AMENDMENTS
294 - 513

Draft report
Christian Doleschal
(PE738.491v02-00)

Laying down harmonised conditions for the marketing of construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011

Proposal for a regulation
(COM(2022)0144 – C9-0129/2022 – 2022/0094(COD))
Recital 2

Text proposed by the Commission

(2) In order for a construction product to be placed on the market, the manufacturer is obliged to draw a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance. Certain exemptions to this obligation are provided.

Amendment

(2) In order for a construction product covered by a harmonised technical specification to be placed on the market, the manufacturer is obliged to draw a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance. Certain exemptions to this obligation are provided.

Or. en

Amendment 295
Carlo Fidanza

Recital 2

Text proposed by the Commission

(2) In order for a construction product to be placed on the market, the manufacturer is obliged to draw a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance. Certain exemptions to this obligation are provided.

Amendment

(2) In order for a construction product covered by a harmonised technical specification to be placed on the market, the manufacturer is obliged to draw a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance.

Or. en

Amendment 296
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group
Proposal for a regulation
Recital 7

Text proposed by the Commission

(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary to establish new environmental obligations and to **lay the ground for the development and the application of** an assessment method for the calculation of the environmental sustainability of construction products. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.

Amendment

(7) Pursuing the environmental goals, including the fight against climate change and the transition towards a carbon-neutral, environmentally sustainable, toxic-free and fully circular economy within planetary boundaries by 2050 at the latest, makes it necessary to establish new environmental obligations and to **develop and apply** an assessment method for the calculation of the environmental sustainability of construction products. In order to achieve harmonised and accurate assessments, the Commission should **build on the continuing efforts to develop and improve science-based assessment tools, such as the update Product Environmental Footprint method set out in Commission Recommendation (EU) 2021/2279**. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.

Or. en

**Amendment 297**
Christian Doleschal
Proposal for a regulation
Recital 7

Text proposed by the Commission

(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary to establish new environmental obligations and to lay the ground for the development and the application of an assessment method for the calculation of the environmental sustainability of construction products. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.

Amendment

(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary to establish new environmental obligations and to lay the ground for the development and the application of an assessment method for the calculation of the environmental sustainability of construction products based on EN 15804 and widely used Environmental Product Declarations (EPDs) by construction product manufacturers. This is essential to ensure the correct calculation of the environmental impact at the building level according to EN 15978. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.

Or. en

Justification

The use of Environmental Product Declarations (EPD’s) is globally recognized as the harmonized tool to communicate environmental performance of construction products. Abandoning this approach would put at risk the correct sequencing for the calculation of environmental impacts from the product to the building-level. EPD’s are largely used in the Construction Products Industry.
Amendment 298
Maria Grapini, Adriana Maldonado López

Proposal for a regulation
Recital 7

*Text proposed by the Commission*

(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary to establish new environmental obligations and to lay the ground for the development and the application of an assessment method for the calculation of the environmental sustainability of construction products. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.

*Amendment*

(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary to establish new environmental obligations and to lay the ground for the development and the application of an assessment method for the calculation of the environmental sustainability of construction products without increasing disproportionately bureaucracy and costs for economic operators, especially for SMEs. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.

Or. en

Amendment 299
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 8

Text proposed by the Commission

(8) To ensure safety and functionality of construction products and, by extension, of construction works, it is necessary to avoid that items that are not intended by their manufacturers to be construction products are placed on the market as construction products. Importers, distributors and other downstream economic operators should therefore ensure that those pseudo construction products are not sold as construction products. Moreover, certain service providers such as fulfilment service providers or 3D-printing service providers should not contribute to the non-compliances of other economic operators. It is therefore necessary to render relevant provisions applicable also to these services and their providers.

Amendment

(8) To ensure safety and functionality of construction products and, by extension, of construction works as well as workers and consumers, it is necessary to avoid that items that are not intended by their manufacturers to be construction products are placed on the market as construction products. Importers, distributors and other downstream economic operators should therefore ensure that those pseudo construction products are not sold as construction products. Moreover, certain service providers such as fulfilment service providers or 3D-printing service providers should not contribute to the non-compliances of other economic operators. It is therefore necessary to render relevant provisions applicable also to these services and their providers.

Or. en

Amendment 300
Claude Gruffat, Malte Gallée on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 10

Text proposed by the Commission

(10) In order to ensure safety and protection of the environment and to close a regulatory loophole that would otherwise exist, it is necessary to clarify that construction products manufactured on the construction site for immediate incorporation into the construction works are subject to the same rules as other construction products. Micro-enterprises, however, often individually manufacture and install products on site. Subjecting those micro-enterprises under all circumstances to the same rules as other

Amendment

(10) In order to ensure safety and protection of the environment, workers and consumers and to close a regulatory loophole that would otherwise exist, it is necessary to clarify that construction products manufactured on the construction site for immediate incorporation into the construction works are subject to the same rules as other construction products. Micro-enterprises, however, often individually manufacture and install products on site. Subjecting those micro-enterprises under all circumstances to the
enterprises would disproportionally affect those micro-enterprises. It is therefore necessary to enable Member States to exempt micro-enterprises from drawing up a declaration of performance in specific situations, where the interests of other Member States are not affected. Local authorities should be provided with the necessary financing mechanisms to help microenterprises access and be part of the sustainable product market.

