices lead to increased fertiliser and herbicide use <sup>1.</sup> ;	
	1. Measurements of soil carbon can constitute such evidence, e.g. by a first measurement in advance of the cultivation and subsequent ones at regular intervals several years apart. In such a case, before the second measurement is available, increase in soil carbon would be estimated on the basis of representative experiments or soil models. From the second measurement onwards, the measurements would constitute the basis for determining the existence of an increase in soil carbon and its magnitude.		1. Measurements of soil carbon can constitute such evidence, e.g. by a first measurement in advance of the cultivation and subsequent ones at regular intervals several years apart. In such a case, before the second measurement is available, increase in soil carbon would be estimated on the basis of representative experiments or soil models. From the second measurement onwards, the measurements would constitute the basis for determining the existence of an increase in soil carbon and its magnitude.	
Annex I,	first paragraph, point (6)(b)			
626	b) point 15 is deleted:		deleted	
Annex I,	first paragraph, point (6)(c), introduct	ory part		
627	<i>c)</i> point 18 is replaced by the		c) point 18 is replaced by the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	following:		following:	
	first paragraph, point (6)(c), amending roductory part	provision, numbered paragraph		
628	<sup>c</sup> 18. For the purposes of the calculations referred to in point 17, the emissions to be divided shall be $e_{ec} + e_l + e_{sca} + $ those fractions of $e_p$ , $e_{td}$ , $e_{ccs}$ and $e_{ccr}$ that take place up to and including the process step at which a co-product is produced. If any allocation to co-products has taken place at an earlier process step in the life-cycle, the fraction of those emissions assigned in the last such process step to the intermediate fuel product shall be used for those emissions.		18. For the purposes of the calculations referred to in point 17, the emissions to be divided shall be $e_{ec} + e_1 + e_{sca} +$ those fractions of $e_p$ , $e_{td}$ , and $e_{ccs}$ r and eccr-and $e_{eer}$ that take place up to and including the process step at which a co-product is produced. If any allocation to co-products has taken place at an earlier process step in the life-cycle, the fraction of those emissions assigned in the last such process step to the intermediate fuel product shall be used for those purposes instead of the total of those emissions.	
	first paragraph, point (6)(c), amending t paragraph	provision, numbered paragraph		
629	In the case of biogas and biomethane, all co-products that do not fall under the scope of point 7 shall be taken into account for the purposes of that calculation. No emissions shall be allocated to wastes and residues. Co-products		In the case of biogas and biomethane, all co-products that do not fall under the scope of point <b>717</b> shall be taken into account for the purposes of that calculation. <del>No</del> emissions shall be allocated to wastes and residuess. Co-products	

	<b>Commission Proposal</b>	<b>EP</b> Mandate	Council Mandate	Draft Agreement
	that have a negative energy content shall be considered to have an energy content of zero for the purposes of the calculation.		that have a negative energy content shall be considered to have an energy content of zero for the purposes of the calculation.	
	first paragraph, point (6)(c), amending	g provision, numbered paragraph		
630	Wastes and residues including all wastes and residues included in Annex IX shall be considered to have zero life-cycle greenhouse gas emissions up to the process of collection of those materials irrespectively of whether they are processed to interim products before being transformed into the final product. Residues that are not included in Annex IX and fit for use in the food or feed market shall be considered to have the same amount of emissions from the extraction, harvesting or cultivation of raw materials, eec as their closest substitute in the food and feed market that is included in the table in part D of Annex V.	Wastes and residues including all wastes and residues included in Annex IX shall be considered to have zero life-cycle greenhouse gas emissions up to the process of collection of those materials irrespectively of whether they are processed to interim products before being transformed into the final product. <i>Residues that are not</i> <i>included in Annex IX and fit for use</i> <i>in the food or feed market shall be</i> <i>considered to have the same</i> <i>amount of emissions from the</i> <i>extraction, harvesting or</i> <i>cultivation of raw materials, e<sub>ee</sub>-as</i> <i>their closest substitute in the food</i> <i>and feed market that is included in</i> <i>the table in part D of Annex V.</i>	As general rule, wastes and residues including all wastes and residues included in Annex IX shall be considered to have zero life-cycle greenhouse gas emissions up to the process of collection of those materials irrespectively of whether they are processed to interim products before being transformed into the final product. Residues that are not included in Annex IX and fit for use in the food or feed market shall be considered to have the same amount of emissions from the extraction, harvesting or cultivation of raw materials, eee as their closest substituteNo emissions shall be allocated to wastes and residues. However, for the purpose of determining the emissions of production of biofuels and bioliquids residues stemming from the processing of food and feed crops that are not included	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			in Annex IX and fit for use in the food and feed market that is includedor feed chain shall be treated in the table in part D of Annex V.same way as co- products.	
