Internal market for electricity

On 30 November 2016, the European Commission presented a legislative proposal for a regulation on the internal market for electricity, as part of a comprehensive legislative package on the energy union. The proposed regulation is aimed at making the electricity market fit for more flexibility, decarbonisation and innovation, by providing for undistorted market signals. It sets out rules for electricity trading within different time frames, and clarifies the responsibilities of market actors. It defines principles for assessing capacity needs at regional and European level and proposes design principles for market-based capacity mechanisms with cross-border participation. It introduces regional operational centres for handling-system operation and a European entity for distribution system operators.

The Council adopted its general approach in December 2017. In the European Parliament, the Committee on Industry, Research and Energy (ITRE) adopted its report in February 2018. A provisional trilogue agreement was reached on 19 December 2018. Parliament is expected to vote on the agreement during the March II 2019 plenary session.

### Proposal for a Regulation of the European Parliament and of the Council on the internal market for electricity (recast)


<table>
<thead>
<tr>
<th>Committee responsible:</th>
<th>Industry, Research and Energy (ITRE)</th>
</tr>
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<tbody>
<tr>
<td>Rapporteur:</td>
<td>Jerzy Buzek (EPP, Poland), replacing Krišjānis Kariņš (EPP, Latvia)</td>
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<td>Shadow rapporteurs:</td>
<td>Martina Werner (S&amp;D, Germany), Zdzisław Krasnodebski (ECR, Poland), Morten Helveg Petersen (ALDE, Denmark), Cornelia Ernst (GUE/NGL, Germany), Florent Marcellesi (Greens/EFA, Spain), Dario Tamburrano (EFDD, Italy), Barbara Kappel (ENF, Austria)</td>
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Next steps expected: First-reading vote in plenary
Introduction

Electricity markets’ in the EU are faced with serious challenges, such as the transition towards a low-carbon energy system, the cost-efficient integration of variable renewable energy sources, the trend towards decentralised renewable energy production, the evolving role and stronger participation of energy customers (both households and industrial customers) and the requirement to ensure the security of supply in the short and long term efficiently and at affordable costs.

In order to stimulate competition and reward innovation in services, products and technologies, electricity markets should be open to new participants. Moreover, they should provide the right signals to investors in order to ensure that the necessary long-term investments will be made in the most cost-effective way. Concerns about a lack of investment in electricity generation capacity to meet peak demand have prompted several Member States to introduce capacity payments.

In order to address the challenges in the electricity market, the European Commission presented a legislative package on 30 November 2016. It consists of a communication entitled ‘Clean Energy for all Europeans’, eight legislative proposals and a number of reports and communications. With respect to the electricity market, the package comprises five legislative proposals and three reports. The bundling of these legislative proposals into a single package aims to ensure their mutual coherence.

The proposed internal electricity market regulation (COM(2016) 861), which is a part of the legislative package, is aimed at making the electricity market fit for more flexibility, decarbonisation and innovation by providing for undistorted market signals. It sets out rules for balancing markets, day-ahead and intraday markets; sets out a process for defining regional electricity markets (bidding zones); updates rules on network access charges; and sets out design principles for national capacity mechanisms, which may only be used if the European resource adequacy assessment has identified a concern. The proposal clarifies the responsibilities of the market participants, introduces regional operational centres that would ensure the reliable and efficient operation of cross-border grids, and establishes a new European entity for distribution system operators that would participate in grid planning and the development of rules for the electricity grid (network codes). The procedure for developing network codes is streamlined.

Existing situation

Today’s liberalised internal energy market for gas and electricity, established to encourage competition on wholesale and retail markets, came into existence by means of three consecutive legislative packages, adopted in the 1990s, and then in 2003 and 2009. For the electricity market, these are Directive 96/92/EC on the common rules for the internal electricity market, Directive 2003/54/EC, enabling new electricity market participants, and Directive 2009/72/EC on the common rules for the internal electricity market, enabling new electricity market participants.

1 The EPRS briefing Understanding electricity markets in the EU provides an introduction to EU electricity markets.
suppliers to enter Member States’ markets and allowing customers to choose their electricity supplier, and Directive 2009/72/EC, which further liberalised the market by unbundling supply, generation and networks, providing market access to third parties, and increasing the transparency of retail markets. Other aspects include the Member States’ obligation to ensure the provision of a universal service to all households and mechanisms for regulatory oversight, in particular through cooperation amongst energy regulators and the establishment of an Agency for the Cooperation of Energy Regulators (ACER) through Regulation (EC) No 713/2009. ACER started work in March 2011 and is mainly responsible for promoting cooperation between national regulatory authorities, monitoring progress in the implementation of the 10-year network development plans and monitoring the internal markets in electricity and gas.