Amendment 301
Maria Grapini, René Repasi
Proposal for a regulation
Recital 17

Text proposed by the Commission

(17) Construction products placed on the market in the outermost regions of the European Union are often imported from neighbouring countries, and are therefore not subject to requirements laid down in Union law. Subjecting those construction products to such requirements would be disproportionately costly. At the same time, construction products manufactured in the outermost regions hardly circulate in other Member States. Accordingly, Member States should have the possibility to exempt construction products placed on the market or directly installed in the outermost regions of the European Union from those requirements.

Amendment 302
Carlo Fidanza
Proposal for a regulation
Recital 17

Text proposed by the Commission

(17) Construction products placed on the market in the outermost regions of the European Union are often imported from neighbouring countries, and are therefore not subject to requirements laid down in Union law. Subjecting those construction products to such requirements would be disproportionately costly. At the same time, construction products manufactured in the outermost regions hardly circulate in other Member States. Accordingly, Member States should have the possibility to exempt construction products placed on the market or directly installed in the outermost regions of the European Union from those requirements.

Amendment 303

Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi

Proposal for a regulation

Recital 17

Text proposed by the Commission

(17) Construction products placed on the market in the outermost regions of the European Union are often imported from neighbouring countries, and are therefore not subject to requirements laid down in Union law. Subjecting those construction products to such requirements would be disproportionately costly. At the same time, construction products manufactured in the outermost regions hardly circulate in other Member States. Accordingly, Member States should have the possibility to exempt construction products placed on the market or directly installed in the outermost regions of the European Union from those requirements.
Amendment 304  
Sandro Gozi, Morten Løkkegaard  
Proposal for a regulation  
Recital 18

Text proposed by the Commission

(18) In order to strive for a maximum of regulatory coherence, this Regulation should to the extent possible build on the horizontal legal framework, in this case namely on Regulation (EU) No 1025/2012 of the European Parliament and of the Council. It follows the recent trend in product legislation to develop a fall-back solution where the European Standardisation Organisations do not deliver harmonised standards which can be cited in the Official Journal. As no harmonised standards for construction products could be cited in the Official Journal since late 2019 and only some dozen since Regulation (EU) No 305/2011 came into force, the new back-up empowerments for the Commission should be even more comprehensive, permitting to optimise the overall output of technical specifications so to catch up the delay in the adaptation to technical progress.

Amendment

(18) In order to strive for a maximum of regulatory coherence, this Regulation should to the extent possible build on the horizontal legal framework, in this case namely on Regulation (EU) No 1025/2012 of the European Parliament and of the Council. However, in line with other product legislation, this Regulation provides a fall-back solution in exceptional well defined cases where the application of a legislative act is at risk. As no harmonised standards for construction products could be cited in the Official Journal since late 2019 and only some dozen since Regulation (EU) No 305/2011 came into force, the Commission in collaboration with European standardisation organisations should establish a workable solution, permitting to optimise the overall output of technical specifications so to catch up the delay in the adaptation to technical progress.

Amendment 305  
Claude Gruffat, Malte Gallée  
on behalf of the Verts/ALE Group  
Proposal for a regulation  
Recital 18 a (new)

Text proposed by the Commission

(18 a) To deliver in the most efficient way on the European Green Deal’s objectives,
to provide predictability for manufacturers, public authorities and the wider construction ecosystem and to address the most impactful products first, the Commission should carry out a prioritisation of product families with the highest impact on climate or energy and resource use to be regulated under this Regulation and requirements that will apply to them. The Commission should, at the latest 6 months after the entry into force of this Regulation and based on a scientific and evidence-based approach, adopt a working plan, laying down a list of product groups for which it plans to adopt requirements.

Amendment 306
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Recital 18 a (new)

Text proposed by the Commission

(18 a) To deliver in the most efficient way on the European Green Deal’s objectives, to provide predictability for manufacturers, public authorities and the wider construction ecosystem, the Commission should, at the latest 6 months after the entry into force of this Regulation and based on a scientific and evidence-based approach, adopt a working plan, covering at least 3 years, laying down a list of product groups for which it plans to adopt requirements and standardisation requests.

Amendment 307
Sandro Gozi, Morten Løkkegaard
(18 a) To deliver in the most efficient way on the European Green Deal’s objectives, to provide predictability for manufacturers, public authorities and the wider construction ecosystem, the Commission should, at the latest 6 months after the entry into force of this Regulation and based on a scientific and evidence-based approach, adopt a working plan, covering at least 3 years, laying down a list of product groups for which it plans to adopt requirements and standardisation requests.
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Recital 18 a (new)

Text proposed by the Commission

(18 a) To provide predictability for manufacturers, public authorities and the wider construction ecosystem, the Commission should, at the latest 6 months after the entry into force of this Regulation and based on a scientific and evidence-based approach, adopt a working plan, covering at least 3 years, laying down a list of product groups for which it plans to adopt requirements and standardisation requests.