	first paragraph, point (6)(c), amendin rd paragraph	g provision, numbered paragraph		
631	In the case of biomass fuels produced in refineries, other than the combination of processing plants with boilers or cogeneration units providing heat and/or electricity to the processing plant, the unit of analysis for the purposes of the calculation referred to in point 17 shall be the refinery		In the case of biomass fuels produced in refineries, other than the combination of processing plants with boilers or cogeneration units providing heat and/or electricity to the processing plant, the unit of analysis for the purposes of the calculation referred to in point 17 shall be the refinery';	
	first paragraph, point (6)(c), amendin troductory part	g provision, numbered paragraph		
631a		(6a.) In Annex VI, the following part Ba is inserted:		
Annex I, (18a)(a)	first paragraph, point (6)(c), amendin	g provision, numbered paragraph		
631b		<u>(a)</u> <u>'Ba.</u>		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		Biomass fuel feedstocks for use in stationary installations outside the transport sector, including the following points: 1. Biomass fraction of residues and waste in the primary food processing industry: (a) beet pulp (only self-use internal to sector) (b) herbs & leaves from beet washing (c) cereal husks and fruit shells (d) biomass fraction of industrial waste not fit for use in the food and feed chain (e) the fibrous fraction of sugar beet after extraction of the diffusion juice, leaves and tails and other liquors obtained after sugar extraction 2. Biomass fraction of sludge from waste water treatment in the primary food processing industry; ';		
Annex I,	first paragraph, point (7)	l	l	
632	(7) in Annex VII, in the definition of ' $Q_{usable}$ ', the reference to Article 7(4) is replaced by a reference to Article 7(3).		(7) in Annex VII, in the definition of ' $Q_{usable}$ ', the reference to Article 7(4) is replaced by a reference to Article 7(3).	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Annex I,	first paragraph, point (8), introductor	y part		
633	(8) Annex IX is amended as follows:		(8) Annex IX is amended as follows:	
Annex I,	first paragraph, point (8)(a), introduct	ory part		
634	(a) in Part A, the introductory phrase is replaced by the following:		(a) in Part A, the introductory phrase is replaced by the following:	
Annex I,	first paragraph, point (8)(a), amendin	g provision, first paragraph		
635	، Feedstocks for the production of biogas for transport and advanced biofuels:'		Feedstocks for the production of biogas for transport and advanced biofuels:'	
Annex I,	first paragraph, point (8)(b), introduct	cory part		
636	(b) In Part B, the introductory phrase is replaced by the following:		(b) In Part B, the introductory phrase is replaced by the following:	
Annex I,	first paragraph, point (8)(b), amendin	g provision, first paragraph	-	
637	، Feedstocks for the production of biofuels and biogas for transport,		Feedstocks for the production of biofuels and biogas for transport, the contribution of which towards	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the contribution of which towards the greenhouse gas emissions reduction target established in Article 25(1), first subparagraph, point (a), shall be limited:;		the greenhouse gas emissions reduction target established in Article 25(1),– first subparagraph, point (a), shall be limited=';	
Annex II	, first paragraph, introductory part			
638	Annexes I, II, IV and V to Directive 98/70/EC are amended as follows:		Annexes I, II, IV and V to Directive 98/70/EC are amended as follows:	
Annex II	, first paragraph, point (1), introducto	ry part		
639	(1) Annex I is amended as follows:		(1) Annex I is amended as follows:	
Annex II	, first paragraph, point (1)(a), introduc	tory part		
640	(a) the text of footnote 1 is replaced by the following:		(a) the text of footnote 1 is replaced by the following:	
Annex II (1)	, first paragraph, point (1)(a), amendir	ng provision, numbered paragraph		<u>.</u>
641	(1) Test methods shall be those specified in EN 228:2012+A1:2017. Member		<ul> <li>(1) Test methods shall be those specified in EN</li> <li>228:2012+A1:2017. Member States may adopt the analytical</li> </ul>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	States may adopt the analytical method specified in replacement EN 228:2012+A1:2017 standard if it can be shown to give at least the same accuracy and at least the same level of precision as the analytical method it replaces.' ;		method specified in replacement EN 228:2012+A1:2017 standard if it can be shown to give at least the same accuracy and at least the same level of precision as the analytical method it replaces.';	
Annex II	, first paragraph, point (1)(b), introduc	tory part		
642	(b) the text of footnote 2 is replaced by the following:		(b) the text of footnote 2 is replaced by the following:	