Furthermore, Regulation (EC) No 714/2009 on conditions for access to the network for cross-border exchanges in electricity established a European network of transmission system operators for electricity (ENTSO-E).3 Its tasks include elaborating rules (network codes) for the operation of the electricity transmission network and coordinating grid operation through the exchange of operational information and the development of common safety and emergency standards and procedures. ENTSO-E is also responsible for drafting a 10-year network development plan every two years, which is then reviewed by ACER. The rules for the EU electricity market were further elaborated in Commission Regulation (EU) 2015/1222 establishing a guideline on capacity allocation and congestion management and Commission Regulation (EU) 2016/1719 establishing a guideline on forward capacity allocation.

The EU internal energy market is still facing some obstacles, notably persistent barriers to cross-border trade, insufficient competition in retail markets and weaknesses in consumer protection, as noted in the European Commission’s evaluation of the EU’s regulatory framework for electricity market design and consumer protection and a recent EPRS implementation appraisal. According to the European Parliament’s third Cost of non-Europe report, a more physically integrated internal energy market could deliver annual efficiency gains of at least €250 billion.

Directive 2009/28/EC (the Renewable Energy Directive) obliges Member States to open their power grids to energy from renewable sources, including priority grid access (priority dispatch). Other electricity-related EU legislation concerns the security of electricity supply, trans-European networks and the EU emissions trading system (emission allowances for fossil-fuel-fired power plants). EU competition policy (state aid rules in particular) and tax policies are other important policy areas.

European Parliament’s starting position

In its resolution of 13 September 2016 on moving towards a new energy market design, the Parliament notes that the task of integrating a growing share of renewables and prosumers (active energy consumers that both consume and produce electricity) into the electricity markets, but also of encouraging demand response and storage, requires a combination of liquid short-term markets and long-term price signals. It calls for time-varying prices that reflect the scarcity of supply and provide incentives for storage and demand response, complemented by instruments aimed at mitigating revenue risk over 20-30 years and by a regulatory framework for prosumers focussed on self-production and local energy storage.

3 The European network of gas transmissions system operators (ENTSOG) was established by Regulation (EC) No 715/2009.
The new market design should provide technical and market conditions for energy storage, including the introduction of smart grids and smart meters. Renewables should be integrated into the market and participate in balancing services, while support for mature renewables should be phased out. Market-based cross-border capacity mechanisms should only be allowed under certain conditions. The resolution emphasises the importance of regional cooperation and calls for ACER to be given additional competences.

Parliament’s resolution of 26 May 2016 on delivering a new deal for energy customers calls for empowering citizens (individually or collectively) to produce, consume, store or trade their own renewable energy, to actively engage in the energy market through customer choice, and to participate in demand response. It calls for addressing the causes of energy poverty, protecting customers from unfair practices, and providing clear information to customers.

In recent years, Parliament has adopted several resolutions related to energy markets: on making the internal energy market work (10 September 2013), on the energy union, on interconnection targets (15 December 2015), and on the renewable energy progress report (23 June 2016). To some extent all have addressed issues relating to electricity market design.

**Council and European Council starting positions**

The conclusions of the March 2015 European Council on the energy union call for a more effective, flexible market design in combination with enhanced regional cooperation that should help integrate renewables and provide affordable energy to households and industry while retaining the right of Member States to decide on their own energy mix. Public interventions should be compatible with the internal market.

The messages from the Council presidency on electricity market design and regional cooperation of 19 May 2016 conclude that measures are needed to improve market functioning and remove barriers to flexibility. It highlights regional cooperation, based on a bottom-up approach, as an important step towards a more integrated, effective and flexible internal market. It calls for more interconnections and sufficient transmission capacity within and across borders. In the June 2016 Transport, Telecommunications and Energy Council meeting, most Member States welcomed the presidency messages.
Preparation of the proposal

After evaluating the performance of the current legislation (third energy package), the Commission concluded that, overall, it has increased competition within and across borders and strengthened customers’ position. However, they found that barriers to cross-border trade persist and interconnector capacities are under-utilised. With respect to retail markets, they concluded that competition could be improved significantly.