Amendment

Amendment 310
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 20

Text proposed by the Commission

(20) In order to contribute to the objectives of the European Green Deal and the Circular Economy Action Plan, and to ensure safe construction products, safety being one of the goals to be pursued in the legislation based on Article 114 of the Treaty on the Functioning of the European Union (TFEU), inherent product requirements related to safety, functionality and protection of environment, including climate, are necessary. When setting these requirements, the Commission should take into account their potential contribution to achieving Union climate, environmental and energy efficiency objectives. These requirements do not merely relate to the performance of construction products.

Amendment

(20) In order to contribute to the objectives of the European Green Deal, the Circular Economy Action Plan and the Zero Pollution Action Plan, and to ensuring safe and sustainable construction products, health, safety, environmental protection and workers and consumer protection being goals to be pursued in the legislation based on Article 114 of the Treaty on the Functioning of the European Union (TFEU), inherent product requirements related to safety, functionality and protection of environment, including climate, are necessary. When setting these requirements, the Commission should take into account their potential contribution to achieving Union climate, environmental
Contrary to its predecessor Directive 89/106/EC, Regulation (EU) No. 305/2011 does not provide for the possibility to establish such inherent product requirements. However, certain harmonised standards for construction products contain such inherent product requirements which can relate to environment, to safety or simply to the good functioning of the product. These standards demonstrate that there is a practical need for such requirements on safety, the environment or simply the functioning of products. Article 114 TFEU as the legal base of this Regulation also imposes the pursuit of a high level of protection of the environment, health and human safety. Thus, this Regulation should (re-)introduce or validate inherent product requirements. Whilst these requirements need to be laid down by the legislator, there is a need for specifying them for the more than 30 product families, each with several categories. Hence, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission to specify the requirements for the respective construction product family or category.

Amendment 311
Maria Grapini, Adriana Maldonado López

Proposal for a regulation
Recital 24

Text proposed by the Commission

(24) At the same time, in order to strike a balance between mitigating the fragmentation of the market and the legitimate interests of Member States to

Amendment

(24) At the same time, in order to strike a balance between mitigating the fragmentation of the market and the legitimate interests of Member States to
regulate construction works, it is necessary to provide for a mechanism to better integrate Member States’ needs into the development of harmonised technical specifications. **For the same reason, a mechanism allowing Member State to set, based on imperative grounds of health, safety or environmental protection, additional requirements for construction products should be established.**

Amendment 312
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 26

**Text proposed by the Commission**

(26) In order to enhance legal clarity and reduce the administrative burden for the economic operators, it is necessary to avoid that construction products are subject to multiple assessments regarding the same aspect of health, safety or protection of the environment, including climate, under different Union legislation. This was confirmed by the REFIT platform recommending that the Commission gives priority to addressing the problems of overlapping and repetitive requirements. The Commission should thus be able to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations of this Regulation, where otherwise the same aspect of health, safety or protection of the environment, including climate, would be assessed in parallel under this Regulation and other Union law.

**Amendment**

(26) In order to enhance legal clarity, it is necessary to avoid that construction products are subject to multiple assessments regarding the same aspect of health, safety or protection of the environment, including climate, under different Union legislation. This was confirmed by the REFIT platform recommending that the Commission gives priority to addressing the problems of overlapping and repetitive requirements. The Commission should thus be able to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations of this Regulation, where otherwise the same aspect of health, safety or protection of the environment, including climate, would be assessed in parallel under this Regulation and other Union law.
Amendment 313
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Recital 28

Text proposed by the Commission

(28) In particular, in the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, with the exception of cement, priority for the setting of sustainability requirements will be given to the [ESPR]. This should be the case for instance for heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. This Regulation may still intervene in a complementary manner where needed, mainly in relation to safety aspects also taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.

Amendment

(28) In the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, with the exception of cement, priority for the setting of sustainability requirements will be given to the [ESPR]. The intermediary products concerned are heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. In this respect, a detailed definition of energy-related products together with a full list of energy-related products which are also construction products shall be drafted by the European Commission within the framework of the [ESPR] with the aim to avoid unnecessary legislative overlaps and duplications of sustainability requirements which may hinder the internal market. This Regulation may still intervene in a complementary manner where needed, mainly in relation to safety aspects also taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.
Amendment 314
Maria Grapini, Adriana Maldonado López

Proposal for a regulation
Recital 28

Text proposed by the Commission

(28) In particular, in the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, with the exception of cement, priority for the setting of sustainability requirements will be given to the [ESPR]. This should be the case for instance for heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. This Regulation may still intervene in a complementary manner where needed, mainly in relation to safety aspects also taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.

Amendment

(28) In particular, in the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, priority for the setting of sustainability requirements will be given to the [ESPR]. This should be the case for instance for heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. This Regulation may still intervene in a complementary manner where needed, mainly in relation to safety aspects also taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.

Or. en

Amendment 315
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 28

Text proposed by the Commission

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In particular, in the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, with the exception of cement, priority for the setting of sustainability requirements will be given to the [ESPR]. This should be the case for instance for heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. This Regulation may still intervene in a complementary manner where needed, mainly in relation to safety aspects also taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.

