

Article 1– Subject matter and scope

1. This Regulation lays down a framework *that applies to energy-related products and provides them with a label regarding energy efficiency, absolute consumption of energy and other environmental and performance characteristics*, during *their intended use and throughout their life-cycle*.

The Regulation allows customers to choose *energy-efficient and more sustainable* products in order to *reduce their energy consumption*.

2. This Regulation *does* not apply to:

(a) *Products that were put into service and made available on the market for a second or additional time;*

(b) Means of transport for persons or goods other than those operated by a stationary motor.

- 2a. *This Regulation shall not prevent any Member State from maintaining or introducing more stringent measures that are compatible with Union law. Where national legislation provides for such measures, the Commission shall be notified.*

Notes for the reader:

(1) The text is presented with the following conventions:

standard font: text from the original legislative proposal of the Commission,

bold italics: text from the amendments tabled

bold italics (green): linguistic or logic adaptations, either suggested by the legal-linguistic revision, or under the responsibility of the Rapporteur, for the sake of continuity and readability of the assembled text, plus ensuring coherence with other paragraphs.

Normally, deletions from the legislative proposal are not highlighted.

(2) Each compromise proposed is followed by a table detailing the individual amendment's footprint, so that the composition of the text can be traced back to the individual contributions. After the detailed table, you can find a succinct overview of the amendments included (in green) and the amendments not included (in red) per political group (columns) and paragraph of the compromise (rows). When this second overview is not present, it means that all amendments tabled for the Article/section have been considered in the compromises.

(3) With the exception of the overview tables, the individual amendments are quoted by number + surname of the MEP tabling the amendment (or the first one, in case of amendments authored by than one MEP), and ordered by number.

(4) Annex Ia (draft scheme) is exceptionally presented immediately after Article 7a, for the sake of proximity.

Art. 1 [Individual amendments' footprint]

<p>1. This Regulation lays down a framework that applies to energy-related products and provides them with a label regarding energy efficiency, absolute consumption of energy and other environmental and performance characteristics, during their intended use and throughout their life-cycle. The Regulation allows customers to choose energy-efficient and more sustainable products in order to reduce their energy consumption.</p>	303 Werner
	304 Reul, 307 Kappel, 308 Bendtsen
	303 Werner
	31 Rapporteur, 305 Rivasi
	31 Rapporteur, 305 Rivasi
	303 Werner
	305 Rivasi
	306 Συλικιώτης
<p>2. This Regulation does not apply to: (a) Products that were put into service and made available on the market for a second or additional time; (b) Means of transport for persons or goods other than those operated by a stationary motor.</p>	32 Rapporteur, 311 Ludvigsson
<p>2a. This Regulation shall not prevent any Member State from maintaining or introducing more stringent measures that are compatible with Union law. Where national legislation provides for more stringent measures, the Member State shall notify such legislation to the Commission.</p>	317 Rivasi ¹

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1(1)	31	304, 308	303	No amendments	No amendments	305	306	307
1(2)	32		311		No amendments		No amendments	
1(2a) (new)						317		

INDIVIDUALS AMENDMENTS NOT INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1(2)		313, 314	312	No amendments	No amendments	309		310, 315, 316

¹ Possible interaction with 449 Fox (Art. 4 paragraph 1).

Article 2 – Definitions
(6) Manufacturer

(6) ‘Manufacturer’ means any natural or legal person who manufactures an energy-related product or has *such* a product designed or manufactured, and markets that energy-related product under his name or trademark;

[Individual amendments’ footprint]

(6) ‘Manufacturer’ means any natural or legal person who manufactures an energy-related product or has <i>such</i> a product designed or manufactured, and markets that energy-related product under his name or trademark;	
	319 Ludvigsson, 320 Reul

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT							
Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
<i>No amendments</i>	320	319	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>

Article 2 – Definitions
(9) Dealer

(9) ‘Dealer’ means **a natural or legal person in the supply chain, other than the manufacturer or importer, who makes an energy-related product available on the market, either directly or indirectly;**

[Individual amendments’ footprint]

(9) ‘Dealer’ means a natural or legal person in the supply chain, other than the manufacturer or importer, who makes an energy-related product available on the market, either directly or indirectly;	
	321 Reul, 322 Kappel
	321 Reul, 322 Kappel
	321 Reul, 322 Kappel, 323 Ludvigsson
	321 Reul, 322 Kappel
	34 Rapporteur

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
34	321	323	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	322

Article 2 – Definitions
(11) Energy related product

(11) ‘Energy-related product’ *or* ‘product’ means any good or system *that has* an impact on energy consumption during use, which is placed on the market *or* put into service in the Union, including parts *intended* to be incorporated into energy-related products *covered by this Regulation* which are placed on the market *or* put into service *as individual parts for customers and end-users and of which the energy efficiency and environmental performance can be assessed independently*;

[Individual amendments’ footprint]

(11) ‘Energy-related product’ <i>or</i> ‘product’ means any good or system or service <i>that has</i> an impact on energy consumption during use, which is placed on the market <i>or</i> put into service in the Union, including parts <i>intended</i> to be incorporated into energy-related products <i>covered by this Regulation</i> which are placed on the market <i>or</i> put into service <i>as individual parts for customers and end-users and of which the energy efficiency and environmental performance can be assessed independently</i> ;	
	327 Fox ²
	327 Fox, 328 Pargneaux, 329 Boni, 330 Reul, 331 De Backer, 332 Gericke, 333 Kappel, 334 Winkler, 335 Kumpula-Natri ³
	329 Boni
	329 Boni
	329 Boni, 330 Reul, 331 De Backer
	329 Boni, 330 Reul, 331 De Backer
	329 Boni, 330 Reul
	331 De Backer
329 Boni, 330 Reul, 331 De Backer	
330 Reul	
333 Kappel	
329 Boni, 331 De Backer	
329 Boni, 330 Reul, 331 De Backer	

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
36	329, 330, 334	328, 335	327, 332	331	No amendments	No amendments	333

² If agreed by the shadows, this shorthand equivalence would be transported throughout the whole text.

³ Exceptionally, this deletion is highlighted, since a number of individual amendments are requesting it.

Article 2 – Definitions
(13) Label

(13) ‘Label’ means a graphic diagram, *either in printed or electronic form*, including a *closed scale* using *only* letters from A to G in seven different colours from dark green to red in order to show *energy efficiency and* consumption of energy, *each class corresponding to significant energy savings with the aim of informing the prospective customer or end-user about the consumption of energy of a product model in relation to other existing or potential product models in the same product group*;

[Individual amendments’ footprint]

<p>(13) ‘Label’ means a graphic diagram, <i>either in printed or electronic form</i>, including, a <i>closed scale</i> using <i>only</i> letters from A to G in seven different colours from dark green to red in order to show <i>energy efficiency and</i> consumption of energy, <i>each class corresponding to significant energy savings with the aim of informing the prospective customer or end-user about the consumption of energy of a product model in relation to other existing or potential product models in the same product group</i>;</p>	
	342 Fox, 343 Werner, 344 Reul, 345 De Backer
	346 Rivasi
	346 Rivasi
	342 Fox, 344 Reul, 346 Rivasi
343 Werner	
38 Rapporteur	

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
38	344	343	324	345	346	<i>No amendments</i>	<i>No amendments</i>

Article 2 – Definitions
(17) Product information sheet

(17) ‘Product information sheet’ means a standard table of information relating to a product, *either in printed or electronic form*;

[Individual amendments’ footprint]

(17) ‘Product information sheet’ means a standard table of information relating to a product, <i>either in printed or electronic form</i> ;	347 Fox, 348 Kappel
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OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT							
Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	347	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	348

Article 2 – Definitions
(19) Rescaled label

(19) ‘Rescaled label’ means a label for a particular product *group* that has undergone a rescaling exercise, *which is based on a new design, and which is clearly distinguishable from previous labels for both the customer and the end-user;*

[Individual amendments’ footprint]

(19) ‘Rescaled label’ means a label for a particular product <i>group</i> that has undergone a rescaling exercise, <i>which is based on a new design, and which is clearly distinguishable from previous labels for both the customer and the end-user;</i>	
	42 Rapporteur
	357 Kappel
	356 De Backer, 357 Kappel
	356 De Backer, 357 Kappel
357 Kappel	
356 De Backer	

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT							
Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
42	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	356	<i>No amendments</i>	<i>No amendments</i>	357