The Commission ran three public consultations. The first (November 2012 – February 2013) concerned resource adequacy and security of supply. It was followed by consultations on retail electricity markets and end-customers (January – April 2014) and on electricity market design (July – October 2015). A total of 705 responses arrived.

Due to the inter-relations between the different proposals in the legislative package, the Commission produced a single impact assessment for four legislative proposals. It is based on almost 30 studies and modelling tools, prepared mostly by external experts. The impact assessment compared a number of policy options for adapting the market design to an increasing share of renewables and to technological developments, for addressing investment in generation capacity, and for improving competition and services in retail markets. According to the impact assessment, the proposed legislation would establish a level playing field for different supply and demand-side resources, result in more competition and lower prices, more reliable electricity systems at a lower cost, and more efficient operation of the transmission and distribution systems. It expects indirect environmental benefits through the improved integration of renewables, and positive effects on health and well-being through the proposed measures on energy poverty. The EPRS initial appraisal of the impact assessment is generally positive, but notes its length and complexity and raises doubts as to whether the sequential process required in the better regulation guidelines has been followed.

The changes the proposal would bring

The proposed regulation, which recasts Regulation (EC) No 714/2009, is focused on the functioning of the EU electricity market. It would apply from 1 January 2020.

Objective and main principles

In addition to the existing objectives regarding the functioning of the market and cross-border trading, the proposal introduces the objective of enabling market signals for increased flexibility, decarbonisation and innovation, in support of the energy union objectives and the EU 2030 climate and energy targets.

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5 Recasting brings a legislative act and all the amendments made to it together in a single new act. The new legislative act passes through the full legislative process and repeals all the acts being recast.
The proposed regulation is aimed at setting ‘principles for well-functioning, integrated electricity markets, which allow non-discriminatory market access for all resource providers and electricity customers, empower consumers, enable demand response and energy efficiency, facilitate aggregation of distributed demand and supply, and contribute to the decarbonisation of the economy by enabling market integration and market-based remuneration of electricity generated from renewable sources.’ The proposal emphasises the principle of market-based prices by generally excluding any maximum limit on wholesale electricity prices. It sets out the following principles:

> Customers should benefit from market opportunities and increased competition on retail markets, while aggregation of generation and demand should enable consumers and small businesses to participate in the market.

> Market rules should enable the integration of electricity from renewable sources, and incentivise energy efficiency and investment on generation, storage, energy efficiency and demand response. Actions which hinder the development of more flexible generation, low carbon generation or more flexible demand, should be avoided.

> There should be no barriers to cross-border electricity flows and cross-border transactions.

> All generation, storage and demand resources should participate in the market on an equal footing, and all producers be responsible for selling the electricity they generate.

Moreover, market rules should encourage effective regional cooperation, allow for progress in research and development, enable the efficient dispatch of generation and demand response and allow for entry and exit of electricity generators and suppliers. Long-term hedging opportunities should be tradable on exchanges.

Balancing, day-ahead and intraday markets

All market participants should aim towards balancing of supply and demand in the grid, and would be financially responsible for any imbalances they cause, with possible national exceptions under clearly defined conditions. The proposal sets out rules for the balancing markets, to which all market participants would have access. It further sets out rules for integrated ‘day-ahead’ and ‘intraday’ markets, which would be jointly managed by transmission system operators (TSO) and nominated electricity market operators (NEMO). Trading in these markets would be as close to real time as possible, and market operators would be free to develop products and trading opportunities.

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6 Demand response’ means the adaptation of electricity demand to scarcity in supply in response to market signals.
7 Market operator designated by the competent authority to perform tasks related to day-ahead or intraday coupling.
Dispatch and curtailment

Dispatching would generally be market-based. Priority dispatch for renewables and high-efficiency cogeneration, which were introduced by the Renewable Energy Directive (2009/28/EC) and the Energy Efficiency Directive (2012/27/EU), respectively, would be limited to small installations (with capacities below 500 kW and below 250 kW from 2026), demonstration projects and existing installations that already benefit from priority dispatch. The rules for curtailment and redispach should be based on objective, transparent and non-discriminatory criteria. Transmission system operators (TSOs) and distribution system operators (DSOs) would have to make sure that the grid can transmit energy from renewables or high-efficiency cogeneration with minimum possible curtailment or redispaching. Self-generated electricity would not be curtailed except in emergencies.