Amendment 316
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 32 a (new)

Text proposed by the Commission

(32 a) Highlights, that the CE marking shall be adapted to specific requirements for the reuse of material; applying the same certification criteria of new products to reused ones has proven to be one of the main barriers for the reuse of secondary products in the construction sector.
Amendment 317
Christian Doleschal

Proposal for a regulation
Recital 33

Text proposed by the Commission

(33) In order to reduce the burden for economic operators and in particular manufacturers, economic operators issuing declarations of performance and declarations of conformity should provide those declarations by electronic means, be authorised to provide those declarations by permalink to an unamendable document or to include in those declarations permalinks to unamendable documents.

Amendment

(33) In order to reduce the burden for economic operators and in particular manufacturers, economic operators issuing declarations of performance and declarations of conformity should provide those declarations by electronic means, be authorised to provide those declarations by permalink to an unamendable document or to include in those declarations permalinks to unamendable documents. In order to simplify the supply chain communication, declarations of performance and declarations of conformity should additionally be made available in a machine-readable format. This would allow the user to perform via an app a conformity check with the application rules of the Member State where the product is used. An important prerequisite for machine-readable declarations is a standardised IT format, which is required for each harmonised technical specification. The CEN Workshop Agreement CWA 17316 "Smart CE marking for construction products" provides a basis for the development of harmonised XML formats for declarations of performance, which could be used to complement harmonised standards and harmonised technical specifications accordingly.

Or. en

Justification

The provision of the declarations electronically could be done by sending a PDF file electronically. To use the opportunities of digitalisation and to simplify communication in the
supply chain, the content of the declarations must be available in machine-readable form and not only as a pdf file. The present CEN Workshop Agreement CWA 17316 "Smart CE marking for construction products" could be used as a uniform concept for the development of the individual standard formats. The standard formats for the machine-readable declarations should be attached to the respective harmonised technical specification / harmonised standard.

Amendment 318
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 36

Text proposed by the Commission

(36) To ensure safety, functionality and sustainability of construction products, and by extension of construction works, all economic operators intervening in the supply and distribution chain should take appropriate measures to ensure that they place or make available on the market only construction products which are in compliance with the binding Union requirements. In order to improve the legal clarity, it is necessary to set explicitly the obligations of economic operators.

Amendment

(36) To ensure safety, functionality and sustainability of construction products, and by extension of construction works, all economic operators intervening in the value chain should take appropriate measures to ensure that they place or make available on the market only construction products which are in compliance with the binding Union requirements. In order to improve the legal clarity, it is necessary to set explicitly the obligations of economic operators.

Or. en

Amendment 319
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Recital 40

Text proposed by the Commission

(40) To create transparency for users of construction products and to avoid inappropriate use of those products, construction products and their intended use should be precisely identified by the manufacturer. For the same reason, the

Amendment

(40) To create transparency for users of construction products and to avoid inappropriate use of those products, construction products and their intended use should be precisely identified by the manufacturer. For the same reason, the
manufacturer should make clear whether the construction products are intended for professional use only, or also for use by consumers. To ensure that construction products can be traced back, manufacturers should be indicated on the product or, where this is not possible e.g. due to the product’s size or surface, on its packaging or, where that is not possible either, in a document accompanying it.

Amendment 320
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 42

Text proposed by the Commission

(42) To optimise the pursuit of the goals of the European Green Deal and of the Circular Economy Action Plan, the manufacturers should be obliged to reach a fair level of environmental sustainability, both for their products and their manufacturing. This obligation requires trade-off-decisions between different environmental aspects and between environmental and safety aspects, whilst both environmental and safety aspects can relate to the product as such or to the construction works. To give manufacturers certainty about how to make these trade-off decisions, this Regulation should set out clear trade-off rules.

Amendment

(42) To optimise the pursuit of the goals of the European Green Deal and of the Circular Economy Action Plan, the manufacturers should be obliged to ensure both their products and manufacturing contribute significantly towards the Union's climate and environmental objectives by substantially improving their products' environmental footprint. This obligation requires trade-off-decisions between different environmental aspects and between environmental and safety aspects, whilst both environmental and safety aspects can relate to the product as such or to the construction works. To give manufacturers certainty about how to make these trade-off decisions, this Regulation should set out clear trade-off rules

Amendment 321
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group
Proposal for a regulation
Recital 44

Text proposed by the Commission

(44) In view of enhancing the circularity of construction products, in line with the goals of the Circular Economy Action Plan, manufacturers should favour re-use, remanufacturing and recycling of their products. The (preparation for) re-use, remanufacturing and recycling require certain design, namely by facilitating the separation of components and materials at the later stage of recycling and avoiding mixed, blended or intricate materials. As the usual instructions for use will not necessarily reach the economic operators in charge of (preparation for) re-use, remanufacturing and recycling, the necessary information in this regard should be made available in product databases or systems and on the manufacturer’s websites, in addition to the instructions for use.