Annex II (2)	, first paragraph, point (1)(b), amendir	ng provision, numbered paragraph		
643	<ul> <li>(2) the values quoted in the specification are 'true values'. In the establishment of their limit values, the terms of EN ISO 4259-1:2017/A1:2021 'Petroleum and related products — Precision of measurement methods and results – Part 1: Determination of precision data in relation to methods of test' have been applied and in fixing a minimum value, a minimum difference of 2R above zero has been taken into account (R = reproducibility). The results of</li> </ul>		<ul> <li>(2) the values quoted in the specification are 'true values'. In the establishment of their limit values, the terms of EN ISO 4259-1:2017/A1:2021 'Petroleum and related products — Precision of measurement methods and results – Part 1: Determination of precision data in relation to methods of test' have been applied and in fixing a minimum value, a minimum difference of 2R above zero has been taken into account (R = reproducibility). The results of individual measurements shall be</li> </ul>	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	individual measurements shall be interpreted on the basis of the criteria described in EN ISO 4259- 2:2017/A1:2019.;		interpreted on the basis of the criteria described in EN ISO 4259- 2:2017/A1:2019.';	
Annex II	, first paragraph, point (1)(c), introduc	tory part		<u> </u>
644	(c) the text of footnote 6 is replaced by the following:		(c) the text of footnote 6 is replaced by the following:	
Annex II (6)	, first paragraph, point (1)(c), amendir	g provision, numbered paragraph		
645	<ul> <li>(6) Other mono-alcohols and ethers with a final boiling point no higher than that stated in EN 228:2012 +A1:2017.</li> </ul>		(6) Other mono-alcohols and ethers with a final boiling point no higher than that stated in EN 228:2012 +A1:2017.'	
Annex II	, first paragraph, point (2), introductor	ry part	·	
646	(2) Annex II is amended as follows:		(2) Annex II is amended as follows:	
Annex II	, first paragraph, point (2)(a)	1 T	I	
647	(a) in the last line of the table, 'FAME content – EN 14078, the		(a) in the last line of the table, 'FAME content – EN 14078, the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	entry in the last column 'Limits' 'Maximum', '7,0' is replaced by '10.0';		entry in the last column 'Limits' 'Maximum', '7,0' is replaced by '10.0';	
Annex II,	first paragraph, point (2)(b), introduc	tory part	1	
648	(b) the text of footnote 1 is replaced by the following:		(b) the text of footnote 1 is replaced by the following:	
Annex II, (1)	first paragraph, point (2)(b), amendin	ng provision, numbered paragraph	1	
649	(1) Test methods shall be those specified in EN 590:2013+A1:2017. Member States may adopt the analytical method specified in replacement EN 590:2013+A1:2017 standard if it can be shown to give at least the same accuracy and at least the same level of precision as the analytical method it replaces.;		(1) Test methods shall be those specified in EN 590:2013+A1:2017. Member States may adopt the analytical method specified in replacement EN 590:2013+A1:2017 standard if it can be shown to give at least the same accuracy and at least the same level of precision as the analytical method it replaces.';	
Annex II,	first paragraph, point (2)(c), introduc	tory part	1	
650	(c) the text of footnote 2 is replaced by the following:		(c) the text of footnote 2 is replaced by the following:	
Annex II,	first paragraph, point (2)(c), amendin	g provision, numbered paragraph	·	•

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
(2)	<ul> <li>(2) The values quoted in the specification are 'true values'. In the establishment of their limit values, the terms of EN ISO 4259-1:2017/A1:2021 'Petroleum and related products — Precision or measurement methods and results – Part 1: Determination of precision data in relation to methods of test' have been applied and in fixing a minimum value, a minimum difference of 2R above zero has been taken into account (R = reproducibility). The results of individual measurements shall be interpreted on the basis of the criteria described in EN ISO 4259-2:2017/A1:2019.;</li> </ul>		(2) The values quoted in the specification are 'true values'. In the establishment of their limit values, the terms of EN ISO 4259-1:2017/A1:2021 'Petroleum and related products — Precision or measurement methods and results – Part 1: Determination of precision data in relation to methods of test' have been applied and in fixing a minimum value, a minimum difference of 2R above zero has been taken into account (R = reproducibility). The results of individual measurements shall be interpreted on the basis of the criteria described in EN ISO 4259-2:2017/A1:2019.';	
Annex II	, first paragraph, point (3)			
652	(3) Annexes IV and V are deleted.		(3) Annexes IV and V are deleted.	