Regional electricity markets

The proposal sets out a process for defining bidding zones in such a way that economic efficiency and cross-border trading opportunities are maximised and security of supply is maintained, in line with the review process created in Commission Regulation (EU) 2015/1222 establishing a guideline on capacity calculation and congestion management. It sets out rules for the allocation of transmission capacity and contains rules to prevent national limitations on cross-border electricity flows.

Network charges and congestion income

The rules on network access charges are updated to rule out discrimination and disincentives against energy storage and demand response. Tariffs should incentivise TSOs and DSOs to increase efficiencies, foster market integration and security of supply and support investments. The rules for the use of congestion rents are amended.

Resource adequacy assessment and capacity mechanisms

The proposal updates the rules for European resource adequacy assessments and sets out design principles for national capacity mechanisms, which may only be applied if the European resource adequacy assessment has identified a concern, and the Member State has a reliability standard indicating its desired level of security of supply. Capacity mechanisms should be open to participation of capacity providers from other Member States, provided that there is a network connection. Member States would have to consult with neighbouring Member States before introducing a capacity mechanism. Power plants constructed

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8 Dispatch’ means the activation of an electric generator to meet demand, generally selected to minimise overall costs. ‘Redispatch’ is a deviation from the normal dispatching rules to accommodate constraints in the transmission network. ‘Curtailment’ is the shutdown of an electric generator in case of excess electricity supply.

9 Bidding zone’ means the largest geographical area within which market participants are able to exchange energy without capacity allocation (allocation of transmission capacity).

10 Congestion rent’ is the payment collected by the owners of the rights to a transmission line, whose amount is typically equal to the line’s capacity times the difference between the prices at the two ends of the line.

11 Resource adequacy’ is the ability to meet electricity demand with adequate generation resources.

12 Capacity mechanisms’ are measures taken by Member States to ensure that electricity supply can match demand in the medium and long term. The European Commission’s sector inquiry on capacity mechanisms analyses capacity mechanisms in the EU and offers conclusions about the design principles to ensure their effectiveness.
after the entry into force of the proposed regulation may only participate in capacity mechanisms if they emit less than 550 g of CO2 per kWh. For pre-existing power plants, the emissions limit will be applied five years later. Existing capacity mechanisms would have to be adapted to the new rules.

Transmission system operators and regional operational centres

The proposed regulation sets out the tasks and responsibilities of ENTSO-E and emphasises its duty to act independently and for the European good, while also elaborating the monitoring tasks of ACER in this regard. Furthermore, the proposal lays down rules on the connection of cogeneration units; such rules were previously included in the Energy Efficiency Directive.

The proposal introduces regional operational centres (ROCs), which would have to be established by TSOs. ROCs would complement the role of TSOs by ensuring the efficient and reliable operation of interconnected transmission systems. A full list of their functions is provided in Annex I. The proposal provides criteria for defining the system operation regions covered by each ROC and sets out the organisational and working arrangements.

New entity for distribution system operators

The proposed regulation defines a procedure for establishing a new European entity for DSOs, defines its tasks (including a role in the development of network codes) and specifies how DSOs and TSOs should cooperate with regard to the planning and operation of their networks.

Network codes and guidelines

The proposed regulation confirms pre-existing powers and rules for the Commission to adopt delegated acts in the form of network codes or guidelines. It clarifies the legal nature and adoption of network codes and guidelines, and extends their possible contents to distribution tariff structures; rules for the provision of non-frequency ancillary services; demand response, energy storage and demand curtailment; cybersecurity; ROCs; and the curtailment of generation and redispatch of generation and demand. It simplifies and streamlines the procedure for the development of network codes, and empowers national regulators within ACER to take decisions regarding the implementation of network codes and guidelines. It involves the European entity for DSOs and other stakeholders more closely in the development of network codes.
Views

Advisory committees

The European Economic and Social Committee (EESC) opinion on electricity market design (rapporteur Alfred Gajdosik, Various interests – Group III, Austria), adopted on 1 June 2017, warns that abolishing priority dispatch for renewable energy sources impedes decarbonisation of the electricity supply, as long as the external costs of conventional energy are not internalised. It therefore proposes to retain priority dispatch in Member States with a renewable energy share below 15%, and adopt a dispatch framework that is able to support decarbonisation in the other Member States. Market-based redispaching should be limited to non-renewable energy. Capacity mechanisms should only be used as a last resort, under more precisely defined conditions. The use of capacity mechanisms for conventional power plants should only be allowed if capacity bottlenecks cannot be rectified by balancing renewable electricity with flexibility options. Network charges should be calculated to reflect actual use of the grid. The European organisation for distribution system operators (EU DSO entity) should not define network codes autonomously, as this could further strengthen the market power of DSOs.