Article 2 – Definitions
(20) Supplementary information

(20) ‘Supplementary information’ means **any** information on the functional, environmental **and resource-efficiency** performance of an energy-related product **specified by the relevant delegated act**, such as its absolute energy consumption, durability, **reparability, connectivity and its recycled material content**, which is based on data that are measurable **and verifiable** by market surveillance authorities, is **easily understandable** and has no significant negative impact on the effectiveness of the label as a whole towards customers **and end-users**;

Art. 2(20) [Individual amendments’ footprint]

(20) ‘Supplementary information’ means any information on the functional, environmental and resource-efficiency performance of an energy-related product specified by the relevant delegated act , such as its absolute energy consumption, durability, reparability, connectivity and its recycled material content , which is based on data that are measurable and verifiable by market surveillance authorities, is easily understandable and has no significant negative impact on the effectiveness of the label as a whole towards customers and end-users ;	
	43 Rapporteur
	359 Bonafè
	43 Rapporteur
	COM, 43 Rapporteur, 359 Bonafè ⁴
	359 Bonafè, 360 Rivasi
	43 Rapporteur
	359 Bonafè
361 Kappel, 362 Reul	
363 Werner	
41 Rapporteur	

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
43	362	359, 363	<i>No amendments</i>	<i>No amendments</i>	360	<i>No amendments</i>	361

⁴ 360 Rivasi, 361 Kappel and 362 Reul propose the deletion of this content.

Article 2 – Definitions
(N1⁵) Energy efficiency

*(N1) ‘Energy efficiency’ means the **technologically neutral** ratio of output of performance, service, goods or energy to the input of energy and refers to primary energy use **where different technologies are compared**;*

[Individual amendments’ footprint]

<i>(N1) ‘Energy efficiency’ means the technologically neutral ratio of output of performance, service, goods or energy to the input of energy and refers to primary energy use where different technologies are compared;</i>	318 Van Brempt, 324 Bendtsen, 339 Rivasi
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OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
<i>No amendments</i>	324	318	<i>No amendments</i>	<i>No amendments</i>	339	<i>No amendments</i>	<i>No amendments</i>

⁵ A non standard-code (N1) is introduced here and in the following *new* definitions (N2) (N3) to avoid confusion with the individual amendments which have introduced definitions (20a), (20b), (20c), which would be the standard coding according to legislative practices. Please note that this is a provisional code and will be substituted in the consolidated version of the compromise.

Article 2 – Definitions
(N2) Product group

(N2) ‘Product group’ means a commercial group of energy-related products which are recognised by the end-user as having the same functionality and, in the case of multifunctional energy-related products, *which have* the same main functionality or the same set of main functionalities;

[Individual amendments’ footprint]

<p>(N2) ‘Product group’ means a commercial group of energy-related products which are recognised by the end-user as having the same functionality and, in the case of multifunctional energy-related products, <i>which have</i> the same main functionality or the same set of main functionalities;</p>	37 Rapporteur, 336 Bonafè, 337 Van Brempt
	37 Rapporteur
	37 Rapporteur, 336 Bonafè, 337 Van Brempt
	37 Rapporteur
	337 Van Brempt

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT							
Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
37	<i>No amendments</i>	336, 337	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>

Article 2 – Definitions
(N3) Product database

(N3) *‘Product database’ means a collection of data concerning the energy-related products covered by this Regulation and its delegated acts, which are arranged in a systematic manner, are accessible online and consist of a public interface, organised as a consumer information website, and a compliance interface, structured as a secure online platform supporting the surveillance activities of national market surveillance authorities.*

[Individual amendments’ footprint]

<p>(N3) ‘Product database’ means</p> <p><i>a collection of data concerning the energy-related products covered by this Regulation and its delegated acts, which are arranged in a systematic manner, are accessible online and consist of a public interface, organised as a consumer information website, and a compliance interface, structured as a secure online platform supporting the surveillance activities of national market surveillance authorities.</i></p>	47 Rapporteur, 367 Kumpula-Natri, 369 Werner
	47 Rapporteur
	367 Kumpula-Natri, 369 Werner

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT							
Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
47	<i>No amendments</i>	367, 369	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>	<i>No amendments</i>

Article 7 – Labels and rescaling

Article 7

Procedure for the introduction and rescaling of labels

1. The Commission may, by means of delegated acts adopted pursuant to Articles 12 and 13, introduce labels for *new product groups* or rescale labels *for* existing *product groups*.

2. When, for a given product group, no models belonging to energy classes *F or G* are allowed to be placed on the market any more because of an *Ecodesign* implementing measure adopted under Directive 2009/125/EC, *the product group shall be rescaled within three years of the 'F' class becoming unpopulated, conducting the preparatory study established by paragraph 3 of this Article and subject to the conditions laid down in paragraph 4a.*
 The class or classes in question shall, *nonetheless, remain on the label, shown in grey, in order to keep a single unified scale for all product groups.*
In this or any other case that leads to a label with unpopulated bottom energy classes, the standard dark green to red spectrum of the label shall be retained for the remaining upper classes.

3. The Commission shall ensure, *on the basis of expected scientific and technological progress, market development and legal requirements, that product groups shall be rescaled only where overall evolution in the relevant product group makes it appropriate.*
Prior to rescaling, the Commission shall carry out a thorough preparatory study, including a cost assessment, gathering and being provided by suppliers and dealers with all relevant information, and annual consolidated sales data per product category and per energy class.

4. *The Commission shall consult the relevant stakeholders in advance with a view to launching a product group rescaling, as soon as it considers that further technological development can be expected and in any event where:*
 - (a) *x% of the products sold within the Union market fall into the top energy efficiency class;*
or
 - (b) *y% of the products sold within the Union market fall into the top two energy efficiency classes altogether.*
Those thresholds shall not apply where the rescaling is activated by unpopulated energy classes F and G as the result of an Ecodesign measure as of paragraph 2.

- 4a (new). When a label is introduced or rescaled for a *product group*, the Commission shall:
 - (a) *ensure that, from a consumer perspective, there is a general understanding of the new or reviewed scale, while also ensuring that no product group is unreasonably disfavoured by the introduction of new or rescaled labels;*
 - (b) *lay down the new or rescaled label requirements in the relevant delegated act aiming for an estimated validity of at least ten years, during which the product group is not expected to reach the thresholds of paragraph 4;*

- (c) *give careful consideration to the innovation potential, the technological advancement and the current energy efficiency status of the product group*, so that no *models* are expected to fall in energy classes *A and B* at the moment of the *entry into force* of the *new or rescaled* label, *save that, in the case of products groups where technology is expected to develop relatively slowly, no models shall be expected to fall in energy class A at that moment;*
- (d) *ensure that both the absolute product performance (energy consumption) and the relative performance (energy efficiency taking into account relevant aspects of the product model such as size, volume, or amenities) are reflected in the calculation to define the energy class, taking into account that a higher level of energy efficiency is required from appliances with larger capacity or dimensions to reach a given energy class;*
- (e) *ensure that, where technically feasible, product models in top-classes A and B have smart-appliance capabilities.*

4b (new). *The Commission shall ensure that the design and appearance of the rescaled label, whilst respecting the requirements of Article 7a, are visually different from the old label, for example by changing the background colour, and that consumers can easily distinguish rescaled labels from the old label.*

4c (new). *The Commission, through the working plan referred to in Article 11, may identify new products groups appropriate for the introduction of energy efficiency labels. Such product groups shall satisfy all of the following criteria:*

- (a) *according to the most recently available figures and considering the quantities placed on the Union market, the product group has significant potential for saving energy and where relevant, other resources;*
- (b) *product models with equivalent functionality differ significantly in the relevant energy efficiency levels;*
- (c) *there are no significant negative impacts as regards the affordability and the life cycle cost of the models within the product group.;*
- (d) *the introduction of an energy efficiency label does not have a significant negative impact on the functionality of the product from the perspective of the user.*

5. *All obligations concerning labels attributed to suppliers and dealers in Article 3 shall apply equally to existing, new and rescaled labels.*

Suppliers shall make rescaled labels available to dealers, both printed and online, ensure that updated product information sheets are available online, and update all necessary details in the public interface of the product database.

Dealers shall replace the existing labels on products on display including on the Internet with the rescaled labels as swiftly as possible, following the prescriptions specified in the relevant delegated act for the entry in force of the rescaled labels. Dealers shall not display the rescaled labels before that date.