Amendment

(44) In view of enhancing the circularity of construction products, in line with the goals of the Circular Economy Action Plan and the waste hierarchy, manufacturers should prevent waste generation by facilitating and prioritizing repair, reuse and remanufacturing and, when products come to the end of their life, ensure recycling of their products. The (preparation for) re-use, remanufacturing and recycling require specific design choices, namely facilitating the separation of products, components and materials during de-installation, deconstruction and demolition and at the later stage of recycling and avoiding mixed, blended or intricate materials. The use of substances of concern should be avoided to facilitate the safe and sustainable re-use and recycling of construction products. As the usual instructions for use will not necessarily reach the economic operators in charge of (preparation for) re-use, remanufacturing and recycling, the necessary information in this regard should be made available in product databases or systems and on the manufacturer’s websites, in addition to the instructions for use.

Or. en

Amendment 322
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 44 a (new)

Text proposed by the Commission

(44 a) Considering the fact that climate
and environmental impacts of certain construction products are more significant than others, prioritisation of sustainability measures, both in terms of product requirements and harmonised specifications, should be clearly highlighted.

Amendment 323
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 44 b (new)

Text proposed by the Commission

(44 b) The use of bio-based construction products can improve the embodied carbon performance of buildings when substituting more carbon-intensive materials such as conventional cement and steel, provided that the overall climate impacts of biomass production are included in a whole lifecycle assessment and demonstrate lower global warming potential. Similarly, a lower relative impact is also to be demonstrated on other key environmental impact indicators. Construction material sourcing should not contribute to land use change, such as deforestation and forest degradation.

Amendment 324
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 46 a (new)
(46 a) Since significant impacts on our carbon budget and environment are due to construction products, they shall be subject to the same level of stringency as other products covered by Ecodesign for Sustainable Products Regulation (XXX/XXX). Therefore, this Regulation shall mirror all obligations and requirements set for other products under Ecodesign Regulation (XXXXX).

Amendment 325
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Recital 47

Text proposed by the Commission

(47) In order to be able to make informed choices, users of construction products should be sufficiently well informed about the environmental performances of products, about their conformity with environmental requirements and of the degree of fulfilment of manufacturer’s environmental obligations in this regard. Therefore, the Commission is empowered to adopt delegated acts to establish specific labelling requirements which might include the easily understandable traffic light labelling.

Amendment 326
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Recital 52
(52) **In order to avoid that 3D-printing is used to circumvent the obligations under this Regulation, 3D-printing service providers should have certain information obligations.**

**Amendment 327**

Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

**Proposal for a regulation**

**Recital 58 a (new)**

**Text proposed by the Commission**

(58 a) **To enable the implementation of the objectives of the Renovation Wave this Regulation must support harmonised declarations of performance for low emission construction products fit for energy efficient buildings. Therefore, this Regulation foresees the establishment and use of harmonised lowest concentrations of interest (EU LCI) for the assessment of emissions of volatile organic compounds and their publication in the internet, the determination and assessment of the release of volatile organic compounds by means of a horizontal harmonised test standard for the emissions of construction products and the assessment of mixture effects of the emitted substances with the hazard index calculated using EU LCI. This Regulation ensures that all volatile organic compound emissions are assessed according to the same health criteria and independent of the specific construction product source.**

**Or. en**

**Amendment 328**
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Recital 63

Text proposed by the Commission

(63) Currently, the increasing number of hardly distinguishable European assessment documents which often have little added value when compared to others or existing harmonised standards, risks to slow down their publication. In order to deal with this risk in a cost-effective way, certain principles for the development and adoption of European assessment documents should be established or be made more concrete. Moreover, the control by the Commission should be enhanced.

Amendment

(63) Currently, the increasing number of hardly distinguishable European assessment documents which often have little added value when compared to others or existing harmonised standards, risks to slow down their publication and increase costs. In order to deal with this risk in a cost-effective way, certain principles for the development and adoption of European assessment documents should be established or be made more concrete and justifiable. Moreover, the control by the Commission should be enhanced.

Amendment 329

Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Recital 72

Text proposed by the Commission

(72) The attempts of establishing simplified procedures for small and medium-sized enterprises in Regulation (EU) No 305/2011 and thus reducing the burden and costs on SMEs and microenterprises have not been entirely effective and have often remained misunderstood or not used due to the lack of awareness or the lack of clarity regarding their application. By addressing the identified shortcomings while building on the previously established rules, it is necessary to clarify and facilitate their application and hence achieve the objective of supporting SMEs while ensuring performance, safety and environmental sustainability of construction products.

Amendment

(72) The attempts of establishing simplified procedures for microenterprises and small and medium-sized enterprises in Regulation (EU) No 305/2011 and thus reducing the burden and costs on SMEs and microenterprises have not been entirely effective and have often remained misunderstood or not used due to the lack of awareness or the lack of clarity regarding their application. By addressing the identified shortcomings while building on the previously established rules, it is necessary to clarify and facilitate their application and hence achieve the objective of supporting microenterprises and SMEs while ensuring performance, safety and environmental sustainability of
construction products.

Amendment 330
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Recital 76

Text proposed by the Commission
(76) To address the identified shortcomings with regards to the market surveillance under Regulation (EU) No. 305/2011, this Regulation should contain more empowerments for Member States authorities and for the Commission that should enable authorities to act under all potential problematic circumstances.