The Committee of the Regions, with Daiva Matonienė (ECR, Lithuania) as rapporteur, adopted its opinion on renewable energy and internal electricity market on 12 July 2017. It highlights the role of local and regional authorities in the energy sector and in promoting and facilitating low-carbon solutions, and calls for them to be consulted and treated as equal partners. It favours stronger regional cooperation to draw up national plans in areas that have clear cross-border implications, such that measures are coordinated with the neighbouring EU countries at an early stage, and local and regional authorities are involved in the process. It generally welcomes the proposed market liberalisation and reduction of state interference, but suggests that the deregulation of energy prices by Member States should be carried out gradually, taking into account the special nature of energy as a service of general interest.

On 6 December 2018, the Committee of the Regions adopted an opinion on models of local energy ownership and the role of local energy communities in energy transition in Europe (rapporteur Mariana Gâju, PES, Romania). It calls for non-discriminatory market access for local energy communities, and for policies and legislation to promote them. EU legislation should establish a level playing field and minimum requirements for the promotion of local energy communities. The various national support schemes should be streamlined as far as necessary at European level. The opinion recommends dedicated financial support schemes and ready access to technical information and guidance. It highlights the key role of local and regional authorities in creating awareness among citizens about the opportunities of engaging in their local energy sector.
National parliaments

The proposal has been passed to the national parliaments. Reasoned opinions on the grounds of subsidiarity were submitted by 11 parliamentary assemblies, and five entered into political dialogue with the Commission. The subsidiarity concerns focus on the competences of regional operational centres, the rules for the configuration of bidding zones, the transfer of decisions on capacity mechanisms to Union level, and restrictions on Member States' competence to determine their energy mix.

Stakeholders' views

Eurelectric, representing the European electricity industry, generally welcomes the Commission's proposal, but regrets that policy support costs, which increase customers' electricity bills, are not addressed. European energy regulators also welcomed the proposals, which they consider well aligned with the regulators' position. ENTSO-E is critical of the proposed ROCs, which it considers unnecessary because their function is already being performed by the existing regional security coordinators. ENTSO-E is concerned that the proposed set-up would result in lower security of supply and a less clear liability. ENTSO-E considers the proposed role of ACER in developing network codes as a 'counter-productive, unnecessary and additional layer of administration'.

Greenpeace criticises capacity mechanisms as a subsidy to fossil-fuel power plants and warns that the abolishment of the priority dispatch puts new investments in renewable energy sources at risk. Climate Action Network (CAN) Europe considers that the proposed legislation undermines market access for renewable energies, and that capacity mechanisms could be used to subsidise old coal-fired power plants.

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13 Reasoned opinions were submitted by the Austrian Federal Council, the Czech Chamber of Deputies, the French Senate, the German Bundestag and Bundesrat, the Hungarian National Assembly, the Polish Senate and Sejm, Romanian Senate and Chamber of Deputies and the Spanish Cortes Generales. Requests for political dialogue came from the Danish Parliament, the German Bundesrat, the Italian Chamber of Deputies, the Portuguese Assembleia da República and the Romanian Chamber of Deputies.

14 This section aims to provide a flavour of the debate and is not intended to be an exhaustive account of all different views on the proposal. Additional information can be found in related publications listed under 'EP supporting analysis'.
**Legislative process**

The proposal was referred to the Parliament’s Industry, Research and Energy Committee (ITRE), which decided to treat this proposal in parallel with the proposal for a directive on common rules for the internal market in electricity. Krišjānis Kariņš (EPP, Latvia) was appointed rapporteur for both files. In June 2017, the rapporteur presented his draft report, which follows a ‘market first’ approach, by creating a level playing field for all market participants and moving away from market-distorting subsidies. The ITRE committee held a public hearing on the future of the EU electricity market on 10 July 2017. The ENVI committee adopted its opinion on 21 November 2017.

The ITRE committee adopted its report on 21 February 2018. It sets general principles for capacity mechanisms, which should be temporary and subject to strict conditions; clarifies the tasks of the new EU DSO entity; and amends provisions regarding energy storage, bidding zones and data exchange. Instead of the regional operational centres proposed by the Commission, it introduces regional coordination centres, and leaves the responsibility for managing electricity flows and ensuring a secure, reliable and efficient electricity system with the TSOs.