6. *Labels introduced by delegated acts adopted in accordance with Article 10 of Directive 2010/30/EU before the date of application of this Regulation shall be considered as labels for*

the purposes of this Regulation.

However, provisions in delegated acts adopted pursuant to with Article 10 under Directive 2010/30/EU, which provide for the introduction of energy efficiency labels with A+++ A++ and A+ classes shall be repealed.

- 6a. *For resetting the existing scales, the Commission shall review the relevant delegated acts adopted pursuant to Article 10 of Directive 2010/30/EU following the work-plan referred to in Annex Ia(1), outlining the rescaling timeline and the reviewed scale range. Annex Ia(2) includes as well the short-term timeline for the introduction of energy efficiency labels for new product groups in the working plan referred to in Article 11.*
- 6b. *On a transitional basis, labels for product groups with more than two primary energy sources that need more than seven energy efficiency classes to achieve differentiation, according to the relevant delegated act, in order to offer significant energy and cost savings for end users, shall not be subject to the provisions in paragraph 6. Those labels shall keep the standard colour spectrum from dark green to dark red.*
- When comparing the different energy sources for the purpose of the energy label, primary energy should be referred to, based on the Union average of energy conversion efficiency (primary energy factor), to assess the performances and the energy class of those products.*

Annex Ia <i>Work-plan for initial rescaling and introduction of new product groups</i>

1. *Work-plan for the initial rescaling of product groups currently labelled covered by delegated acts under Directive 2010/30/EU*

<i>Delegated Act</i>	<i>Product Group</i>	<i>Entry in Force</i>	<i>Current classes</i>	<i>Limit date for rescaling</i>	<i>Range of classes post-rescaling</i>	<i>Other</i>
2010 1059	Dishwashers	With the Regulation				546 Werner
2010 1060	Household refrigerating appliances					
2010 1061	Household washing machines					
2010 1062	Televisions					
2011 626	Air conditioners					
2012 392	Tumble driers					
2012 874	Electrical lamps and luminaires	With the Regulation				546 Werner
2013 665	Vacuum cleaners					
2013 811	Space heaters, combination heaters, packages of space heater, temperature control and solar device and packages of combination heater, temperature control and solar device					546 Werner
2013 812	Water heaters, hot water storage tanks and packages of water heater and solar device					546 Werner
2014 65	Domestic ovens and range hoods					
2014 518	Labelling of energy-related products on the internet					
2015 1094	Professional refrigerated storage cabinets					
2015 1186	Local space heaters					Electric space heaters? (631 Rivasi)
2015 1187	Solid fuel boilers and packages of a solid fuel boiler, supplementary heaters, temperature controls and solar devices					

2. *Timeline for the introduction of new product groups under Regulation...*

<i>Delegated Act</i>	<i>Product Group</i>	<i>Entry in force</i>	<i>Range of classes new scale</i>	<i>Other</i>
.....	IT equipment			(629 Rivasi)
.....	Office equipment			(629 Rivasi)

Art. 7 [Individual amendments' footprint]

Article 7 Procedure for the introduction and rescaling of labels	111 Rapporteur
1. The Commission may, by means of delegated acts adopted pursuant to Articles 12 and 13, introduce labels for new product groups or rescale labels for existing product groups .	COM Unamended, Rapporteur
2. When, for a given product group, no models belonging to energy classes F or G are allowed to be placed on the market any more because of an Ecodesign implementing measure adopted under Directive 2009/125/EC, the product group shall be rescaled within three years of the 'F' class becoming unpopulated, conducting the preparatory study established by paragraph 3 of this Article and subject to the conditions laid down in paragraph 4a. The class or classes in question shall, nonetheless, remain on the label, shown in grey, in order to keep a single unified scale for all product groups. In this or any other case that leads to a label with unpopulated bottom energy classes, the standard dark green to red spectrum of the label shall be retained for the remaining upper classes.	
	526 Werner, 527 Van Brempt
	525 Bonafè
	526 Werner, 527 Van Brempt, 595 Werner
	Rapporteur
	525 Bonafè
	526 Werner, 527 Van Brempt
	526 Werner, 527 Van Brempt
	527 Van Brempt, 525 Bonafè ⁶
	526 Werner, 527 Van Brempt
	525 Bonafè
	526 Werner, 527 Van Brempt
525 Bonafè ⁷ , 526 Werner, 527 Van Brempt	
528 Rivasi	
3. The Commission shall ensure, on the basis of expected scientific and technological progress, market development	
	530 Toia
	551 Patriciello
	519 Fox, 520 Grossetête, 529 Reul, 530 Toia, 541 Kappel, 547 Rivasi, 548 De Backer, 549 Toia, 550 Reul, 552 Bendtsen, 561 Van Brempt
	530 Toia, 561 Van Brempt

⁶ The individual amendment 525 Bonafè asks for a “recognisable graphic format”. Since the 527 Van Brempt makes a specific proposal for such format, we quote 525 here.

⁷ The individual amendment 525 Bonafè uses the equivalent wording “categories”.

<p><i>and legal requirements, that product groups shall be rescaled only where overall evolution in the relevant product group makes it appropriate.</i></p> <p><i>Prior to rescaling, the Commission shall carry out a thorough preparatory study, including a cost assessment, gathering and being provided by suppliers and dealers with all relevant information, and annual consolidated sales data per product category and per energy class.</i></p>	561 Van Brempt
	519 Fox, 520 Grossetête, 541 Kappel ⁸
	529 Reul
	529 Reul, 550 Reul, 561 Van Brempt
	519 Fox, 520 Grossetête, 541 Kappel, 547 Rivasi, 548 De Backer, 549 Toia, 551 Patriciello, 552 Bendtsen
	519 Fox, 520 Grossetête, 529 Reul ⁹ , 547 Rivasi, 548 De Backer, 549 Toia, 551 Patriciello, 552 Bendtsen
	541 Kappel
	519 Fox, 520 Grossetête, 530 Toia, 541 Kappel, 548 De Backer, 551 Patriciello
	519 Fox, 530 Toia, 541 Kappel, 548 De Backer, 551 Patriciello
	551 Patriciello
	519 Fox, 520 Grossetête, 529 Reul, 530 Toia, 541 Kappel ¹⁰ , 548 De Backer, 551 Patriciello
	541 Kappel
561 Van Brempt ¹¹	
559 Rivasi, 685 Συλικιώτης	
4. <i>The Commission shall consult the relevant stakeholders in advance with a view to launching a label rescaling, as soon as it considers that further technological development can be expected and in any event where:</i>	543 Fox, 544 Van Brempt ¹² , 548 De Backer
(a) <i>x%</i>	519 Fox, 548 De Backer
	548 De Backer
	519 Fox, 548 De Backer, 550 Reul, 551 Gerbrandy, 554 Gerbrandy
	519 Fox, 520 Grossetête, 529 Reul, 548 De Backer, 550 Reul, 555 Blanco, 556 Kappel, 563 Pargneaux, 586 Reul
	<i>To be decided</i>

⁸ Although the wording of individual amendments 519 Fox, 522 Grossetête, 541 Kappel regards “labels”, the concept is applied throughout all the article that the object of rescaling are “product groups”, and the result are, through a renewed delegated act, “rescaled labels”.

⁹ Although 529 Reul uses the wording “makes it necessary”, we consider that the sense of necessity is clear from the context.

¹⁰ The individual amendment 541 Kappel uses the equivalent wording “preliminary”.

¹¹ The individual amendment 561 Van Brempt makes a generic remark to “all relevant information”. Accordingly, we have applied it to both the technical and sales data.

¹² The individual amendments 543 Fox and 544 Van Brempt, requesting the deletion of the “periodical” rescaling, (coincident in this sense with 545 Zanonato, 546 Werner, 547 Rivasi, 548 De Backer, 550 Reul) apply positively to all paragraph 4, since the conceptual goal of the whole compromise paragraph as proposed is to substitute this generic condition by the activation of rescaling by specific triggers.