Amendment
(76) To address the identified shortcomings with regards to the market surveillance under Regulation (EU) No. 305/2011, this Regulation should contain more justified empowerments for Member States authorities and for the Commission that should enable authorities to act under all potential problematic circumstances.

Amendment 331
Claude Gruffat

Proposal for a regulation
Recital 91

Text proposed by the Commission
(91) Public procurement amounts to 14% of the Union’s GDP. To contribute to the objective of reaching climate neutrality, improving energy and resource efficiency and transitioning to a circular economy that protects public health and biodiversity, contracting authorities and entities should, where appropriate, be required to align their procurement with specific green public procurement criteria or targets, to be set out in the delegated acts adopted pursuant to this Regulation. The criteria or targets set by delegated acts for specific product groups, should be complied with not only when directly procuring those

Amendment
(91) Public procurement amounts to 14% of the Union’s GDP. To contribute to the objective of reaching climate neutrality, improving energy and resource efficiency and transitioning to a circular economy that protects public health and biodiversity, contracting authorities and entities should, where appropriate, be required to align their procurement with specific green public procurement criteria or targets, to be set out in the delegated acts adopted pursuant to this Regulation. The criteria or targets set by delegated acts for specific product groups, should be complied with not only when directly procuring those
products in public supply contracts but also in public works or public services contracts where those products will be used for activities constituting the subject matter of those contracts. Compared to a voluntary approach, mandatory criteria or targets will ensure that the leverage of public spending to boost demand for better performing products is maximised. The criteria should be transparent, objective and non-discriminatory.

Amendment 332
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Recital 106

Text proposed by the Commission

(106) The objectives of this Regulation, namely the free circulation of construction products on the internal market, the protection of human health and safety, and the protection of the environment, cannot be sufficiently achieved by the Member States, as Member States tend to establish very diverging requirements for construction products, with an uneven level of protection of human health and safety and of the environment. These objectives can rather be better achieved at Union level by establishing a harmonised assessment framework for the performance of construction products and certain product requirements for the protection of human health and safety and of the environment. Accordingly, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on the European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is

Amendment

(106) The objectives of this Regulation, namely the free circulation of construction products on the internal market, the protection of human health and safety, and the protection of the environment including climate change adaptation and mitigation, cannot be sufficiently achieved by the Member States, as Member States tend to establish very diverging requirements for construction products, with an uneven level of protection of human health and safety and of the environment. These objectives can rather be better achieved at Union level by establishing a harmonised assessment framework for the performance of construction products and certain product requirements for the protection of human health and safety and of the environment. Accordingly, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on the European Union. In accordance with the principle of
necessary in order to achieve those objectives, proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,

Or. en

Amendment 333
Carlo Fidanza

Proposal for a regulation
Article 1 – paragraph 1 – introductory part

Text proposed by the Commission

This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Amendment

This Regulation establishes harmonised rules for the placing of and making available on the market of construction products by establishing:

Or. en

Amendment 334
María Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 1 – paragraph 1 – introductory part

Text proposed by the Commission

This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Amendment

This Regulation establishes harmonised rules for the making available on the market and direct installation and desinstallation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Or. en

Amendment 335
Kateřina Konečná
### Proposal for a regulation

#### Article 1 – paragraph 1 – introductory part

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:</td>
<td>This Regulation establishes harmonised rules for the making available on the market and direct installation and de-installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:</td>
</tr>
</tbody>
</table>

#### Justification

*De-installation phase should be regulated by the CPR, in order to ensure that recyclability of a product is not endangered after de-installation.*

#### Amendment 336

René Repasi

**Proposal for a regulation**

**Article 1 – paragraph 1 – introductory part**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:</td>
<td>This Regulation establishes harmonised rules for the making available on the market and direct installation and deinstallation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:</td>
</tr>
</tbody>
</table>

#### Or. en

#### Amendment 337

Claude Gruffat, Malte Gallée on behalf of the Verts/ALE Group

**Proposal for a regulation**

**Article 1 – paragraph 1 – introductory part**
This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Proposal for a regulation
Article 1 – paragraph 1 – introductory part

This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Proposal for a regulation
Article 1 – paragraph 1 – point a

This Regulation establishes harmonised rules for the making available on the market and direct installation and deinstallation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Proposal for a regulation
Article 1 – paragraph 1 – point a

This Regulation establishes harmonised rules for the making available on the market of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:

Proposal for a regulation
Article 1 – paragraph 1 – point a

This Regulation establishes harmonised rules for the making available on the market of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:
Amendment 340
Carlo Fidanza

Proposal for a regulation
Article 1 – paragraph 1 – point a

Text proposed by the Commission
(a) rules on how to express the *environmental, including climate, and safety* performance of construction products in relation to their essential characteristics;

Amendment
(a) rules on how to express the performance of construction products in relation to their essential characteristics;

Or. en

Amendment 341
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 1 – paragraph 1 – point b

Text proposed by the Commission
(b) environmental, including climate, functional and safety product requirements for construction products.