The Committee decided at the same time to enter into interinstitutional negotiations. this decision was confirmed at the February II plenary session.

At the Energy Council meeting on 27 February 2017, ministers had a first exchange of views on the package of proposals. At the Energy Council meeting on 26 June 2017, Member States broadly welcomed the entire package on electricity, but raised issues on specific points, including the rules on capacity mechanisms.

On 18 December 2017, the Energy Council adopted its general approach on the proposal. It specifies rules for electricity trading that aim to bring trading closer to real-time, defines clearer rules for establishing bidding zones, sets out harmonised design principles for national capacity mechanisms, and limits the participation of existing power plants in them. The general approach would require the Commission to evaluate by 2025 which elements of network codes could be included in EU acts concerning the internal electricity market. Moreover, it supports the establishment of a European entity of distribution system operators and strengthens the role of regional security coordinators.

Trilogue negotiations started in June 2018 and concluded with a provisional agreement in the sixth trilogue meeting on 19 December 2018. The agreed text broadens the objective of the regulation: market rules should encourage sustainable low carbon generation, more flexible generation and more flexible demand in addition to the key principle of free price formation. According to the agreement, market participants have the right to obtain access to the transmission and distribution networks on objective, transparent and non-discriminatory terms. Provisions on balance responsibility and the balancing market are strengthened. The agreed text clarifies the rules for redispatching, bidding zones, congestion management, capacity allocation, and network charges. To complement the European resource adequacy assessment, Member States may in addition perform national resource adequacy assessments.

Electricity from renewable sources will benefit from priority dispatch if the electricity generating capacity is less than 400 kW (200 kW for installations commissioned after 2025) or if it is generated by demonstration projects for innovative technologies. A Member State may choose not to apply priority dispatch to new installations if renewable energy sources have full access to its electricity market and the Member State
is on track towards meeting the renewable energy targets set out in its national energy and climate plan. Priority dispatch may also be granted to high-efficiency cogeneration plants with an installed electricity capacity of less than 400 kW. Existing contracts are not affected and Member States must avoid retroactive changes in the rules regarding network access of renewable energy sources.

The agreed text sets strict conditions under which capacity mechanisms may be applied and sets out detailed design principles. The agreed rules for capacity mechanisms introduce an emission performance standard of 550 grams of CO2 emissions per kilowatt hour. After the entry into force of the regulation, new power plants will only be able to receive capacity payments if they meet this standard. From 1 July 2025, this standard will also apply to existing power plants if their average annual CO2 emissions per installed kilowatt exceed 350 kg. Member States will have to adapt existing capacity mechanisms, without prejudice to contracts concluded before 31 December 2019.

Instead of the regional operational centres proposed by the Commission, regional coordination centres will be established to perform the tasks currently carried out by regional security coordinators as well as additional system operation, market operation and risk-preparedness tasks, but they will not be active in the real time operation of the electricity system. The regulation also creates a European entity of distribution system operators and sets out its tasks, and detailed rules and procedures for its operation.

The agreed text contains detailed provisions regarding the adoption of network codes by the Commission. By 1 July 2025, the Commission must assess the implementing acts containing network codes and guidelines, evaluate if elements of these could be enshrined in EU electricity market legislation and how the empowerments for network codes and guidelines could be revised, and submit follow-up legislative proposals by 31 December 2026, if appropriate.

The Commission must support Member States that have a national strategy for the reduction of coal-powered generation and mining capacity to enable a 'just transition' in regions affected by structural change. This includes facilitating the access to available funds and programmes and the exchange of good practices.

Member States may apply for time-limited\(^\text{15}\) derogations from certain provisions of the regulation if they can demonstrate that these would cause serious problems for the operation of their electricity systems. Certain provisions will not apply to Cyprus as long as its transmission system does not have interconnections to other Member States.

Coreper endorsed the agreed text on 18 January 2019 and the ITRE committee did likewise on 23 January 2019. The European Parliament is expected to vote on the agreement during the March II 2019 plenary session. Once the regulation is formally adopted by the Parliament and the Council, it will be published in the Official Journal and enter into force 20 days later.

\(^{15}\) For outermost regions that cannot be physically connected to the European energy market, these derogations would not be limited in time.
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