<p><i>of the products sold within the Union market fall into the top energy efficiency class;</i></p>	<p>519 Fox, 520 Grossetête, 529 Reul, 548 De Backer, 549 Toia, 550 Reul, 551 Gerbrandy, 552 Bendtsen, 554 Gerbrandy, 556 Kappel, 560 Van Brempt, 563 Pargneaux, 586 Reul, 589 Toia</p>
<p><i>or</i></p>	<p>519 Fox</p>
<p><i>(b) y%</i></p>	<p><i>To be decided</i></p>
<p><i>of the products sold within the Union market fall into the top two energy efficiency classes</i></p>	<p>519 Fox, 541 Kappel, 547 Rivasi, 555 Blanco, 588 Blanco</p>
<p><i>altogether.</i></p>	<p>537 Grossetête</p>
<p><i>Those thresholds shall not apply where the rescaling is activated by unpopulated energy classes F and G as the result of an Ecodesign measure as of paragraph 2.</i></p>	<p>Rapporteur¹³ – 526 Werner, 527 Van Brempt</p>

<p>4a (new). When a label is introduced or rescaled for a product group, the Commission shall:</p>	
<p>(a) <i>ensure that, from a consumer perspective, there is a general understanding of the new or reviewed scale, while also ensuring that no other product group is unreasonably disfavoured by the introduction of new or rescaled labels;</i></p>	<p>533 Hökmark</p>
<p>(b) <i>lay down the new or rescaled label requirements in the relevant delegated act</i></p>	
<p><i>aiming for an</i></p>	<p>529 Reul</p>
<p><i>estimated</i></p>	<p>532 Ludvigsson, 535 Blanco, 536 Zanonato, 561 Van Brempt</p>
<p><i>validity of at least ten years, during which the product group is not expected to reach the thresholds of paragraph 4.</i></p>	<p>529 Reul, 532 Ludvigsson, 533 Hökmark, 535 Blanco, 536 Zanonato, 538 Kappel, 561 Van Brempt</p>
<p>(c) <i>give careful consideration to the</i></p>	<p>533 Hökmark</p>
<p><i>technological advancement,</i></p>	<p>531 Fox, 533 Hökmark, 534 De Backer</p>
<p><i>innovation potential</i></p>	<p>533 Hökmark, 561 Van Brempt</p>
<p><i>and the current energy efficiency status of the product group,</i></p>	<p>533 Hökmark</p>
<p>so that no models are expected to fall in energy classes A and B at the moment of the entry into force of the new or rescaled label,</p>	<p>534 De Backer, 540 Rivasi, 561 Van Brempt</p>
<p><i>save that, in the case of products groups where technology is expected to develop relatively</i></p>	<p>531 Fox, 534 De Backer</p>
<p><i>slowly, no models shall be expected to fall in energy class A</i></p>	<p>534 De Backer, 561 Van Brempt</p>
<p><i>at that moment.</i></p>	<p>531 Fox, 534 De Backer</p>

¹³ This new sentence has been drafted by the Rapporteur, picking the sense of individual amendments 526 Werner, 527 Van Brempt, in order to guarantee coherence with paragraph 2.

<p>d) ensure that both the absolute product performance (energy consumption) and the relative performance (energy efficiency taking into account relevant aspects of the product model such as size, volume, or amenities) are reflected in the calculation to define the energy class,</p> <p>taking into account that</p> <p>a higher level of energy efficiency is required from appliances with larger capacity or dimensions to reach a given energy class;</p> <p>(e) ensure that, where technically feasible, product models in top-classes A and B have smart-appliance capabilities.</p>	517 Rivasi
	593 Kumpula-Natri
	597 Rapporteur
<p>4b (new). The Commission shall ensure that the design and appearance of the rescaled label, whilst respecting the requirements of Article 7a, are visually different from the old label,</p> <p>for example by changing the background colour, and that consumers can easily distinguish rescaled labels from the old label.</p>	542 Werner
	582 Kappel, 583 Toia
	Rapporteur
	542 Werner, 583 Toia, 584 Reul, 590 Zanonato
	582 Kappel
	542 Werner, 590 Zanonato
	111 Rapporteur
	542 Werner, 590 Zanonato
111 Rapporteur	
<p>4c (new). The Commission, through the working plan referred to in Article 11, may identify new products groups appropriate for the introduction of energy efficiency labels.</p> <p>Such product groups shall satisfy all of the following criteria:</p> <p>(a) according to the most recently available figures and considering the quantities placed on the Union market, the product group has significant potential for saving energy and where relevant, other resources;</p> <p>(b) product models with equivalent functionality differ significantly in the relevant energy efficiency levels;</p> <p>(c) there are no significant negative impacts as regards the affordability and the life cycle cost of the models within the product group;</p> <p>(d) the introduction of an energy efficiency label does not have a significant negative impact on the functionality of the product from the perspective of the user.</p>	516 Fox ¹⁴
<p>5. All obligations concerning labels attributed to suppliers and dealers in Article 3 shall apply equally to existing, new and rescaled labels.</p>	Rapporteur – 562 Reul, 564 Bendtsen, 565 Gericke, 566 Fox, 567 Kappel

¹⁴ Coming from Article 12(2).

<p>Suppliers shall <i>make</i> rescaled labels available to dealers, both printed and online, ensure that updated product information sheets are available online, and update all necessary details in the <i>public interface</i> of the product database.</p> <p>Dealers shall replace the existing labels on products on display including on the Internet with the rescaled labels as swiftly as possible, following the <i>prescriptions</i> specified in the relevant delegated act for the entry in force of the rescaled labels.</p> <p>Dealers shall not display the rescaled labels before that date.</p> <p>However, where energy classes F and/or G become unpopulated in accordance with paragraph 2, labels already printed and sent to the dealer, whether on display or not, or reproduced in technical promotional material, shall be exempt from the obligation of replacement.</p>	<p>111 Rapporteur</p> <p>573 Hökmark</p> <p>568 De Backer</p> <p>Rapporteur</p>
<p>6. Labels introduced by delegated acts adopted in accordance with Article 10 of Directive 2010/30/EU before the date of application of this Regulation shall be considered as labels for the purposes of this Regulation.</p> <p>However, provisions in delegated acts adopted pursuant to with Article 10 under Directive 2010/30/EU, which provide for the introduction of energy efficiency labels with A+++ A++ and A+ classes shall be repealed.</p> <p>For resetting the existing scales, the Commission shall review the relevant delegated acts adopted pursuant to Article 10 of Directive 2010/30/EU following the work-plan referred to in Annex Ia(1), outlining the rescaling timeline and the reviewed scale range for the corresponding product groups.</p> <p>Annex Ia(2) includes as well the short-term timeline for the introduction of energy efficiency labels for new product groups in the working plan referred to in Article 11.</p>	<p>545 Zanonato, 591 Kappel, 592 Van Brempt¹⁵</p> <p>585 Rivasi</p> <p>518 Fox</p> <p>Rapporteur¹⁶</p>
<p>6a. On a transitional basis, labels for product groups with more than two primary energy sources that need more than seven energy efficiency classes to achieve differentiation, according to the relevant delegated act, in order to offer significant energy and cost savings for end users, shall not be subject to the provisions in paragraph 6.</p> <p>Those labels shall keep the standard colour spectrum from dark green to dark red.</p>	<p>594 Reul</p> <p>557 Kappel</p> <p>594 Reul</p> <p>557 Kappel, 594 Reul</p>

¹⁵ The logic interaction of this ‘exception’ with Article 15 needs to be discussed by the shadow rapporteurs.

¹⁶ New sentence drafted by the Rapporteur to establish a clear connection with Annex Ia.

When comparing the different energy *sources* for the purpose of the energy label, primary energy should be referred to, based on the *Union* average of energy conversion efficiency (primary energy factor), to assess the performances and the energy class of *those* products.

517 Rivasi

Article 7 – Procedure for the introduction and rescaling of labels

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1		<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>
2			525, 526, 527, 595	<i>No ams.</i>		528		
3		520, 529, 550, 551, 552	530, 549, 561	519	548	547, 559	685	541
4		520, 537, 529, 550, 552, 586	526, 527, 544, 545, 549, 555, 560, 563, 588, 589	519, 543	548, 551, 554	547	<i>No ams.</i>	541, 556
4a (new)	597	529, 533	532, 535, 536, 561, 593	531	534	517, 540		538
4b (new)	111	584	542, 583, 590					582
4c (new)				516				
5	111	562, 564, 573	<i>No ams.</i>	565, 566	568	<i>No ams.</i>	<i>No ams.</i>	567
6		<i>No ams.</i>	545, 587, 592	518	<i>No ams.</i>	585	<i>No ams.</i>	591
6a (new)		594	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	517	<i>No ams.</i>	557
Annex Ia (new)			546	518, 690				

INDIVIDUALS AMENDMENTS NOT INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

	EFDD	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>
2		521		<i>No ams.</i>	523		522	524
4		539	546				<i>No ams.</i>	
5	577	575, 576, 581	578, 579	574	580			570, 571, 572

Article 7a (new)
Labels and other documents

1. *Labels shall have a standard design and layout, including colours, and standard dimensions. They shall be fully understandable across the Union, taking into account the needs of visually impaired customers. They may include pictograms, letters and numbers.*
For small-sized energy-related products, the relevant delegated act can establish reasoned exceptions for the label and the procedures for affixing, distributing or replacing it.
The labels shall be technology neutral, enabling a comparison between all appliances delivering similar functions, independent of the energy carrier or the technology employed. There shall be only one label for group of functionally equivalent products.