Amendment
(b) *Ecodesign requirements*, environmental, including climate, functional and safety product requirements for construction products.

Or. en

Amendment 342
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 1 – paragraph 1 – point b

Text proposed by the Commission
(b) environmental, *including* climate, functional and safety product requirements for construction products.

Amendment
(b) *Ecodesign requirements including* environmental, climate, functional and safety product requirements for construction products.
### Amendment 343
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

**Proposal for a regulation**  
**Article 1 – paragraph 1 – point b**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b) environmental, <strong>including climate</strong>, functional and safety product requirements for construction products.</td>
<td>(b) environmental, functional and safety product requirements for construction products.</td>
</tr>
</tbody>
</table>

### Amendment 344
René Repasi

**Proposal for a regulation**  
**Article 1 – paragraph 1 – point b a (new)**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b a) social, including protection, and safety product requirements for construction products.</td>
<td></td>
</tr>
</tbody>
</table>

### Amendment 345
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

**Proposal for a regulation**  
**Article 1 – paragraph 2**

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>This Regulation also establishes obligations incumbent on economic operators dealing with construction products or their components <strong>or with products that could be regarded as</strong></td>
<td>This Regulation also establishes obligations incumbent on economic operators dealing with construction products or their components.</td>
</tr>
</tbody>
</table>
construction products whilst not being intended by their manufacturer to be construction products.

Amendment 346  
Claude Gruffat, Malte Gallée  
on behalf of the Verts/ALE Group

Proposal for a regulation  
Article 1 – paragraph 2 a (new)

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>This Regulation shall contribute to the efficient functioning of the internal market and ensuring the safety of construction products as well as workers and consumers, while preventing and reducing the adverse impacts of construction products on the environment and the health and safety of workers, towards a carbon-neutral, environmentally sustainable, toxic-free and fully circular economy within planetary boundaries by 2050 at the latest.</td>
<td></td>
</tr>
</tbody>
</table>

Amendment 347  
Carlo Fidanza

Proposal for a regulation  
Article 2 – paragraph 1 – subparagraph 1 – introductory part

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>This Regulation shall apply to construction products and to the following items:</td>
<td></td>
</tr>
<tr>
<td>This Regulation shall apply to construction products</td>
<td></td>
</tr>
</tbody>
</table>

Amendment 348
Krzysztof Hetman

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point a

Text proposed by the Commission

(a) 3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and 3D-printed construction products and moulds;

Amendment

deleted

Or. pl

Justification

The issue of 3D printing should be considered in terms of one among many product manufacturing technologies.

Amendment 349
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point a

Text proposed by the Commission

(a) 3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and 3D-printed construction products and moulds;

Amendment

deleted

Or. en

Amendment 350
Arba Kokalari

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point a

Text proposed by the Commission

(a) 3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and 3D-printed construction products and moulds;

Amendment

deleted

Or. pl
3D-printed construction products and moulds;

Amendment 351
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point a

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>(a) 3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and 3D-printed construction products and moulds;</td>
<td>(a) 3D-printed construction products;</td>
</tr>
</tbody>
</table>

Or. en

Amendment 352
Sandro Gozi

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point a

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
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</thead>
<tbody>
<tr>
<td>(a) 3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and 3D-printed construction products and moulds;</td>
<td>(a) 3D-printed construction products;</td>
</tr>
</tbody>
</table>

Or. en

Amendment 353
Arba Kokalari

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point b
Text proposed by the Commission  

(b) materials intended to be used for the 3D-printing of construction products on or close to the construction site or for the manufacturing using moulds on or close to the construction site;

Amendment 354
Carlo Fidanza

Proposal for a regulation  
Article 2 – paragraph 1 – subparagraph 1 – point b

Text proposed by the Commission  

(b) materials intended to be used for the 3D-printing of construction products on or close to the construction site or for the manufacturing using moulds on or close to the construction site;

Amendment 355
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation  
Article 2 – paragraph 1 – subparagraph 1 – point b

Text proposed by the Commission  

(b) materials intended to be used for the 3D-printing of construction products on or close to the construction site or for the manufacturing using moulds on or close to the construction site;

(b) materials intended to be used for the 3D-printing of construction products or for the manufacturing using moulds on or close to the construction site;

Amendment 356
Sandro Gozi
Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point c

Text proposed by the Commission

(c) construction products deleted
manufactured on the construction site for immediate incorporation into construction works, without separate commercial action for the placing on the market;

Or. en

Amendment 357
Arba Kokalari
Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point c

Text proposed by the Commission

(c) construction products deleted
manufactured on the construction site for immediate incorporation into construction works, without separate commercial action for the placing on the market;

Or. en

Amendment 358
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point c

Text proposed by the Commission

(c) construction products deleted
manufactured on the construction site for immediate incorporation into construction works, without separate commercial action for the placing on the market;
Amendment 359
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point e

Text proposed by the Commission

Amendment

(e) parts or materials intended to be used for products covered by this Regulation, if the manufacturer of those parts or materials so requests;

Amendment 360
Sandro Gozi

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point f

Text proposed by the Commission

Amendment

(f) kits or assemblies, where their composition is specified in and covered by harmonised technical specifications or European assessment documents (EADs);

Amendment 361
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point f

Text proposed by the Commission

Amendment

(f) kits or assemblies, where their composition is specified in and covered by harmonised technical specifications or
European assessment documents (EADs);

Amendment 362
Krzysztof Hetman

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point g

Text proposed by the Commission Amendment

(g) prefabricated one-family-houses of deleted
less than 180 m² surface floor space with
one floor or of less than 100 m² surface
floor space on two floors.