2. *The label for a product model shall contain in a prominent, highly visible position, the following information determined in accordance with the relevant delegated act:*
 - (a) *the energy efficiency class within the range A-G;*
 - (b) *the absolute energy consumption in kWh, displayed per year, per cycle, per life time or any period of time most relevant to the product group;*
 - (c) *the dynamic quick reference (QR) code and uniform resource locator (url) linking to additional product model information stored in the public interface of the database established pursuant to Article 8;*
 - (d) *the connectivity/smart appliance functions;*
 - (e) *the words "Made in the EU", when applicable, or the corresponding country of origin indication.**With reference to point (e) of the first subparagraph, Regulation (EU) No 952/2013 shall apply for products produced in more than one country.*
The label shall also show in a less prominent position its date of approval and a reference to the original delegated act, plus amendments; in its header, the supplier's name or trademark, plus the model identifier (or identifiers, when the label covers equivalent product models).

3. *The label for a product model may also include the following information, determined in accordance with the relevant delegated act: energy consumption in alternative modes (e.g. stand-by) and availability of activating switches; other efficiency or performance classes, consumption of other resources (e.g. water), or airborne acoustical noise emissions (standard or maximum); rated standard capacity, dimension or equivalent parameter; any other additional characteristics established by the delegated act.*

4. *The contents of the product information sheet for the product model shall be established by the relevant delegated act.*
The product information sheet shall be transparent for customers. In addition to all label contents, it shall provide direct links to the public interface of the database, and reference to any harmonised standards used for measurement and tests plus, when applicable, information about energy and other resources consumption under representative patterns of use.
Product information sheets shall be made available online to customers in all the Union official languages of the national markets where the product model has been made available.

5. *The technical documentation may also include, in accordance with the relevant delegated act, detailed references to harmonised standards and procedures used for measurement and tests, and explanation about how the energy efficiency indexes and other efficiency or performance indexes included in the label **are** calculated for the product model.*

Additional general documents prepared by the supplier may include technical literature of any kind for user information (manuals, brochures, user guides; advertisements and technical promotional material of any kind for commercial or customer information scopes.

The supplier shall ensure that a full-scale reproduction of the energy efficiency label itself is included in the product manual or equivalent document. Black and white documents must convey all the contents of the original label.

6. *Suppliers shall be exempt from the obligation to provide printed **product information sheets and technical promotional documentation** accompanying the physical product, provided that they guarantee that the online information at the **public interface** of the product database established in accordance with **Article 8** remains updated, and that they provide promptly a free printed copy to any customer requesting it.*
7. *Suppliers and dealer **shall** aim for full consistency between the energy efficiency label, **the product information sheet** and all the documentation referred, either printed and electronic, **excepting** those already delivered to the end-user.*

Art. 7a [Individual amendments' footprint]

Article 7a (new) Labels and other documents	94 Rapporteur
<p>1. Labels shall have a standard design and layout, including colours, and standard dimensions. They shall be fully understandable across the Union, taking into account the needs of visually impaired customers. They shall be fully understandable across the Union. To that end, they may include standard pictograms, in addition to letters and numbers. For small-sized energy-related products, the relevant delegated act can establish reasoned exceptions for the label and the procedures for affixing, distributing or replacing it. The labels shall be technology neutral, enabling a comparison between all appliances delivering similar functions, independent of the energy carrier or the technology employed. There shall be only one label for group of functionally equivalent products.</p>	95 Rapporteur
	107 Rapporteur
	378 Marinescu
	107 Rapporteur
	96 Rapporteur
<p>2. The label for a product model shall contain in a prominent, highly visible position, the following information, determined in accordance with the relevant delegated act:</p> <p>(a) the energy efficiency class within the range A-G;</p> <p>(b) the absolute energy consumption in kWh per year, per cycle, per life time or any period of time most relevant to the product group;</p> <p>(c) the dynamic quick reference (QR) code and uniform resource locator (url) linking to additional product model information stored in the public interface of the database established pursuant to Article 8;</p> <p>(d) the connectivity/smart appliance functions;</p> <p>(e) the words “Made in the EU”, when applicable, or the corresponding country of origin indication.</p>	517 Rivasi
	98 Rapporteur
	100 Rapporteur, 590 Zanonato ¹⁷
	98 Rapporteur
	100 Rapporteur, 590 Zanonato
	100 Rapporteur
	100 Rapporteur, 517 Rivasi, 590 Zanonato
	517 Rivasi
	100 Rapporteur
	100 Rapporteur, 590 Zanonato
	100 Rapporteur
	590 Zanonato
100 Rapporteur	
100 Rapporteur	
558 Marinescu	

¹⁷ The wording of the individual amendment 590 Zanonato “particular relevance shall be given” is considered conceptually equivalent to the rapporteur’s proposal “in a pre-eminent, highly visible position”.

<i>With reference to point (e) of the first subparagraph, Regulation (EU) No 952/2013 shall apply for products produced in more than one country.</i>	558 Marinescu ¹⁸
<i>The label shall also show in a less prominent position its date of approval of the label and a reference to the original delegated act, plus amendments;</i>	101 Rapporteur
<i>in its header, the supplier's name or trademark, plus the model identifier (or identifiers, when the label covers equivalent product models).</i>	99 Rapporteur
3. The label for a product model may also include the following information, when information, determined in accordance with the relevant delegated act:	102 Rapporteur
<i>energy consumption in alternative modes (e.g. stand-by) and availability of activating switches;</i>	103 Rapporteur
<i>other efficiency or performance classes, consumption of other resources (e.g. water), or airborne acoustical noise emissions (standard or maximum);</i>	104 Rapporteur
<i>rated standard capacity, dimension or equivalent parameter;</i>	105 Rapporteur
<i>any other additional characteristics established by the delegated act.</i>	106 Rapporteur
4. The contents of the product information sheet for the product model shall be established by the relevant delegated act.	109 Rapporteur
<i>The product information sheet shall be transparent for customers.</i>	379 Marinescu
<i>In addition to all label contents, it shall provide direct links to the public interface of the database, and reference to any harmonised standards used for measurement and tests plus, when applicable, information about energy and other resources consumption under representative patterns of use.</i>	109 Rapporteur
<i>Product information sheets shall be made available online to customers in all the Union official languages of the national markets where the product model has been made available.</i>	109 Rapporteur ¹⁹
5. The technical documentation may also include, in accordance with the relevant delegated act, detailed references to harmonised standards and procedures used for measurement and tests, and explanation about how the energy efficiency indexes and other efficiency or performance indexes included in the label are calculated for the product model.	109 Rapporteur

¹⁸ The individual amendment 558 Marinescu makes the equivalent reference to the Union Customs Code.

¹⁹ In coherence with proposed compromise amendment for Article 6.

<p><i>Additional general documents prepared by the supplier may include technical literature of any kind for user information (manuals, brochures, user guides; advertisements and technical promotional material of any kind for commercial or customer information scopes.</i></p> <p><i>The supplier shall ensure that a full-scale reproduction of the energy efficiency label itself is included in the product manual or equivalent document. Black and white documents must convey all the contents of the original label.</i></p>	110 Rapporteur
	110 Rapporteur
<p>6. <i>Suppliers shall be exempt from the obligation to provide printed product information sheets and technical promotional documentation accompanying the physical product, provided that they guarantee that the online information at the public interface of the product database established in accordance with Article 8 remains updated, and that they provide promptly a free printed copy to any customer requesting it.</i></p>	109 Rapporteur
<p>7. <i>Suppliers and dealer shall aim for full consistency between the energy efficiency label, the product information sheet and all the documentation referred, either printed and electronic, excepting those already delivered to the end-user.</i></p>	97 Rapporteur, 109 Rapporteur

Article 7a (new) – Labels and other documents								
OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT								
	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
Title	94							
1	94, 95, 96, 107	378				517		
2	98, 99, 100, 101	558	590			517		
3	102, 103, 104, 105, 106							
4	109	379						
5	109, 110							
6	109							
7	97, 109							

Article 9 – Harmonised standards

1. After the adoption of a delegated act under this Regulation setting specific labelling requirements adopted in accordance with Article 13 of this Regulation, the Commission shall, in accordance with Regulation (EU) No 1025/2012²⁰, publish references to harmonised standards that satisfy the relevant measurement and calculation requirements of the delegated act in the *Official Journal of the European Union*.
2. When harmonised standards *referred to in paragraph 1* are *successfully* applied *for* the conformity assessment of a product *model, this* shall be deemed to comply with the relevant measurement and calculation requirements of the delegated act.
3. *The Commission shall ensure that harmonised standards referred to in paragraph 1 reflect the full range of modes, functionalities, and variables affecting performance in the product. As far as possible, those harmonised standards shall reflect the intended use of that product, incorporating it into the test regime through representative patterns as close as possible to real-life usage of the product.*
They shall take into consideration at least the following:
 - (a) *a fair and representative sample of all available modes, functionalities, and parameters of the product that are applied by the average consumer;*
 - (b) *all aspects of the functionalities of the product when calculating the Energy Efficiency Index (EEI) as established by the relevant delegated act;*
 - (c) *all aspects and functionalities of the product that affect the energy consumption, as well as any other resources consumed during the use of the product.*

Where a product has various modes, cycles, or functionalities, the harmonised standard shall not be based on a single mode, cycle, or functionality.

4. *The development of harmonised standards for energy-related products shall ensure stakeholder participation in accordance with Article 10(1) of this Regulation and with Article 5 of Regulation (EU) No 1025/2012.*
Harmonised standards developed in support of the delegated acts supplementing this Regulation shall be made accessible to the public free of charge.
The Commission shall keep an updated inventory of all harmonised standards developing the relevant measurement and calculation methods. That inventory shall be permanently available to the public through the transparency platform established by Article 8.
5. *The Commission shall request through the standardisation mandate that measurement and calculation methods included in the harmonised standards are state-of-the-art, reliable, accurate and reproducible.*

²⁰ OJ L 316, 14.11.2012, p12

The testing simulation of real-life conditions prescribed by paragraph 3 shall be achieved, in particular, by measuring the input power of a product under such conditions, and by taking into account, where relevant, the amount of time required by the product to deliver a certain output of performance or service.

Calculation of the energy efficiency indexes shall not be based on the most energy efficient setting or eco-mode.

Test methods should be established and executed in such a way that intentional or unintentional manipulation or amelioration of the test results is detected and eliminated, in line with Article 3(1a).

They shall not allow for tolerance values or optional testing parameters that can lead to variations of efficiency indexes that might alter the energy efficiency class of a tested model. The allowed deviations between tested and declared results shall be limited to the statistical uncertainty of the measurement equipment.

- 6. Until the relevant measurement and calculation requirements and references to harmonised standards mentioned in paragraph 1 have been established, the Commission may authorise transitional measurement and calculation methods meeting the prescriptions of paragraph 5.*

Art. 9 [Individual amendments' footprint]

<p>1. After the adoption of a delegated act under this Regulation setting specific labelling requirements adopted in accordance with Article 13 of this Regulation, the Commission shall, in accordance with Regulation (EU) No 1025/2012²¹, publish references to harmonised standards that satisfy the relevant measurement and calculation requirements of the delegated act in the Official Journal of the European Union.</p>	COM Unamended
<p>2. When harmonised standards <i>referred to in paragraph 1</i> are successfully applied for the conformity assessment of a product model, this shall be deemed to comply with the relevant measurement and calculation requirements of the delegated act.</p>	<p>119 Rapporteur</p> <p>119 Rapporteur</p>
<p>3. <i>The Commission shall ensure that harmonised standards referred to in paragraph 1 reflect the full range of modes, functionalities, and variables affecting performance in the product. As far as possible, those harmonised standards shall reflect the intended use of that product, incorporating it into the test regime through representative patterns as close as possible to real-life usage of the product. They shall take into consideration at least the following:</i></p> <p><i>(a) a fair and representative sample of all available modes, functionalities, and parameters of the product that are applied by the average consumer;</i></p> <p><i>(b) all aspects of the functionalities of the product when calculating the Energy Efficiency Index (EEI) as established by the relevant delegated act;</i></p> <p><i>(c) all aspects and functionalities of the product that affect the energy consumption, as well as any other resources consumed during the use of the product.</i></p> <p><i>Where a product has various modes, cycles, or functionalities, the harmonised standard shall not be based on a single mode, cycle, or functionality;</i></p>	<p>621 Rivasi</p> <p>120 Rapporteur, 621 Rivasi</p> <p>120 Rapporteur, 621 Rivasi</p> <p>390 Werner</p> <p>389 Van Brempt, 390 Werner</p> <p>390 Werner</p> <p>621 Rivasi</p> <p>621 Rivasi</p> <p>389 Van Brempt</p> <p>621 Rivasi</p> <p>621 Rivasi</p> <p>621 Rivasi</p>
<p>4. <i>The development of harmonised standards for energy-related products shall ensure stakeholder participation in accordance with Article 10(1) of this Regulation and with Article 5 of Regulation (EU) No 1025/2012.</i></p>	121 Rapporteur

²¹ OJ L 316, 14.11.2012, p12

<p><i>Harmonised standards developed in support of the delegated acts supplementing this Regulation shall be made accessible to the public free of charge.</i></p> <p><i>The Commission shall keep an updated inventory of all harmonised standards developing the relevant measurement and calculation methods. That inventory shall be permanently available to the public through the transparency platform established by Article 8.</i></p>	122 Rapporteur
	163 Rapporteur
<p>5. The Commission shall request through the standardisation mandate that measurement and calculation methods included in the harmonised standards are state-of-the-art, reliable, accurate and reproducible.</p> <p>The testing simulation of real-life conditions prescribed by paragraph 3 shall be achieved, in particular, by measuring the input power of a product under such conditions, and by taking into account, where relevant, the amount of time required by the product to deliver a certain output of performance or service.</p> <p>Calculation of the energy efficiency indexes shall not be based on the most energy efficient setting or eco-mode.</p> <p>Test methods should be established and executed in such a way that intentional or unintentional manipulation or amelioration of the test results is detected and eliminated, in line with Article 3(1a).</p> <p>They shall not allow for tolerance values or optional testing parameters that can lead to variations of efficiency indexes that might alter the energy efficiency class of a tested model.</p> <p>The allowed deviations between tested and declared results shall be limited to the statistical uncertainty of the measurement equipment.</p>	120 Rapporteur
	389 Van Brempt
	389 Van Brempt
	390 Werner
	389 Van Brempt
	Rapporteur
	390 Werner
	389 Van Brempt
	389 Van Brempt. 649 Rivasi ²²
	389 Van Brempt
<p>6. Until the relevant measurement and calculation requirements and references to harmonised standards mentioned in paragraph 1 have been established, the Commission may authorise transitional measurement and calculation methods meeting the prescriptions of paragraph 5.</p>	118 Rapporteur

²² The wording of the individual amendment 649 Rivasi (tabled for Art. 12.3.1(b)) “**uncertainty**” has been considered more precise than the conceptually equivalent “**margin of error**” of 389 Van Brempt.

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT								
	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1		<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>
2	119, 123	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>
3 (new)	120	<i>No ams.</i>	389, 390	<i>No ams.</i>	<i>No ams.</i>	621	<i>No ams.</i>	<i>No ams.</i>
4 (new)	121, 122, 163	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>
5 (new)	120	<i>No ams.</i>	389, 390	<i>No ams.</i>	<i>No ams.</i>	649	<i>No ams.</i>	<i>No ams.</i>
6 (new)	118	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>		<i>No ams.</i>	<i>No ams.</i>

Article 10 – Consultation

1. In the conduct of its activities under this Regulation, *for introduction of new labels or any rescaling of existing labels under Article 7, for the setup of the database and transparency platform under Article 8, and for the discussion* of each delegated act *supplementing* this Regulation, the Commission shall ensure a balanced participation of *representatives from the European Parliament along with* Member States ‘representatives *including market surveillance authorities*, and interested parties concerned with the product group in question, such as industry, including SMEs and craft industry, trade unions, traders, retailers, importers, environmental protection groups and consumer organisations.
2. The Commission shall establish a Consultation Forum in which the parties listed in paragraph 1 shall meet *in an open and transparent manner* to this purpose. That Consultation Forum may coincide, fully or in part, with the Consultation Forum referred to in Article 18 of Directive 2009/125/EC. *The minutes of the Consultation Forum meetings shall be published in the transparency platform established according to Article 8.*
3. Where appropriate, prior to the adoption of delegated acts *supplementing this Regulation*, the Commission shall test the design and content of the labels for specific product groups with *appropriate samples of Union* consumers to ensure their clear understanding of the labels.
4. *Member States shall, where appropriate, establish systematic procedures to consult national stakeholders such as those listed in paragraph 1 when preparing their contributions towards the activities under this Regulation.*

Art. 10 [Individual amendments ‘footprint’]

<p>1. In the conduct of its activities under this Regulation, for introduction of new labels or any rescaling of existing labels under Article 7, for the setup of the database and transparency platform under Article 8, and for the discussion of each delegated act supplementing this Regulation, the Commission shall ensure a balanced participation of representatives from the European Parliament along with Member States ‘ representatives including market surveillance authorities, and interested parties concerned with the product group in question, such as industry, including SMEs and craft industry, trade unions, traders, retailers, importers, environmental protection groups and consumer organisations.</p>	
	124 Rapporteur, 622 Rivasi
	616 Rübzig
	124 Rapporteur, 125 Rapporteur
	623 Werner
	616 Rübzig, 624 Reul
<p>2. The Commission shall establish a Consultation Forum in which the parties listed in paragraph 1 shall meet in an open and transparent manner to this purpose. That Consultation Forum may coincide, fully or in part, with the Consultation Forum referred to in Article 18 of Directive 2009/125/EC. The minutes of the Consultation Forum meetings shall be published in the transparency platform established according to Article 8.</p>	COM = 126 Rapporteur
	616 Rübzig
	COM = 126 Rapporteur
	Rapporteur
<p>3. Where appropriate, prior to the adoption of delegated acts supplementing this Regulation, the Commission shall test the design and content of the labels for specific product groups with appropriate samples of Union consumers to ensure their clear understanding of the labels.</p>	
	127 Rapporteur
	127 Rapporteur
<p>4. Member States shall, where appropriate, establish systematic procedures to consult national stakeholders such as those listed in paragraph 1 when preparing their contributions towards the activities under this Regulation.</p>	128 Rapporteur

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1	124, 125	616, 624	623	No ams.	No ams.	622	No ams.	No ams.
2	126	616		No ams.	No ams.		No ams.	No ams.
3 (new)	127							
4 (new)	128							

Article 11 – Working plan

1. The Commission shall, *by means of delegated acts adopted pursuant to Article 13, and* having consulted the Consultation Forum referred to in Article 10, establish a **three-year** working plan *which shall be made publicly available through the transparency platform established pursuant to Article 8.*

Following the entry into force of this Regulation, the Commission shall shape the first three-year working plan on the inputs of Annex Ia regarding priorities for rescaling and introduction of labels.

2. *The Commission shall organise the working plan in three main sections:*

(a) priorities for the introduction of energy efficiency labels in new product groups through the adoption of product-specific delegated acts, as established by Article 7;

(b) priorities for the rescaling of labels of product groups, where necessary, through the amendment of the relevant delegated acts, as established by Article 7;

(c) priorities for the adoption of procedural delegated acts, as of Article 12.

The Commission shall ensure the coherence of the three sections, and the resources for the plan.

This working plan can be combined with the Ecodesign working plan required by Article 16 of Directive 2009/125/EC.

3. The Commission shall review the working plan *on an annual basis, having consulted* the Consultation Forum. *The European Parliament and the Council shall be informed of progress with regard to the working plan on an ongoing basis and shall be formally notified of any changes thereto.*

Art. 11 [Individual amendments' footprint]

<p>1. The Commission shall, by means of delegated acts adopted pursuant to Article 13, and having consulted the Consultation Forum referred to in Article 10, establish a three-year working plan which shall be made publicly available through the transparency platform established pursuant to Article 8.</p> <p>Following the entry into force of this Regulation, the first three-year working plan shall be shaped on the inputs of Annex Ia regarding priorities for rescaling and introduction of labels.</p>	
	625 Fox
	131 Rapporteur, 628 Werner ²³
	131 Rapporteur, 628 Werner
	131 Rapporteur
	Rapporteur, 629 Rivasi, 631 Rivasi
<p>2. The Commission shall organise the working plan in three main sections:</p> <p>(a) priorities for the introduction of energy efficiency labels in new product groups through the adoption of product-specific delegated acts, as established by Article 7;</p> <p>(b) priorities for the rescaling of labels of product groups, where necessary, through the amendment of the relevant delegated acts, as established by Article 7;</p> <p>(c) priorities for the adoption of procedural delegated acts, as of Article 12.</p> <p>The Commission shall ensure the coherence of the three sections, and the resources for the plan.</p> <p>This working plan can be combined with the Ecodesign working plan required by Article 16 of Directive 2009/125/EC.</p>	132 Rapporteur
	132 Rapporteur
	132 Rapporteur
	626 Reul ²⁴ , 627 Kappel, 630 Bendtsen
	132 Rapporteur
	132 Rapporteur
	132 Rapporteur
	COM = 134 Rapporteur
	625 Fox
COM = 134 Rapporteur	
<p>3. The Commission shall review the working plan on an annual basis, having consulted the Consultation Forum.</p> <p>The European Parliament and the Council shall be informed of progress with regard to the working plan on an ongoing basis and shall be formally notified of any changes thereto.</p>	133 Rapporteur, 628 Werner
	626 Reul

²³ The rapporteur considers that the proposal of individual amendment 628 Werner regarding “long term” can be adequately translated into three years, taking into consideration that the timeframe for Evaluation (Art. 14) is 8 years.

²⁴ The wording of individual amendments 626 Reul and 630 Bendtsen, “where relevant”, is considered equivalent to the one chosen by 627 Kappel, which is preferred for the proposed compromise amendment.

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT								
	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1	131		628	625	<i>No ams.</i>	629, 631	<i>No ams.</i>	<i>No ams.</i>
2	132, 134	626, 630		625				627
3	133	626	628					

Article 12 – Delegated acts

1. The Commission shall be empowered to adopt delegated acts concerning detailed requirements relating *to the enforcement of this Regulation* in accordance with Article 13, *both procedure-oriented and product-specific*.
The Commission shall take into account relevant Union legislation and self-regulation, such as voluntary agreements, existing benchmarks and BATs, which can provide alternatives to achieve the policy objectives of this Regulation.

2. *Product-specific* delegated acts shall specify product groups which satisfy the criteria *established in Article 7(4c)*. *The Commission shall ensure that product-specific acts refer as much as possible to the general requirements of the procedure-oriented delegated acts.*
Procedure-oriented delegated acts concern procedural elements common to all product groups, developing the requirements of this Regulation. The Commission shall ensure that the procedure-oriented delegated acts keep the appropriate relationship with the product-specific delegated acts, amending them or being referenced by them.

3. *The Commission shall ensure that product-specific* delegated acts *clearly* specify *for the concerned product-group*:
 - (a) *which* energy-related products are to be covered *by the product group*, and *which are to be excluded from it*;
 - (b) the design and content of the label, *as established in Article 7a, adapted to the requirements of the specific product group; including, where applicable, the locations where the label shall be displayed, such as attached to the product (ensuring no damage is caused to the product)*, printed on the packaging, provided in electronic format or displayed on line;
 - (c) *regarding* the product information sheet and technical documentation *described in Article 7a(4) and (5), how their content shall be adapted to the requirements of the specific product group*;
 - (d) whether and how energy classes or other parameters describing the product's energy consumption during use should be shown on smart meters or on the product's interactive display;
 - (e) the date for the evaluation and possible revision of the delegated act.

4. *Product-specific* delegated acts shall *contain a measurements and calculation section detailing for the product group*:
 - (a) the conformity assessment procedures, including verification tolerances;
 - (b) the measurement and calculation methods, *as established in Article 9*, to be used to determine label and product information sheet information, *as established in Article 7a, including, where applicable, the methods to consider variations in energy performance in the different climatic regions*;

- (c) *the definition of the Energy Efficiency Index (EEI), or equivalent parameter, and its A to G steps setting the energy efficiency classes, each of them, in ascending order, corresponding to significant energy and cost savings from the customer's perspective; including, where applicable, the criteria requiring from larger product models a higher level of energy efficiency in order to qualify for a given energy class, as referred to in Article 7(4a)(d).*
5. *The Commission shall keep an updated inventory of all delegated acts supplementing this Regulation, integrated with delegated acts developing the Ecodesign Directive 2009/125/EC, and of all harmonised standards developing the relevant measurement and calculation measurements, as of Article 9. That inventory shall be permanently available to the public through the transparency platform established by Article 8.*

Art. 12 [Individual amendments' footprint]

<p>1. The Commission shall be empowered to adopt delegated acts concerning detailed requirements relating to the enforcement of this Regulation in accordance with Article 13, both procedure-oriented and product-specific. The Commission shall take into account relevant Union legislation and self-regulation, such as voluntary agreements, existing benchmarks and BATs, which can provide alternatives to achieve the policy objectives of this Regulation.</p>	<p>Rapporteur</p> <p>635 De Backer</p> <p>137 Rapporteur</p> <p>Rapporteur</p> <p>635 De Backer</p> <p>Rapporteur</p>
<p>2. Product-specific delegated acts shall specify product groups which satisfy the criteria established in Article 7(4c). The Commission shall ensure that product-specific acts refer as much as possible to the general requirements of the procedure-oriented delegated acts. Procedure-oriented delegated acts concern procedural elements common to all product groups, developing the requirements of this Regulation. The Commission shall ensure that the procedure-oriented delegated acts keep the appropriate relationship with the product-specific delegated acts, amending them or being referenced by them.</p>	<p>136 Rapporteur</p> <p>162 Rapporteur</p> <p>161 Rapporteur</p> <p>162 Rapporteur</p>
<p>3. The Commission shall ensure that product-specific delegated acts clearly specify for the concerned product-group:</p> <p>(a) which energy-related products are to be covered by the product group, and which are to be excluded from it;</p> <p>(b) the design and content of the label, as established in Article 7a, adapted to the requirements of the specific product group; including, where applicable, the locations where the label shall be displayed, such as attached to the product (ensuring no damage is caused to the product), printed on the packaging, provided in electronic format or displayed on line;</p> <p>(c) regarding the product information sheet and technical documentation described in Article 7a(4) and 7a(5), how their content shall be adapted to the requirements of the specific product group;</p> <p>(d) whether and how energy classes or other parameters describing the product's energy consumption during use should be shown on smart meters or on the product's interactive display;</p> <p>(e) the date for the evaluation and possible revision of the delegated act.</p>	<p>141 Rapporteur</p> <p>636 Boni</p> <p>142 Rapporteur</p> <p>638 Boni</p> <p>143 Rapporteur</p> <p>644 van Nieuwenhuizen</p> <p>144 Rapporteur</p> <p>144 Rapporteur</p> <p>(145+155 Rapporteur by repositioning)</p> <p>(149+156 Rapporteur by repositioning)</p>

<p>4. Product-specific delegated acts shall contain a measurements and calculation section detailing for the product group:</p> <p>(a) the conformity assessment procedures, including verification tolerances;</p> <p>(b) the measurement and calculation methods, as established in Article 9, for determining label and product information sheet information, as established in Article 7a, including, where applicable, the methods to consider variations in energy performance in the different climatic regions;</p> <p>(c) the definition of the Energy Efficiency Index (EEI), or equivalent parameter, and its A to G steps setting the energy classes, each of them, in ascending order, corresponding to significant energy and cost savings from the customer’s perspective;</p> <p>including, where applicable, the criteria requiring from larger product models a higher level of energy efficiency in order to qualify for a given energy class, as referred to in Article 7(4a)(d).</p>	141 Rapporteur
	(152 Rapporteur by repositioning)
	(152 Rapporteur by repositioning)
	146 Rapporteur 654 del Castillo Vera
	(146+157 Rapporteur by repositioning) (639+664 Werner by repositioning)
	661 Kumpula-Natri ²⁵ (146+153 Rapporteur by repositioning) 659 Rivasi
<p>5. The Commission shall keep an updated inventory of all delegated acts supplementing this Regulation, integrated with delegated acts developing the Ecodesign Directive 2009/125/EC, and of all harmonised standards developing the relevant measurement and calculation measurements, as of Article 9. That inventory shall be permanently available to the public through the transparency platform established by Article 8.</p>	163 Rapporteur

²⁵ The concept expressed in the individual amendment 661 Kumpula-Natri “**unless already specified in the regulation**” is considered equivalent to the proposed wording “**including, where applicable**”.

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT								
	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1	137		<i>No ams.</i>	<i>No ams.</i>	635	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>
2 (new)	136, 161, 162							
3	141, 142, 143, 144, (145+155) (149+156)	636, 638, 646, 666, 667	645, 647, 651, 656	653, 655	644			668
4	(141+152), (146+153)	654	(639+664), 661			659	660	
5 (new)	163							

INDIVIDUALS AMENDMENTS NOT INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT								
	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1	135	632, 633						
2	139							
3	147, 148, 160	646, 650, 657						652

Article 13 – Exercise of the delegation

1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
2. *The power to adopt delegated acts referred to in Article(s) 7 and 12 shall be conferred on the Commission for a period of T years from ... [date of entry into force of the basic legislative act or any other date set by the co-legislators].*
The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the T-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.
3. This delegation of power referred to in Articles 7 and 12 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 specified in this Regulation. 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.
4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.

Art. 13 *[Individual amendments' footprint]*

1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	COM Unamended
2. <i>The power to adopt delegated acts referred to in Article(s) 7 and 12 shall be conferred on the Commission for a period of T years from ... [date of entry into force of the basic legislative act or any other date set by the co-legislators]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the T-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.</i>	
	<i>To be decided</i>
	164 Rapporteur, 669 Rivasi ²⁶
	<i>To be decided</i>
3. This delegation of power referred to in Articles 7 and 12 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 specified in this Regulation. 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.	COM Unamended
4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	COM Unamended

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT

	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
1	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>
2	164	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	669	<i>No ams.</i>	<i>No ams.</i>
3	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>
4	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>	<i>No ams.</i>

²⁶ The text of this paragraph, which is concerned by the individual amendments 669 Rivasi and 164 Rapporteur, has been adapted to the current version of the interinstitutional agreement regarding this issue, keeping the decision open about the length of the period.

Article 14 – Evaluation

By ... [YY years after the entry into force of this Regulation], the Commission shall assess the application of this Regulation and **submit** a report to the European Parliament and the Council.

This report shall assess how effectively this Regulation **and its delegated acts** have allowed customers to choose more **energy** efficient products, taking into account **criteria such as** its impacts on business, **the effect of total energy consumption on greenhouse gases emissions, the cost of the database and the contribution to the effectiveness of market surveillance authorities' control activities.**

The evaluation exercise conducted under paragraph 1 shall make explicit use of the annual follow-up reports regarding enforcement and market surveillance, established by Article 5.

Art. 14 [Individual amendments' footprint]

<p>By ... [YY years after the entry into force of this Regulation], the Commission shall assess the application of this Regulation and submit a report to the European Parliament and the Council.</p> <p>This report shall assess how effectively this Regulation and its delegated acts have allowed customers to choose more energy efficient products, taking into account criteria such as its impacts on business, the effect of total energy consumption on greenhouse gases emissions, the cost of the database and the contribution to the effectiveness of market surveillance authorities' control activities.</p> <p>The evaluation exercise conducted under paragraph 1 shall make explicit use of the annual follow-up reports regarding enforcement and market surveillance, established by Article 5.</p>	To be decided
	670 Rivasi
	670 Rivasi
	670 Rivasi
	670 Rivasi
	670 Rivasi
	671 De Backer
	671 De Backer
	670 Rivasi, 671 De Backer
	670 Rivasi
	671 De Backer
	166 Rapporteur

OVERVIEW OF INDIVIDUALS AMENDMENTS INCLUDED IN THE PROPOSED COMPROMISE AMENDMENT								
	Rapporteur	EPP	S&D	ECR	ALDE	Greens	GUE	ENF
	165, 166	No ams.	No ams.	No ams.	671	670	No ams.	No ams.