Or. pl

Justification

Prefabricated one-family buildings should not be considered as a construction product due to their assembly.

Amendment 363
Sandro Gozi

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point g

Text proposed by the Commission Amendment

(g) prefabricated one-family-houses of deleted
less than 180 m² surface floor space with
one floor or of less than 100 m² surface
floor space on two floors.

Or. en

Amendment 364
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point g

Text proposed by the Commission

Amendment

(g) prefabricated one-family-houses of less than 180 m² surface floor space with one floor or of less than 100 m² surface floor space on two floors.

Or. en

Amendment 365
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 1 – point g

Text proposed by the Commission

Amendment

(g) prefabricated one-family-houses of less than 180 m² surface floor space with one floor or of less than 100 m² surface floor space on two floors.

Or. en

Amendment 366
Sandro Gozi

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 2

Text proposed by the Commission

Amendment

Member States may decide not to apply this Regulation for the houses referred to in point (g) by notification to the Commission.

Or. en

Amendment 367
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 2

Text proposed by the Commission

Member States may decide not to apply this Regulation for the houses referred to in point (g) by notification to the Commission.

Amendment

Member States may decide not to apply this Regulation for the houses referred to in point (g) by notification to the Commission.

Or. en

Amendment 368
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 1 – subparagraph 2

Text proposed by the Commission

Member States may decide not to apply this Regulation for the houses referred to in point (g) by notification to the Commission.

Or. en

Amendment 369
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 2 – introductory part

Text proposed by the Commission

2. This Regulation shall also apply to used construction products and to used items referred to in paragraph 1 in any of the following cases:

   2. This Regulation shall also apply to used construction products intended to be placed on the market.

Or. en

Amendment 370
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 2 – point a

Text proposed by the Commission

(a) those used construction products or items are imported from third countries without having been placed on the Union market before;

Amendment

(a) those used construction products or items are imported from third countries;

Or. en

Amendment 371
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 2 – paragraph 2 – point a

Text proposed by the Commission

(a) those used construction products or items are imported from third countries without having been placed on the Union market before;

Amendment

(a) those used construction products or items are imported from third countries;

Or. en

Amendment 372
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 2 – point b

Text proposed by the Commission

(b) the economic operator has changed the intended use of those used construction products or items from the intended use assigned to those construction products or items by the initial manufacturer in another way than by a reduction in terms of performance or intended uses or to mere decoration”

Amendment

(b) the economic operator has changed the intended use of those used construction products or items from the intended use assigned to those construction products or items by the initial manufacturer in another way than by a reduction in terms of performance or intended uses or to mere decoration”

Or. en
purposes, those purposes being defined by the absence of any structural function for the construction works;

Amendment 373
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 2 – paragraph 2 – point b

Text proposed by the Commission

(b) the economic operator has changed the intended use of those used construction products or items from the intended use assigned to those construction products or items by the initial manufacturer in another way than by a reduction in terms of performance or intended uses or to mere decoration” purposes, those purposes being defined by the absence of any structural function for the construction works;

Amendment

(b) the economic operator or reclamation dealer claims compliance with characteristics listed in Annex I and related performance, through best available techniques and assessment methods, against the intended use assigned to the used construction products

Amendment 374
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 2 – point c

Text proposed by the Commission

(c) the economic operator making the used construction products or items available on the market claims for them characteristics or the fulfilment of product requirements set out in Annex I, additional to or different from the characteristics and requirements declared pursuant to this Regulation or Regulation (EU) 305/2011 when the used

Amendment

deleted
construction product or item was first placed on the market;

Amendment 375
Carlo Fidanza
Proposal for a regulation
Article 2 – paragraph 2 – point d

Text proposed by the Commission
(d) the used construction products or items have been subject to a transformative process going beyond repair, cleaning and regular maintenance (‘remanufactured product’);

Amendment 376
Claude Gruffat, Malte Gallée on behalf of the Verts/ALE Group
Proposal for a regulation
Article 2 – paragraph 2 – point e

Text proposed by the Commission
(e) the economic operator making the used construction products or item available on the market opts for the application of this Regulation.

Amendment 377
Sandro Gozi, Morten Løkkegaard
Proposal for a regulation
Article 2 – paragraph 2 – point e a (new)
Text proposed by the Commission

Amendment

*(e a) obligations of economic operators de-installing or dealing with used products for reuse are not fulfilled.*

Or. en

Amendment 378
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 3 – point a a (new)

Text proposed by the Commission

Amendment

*(a a) photovoltaic elements other than building-integrated photovoltaic (BIPV) elements.*

Or. en

Amendment 379
Edina Tóth

Proposal for a regulation
Article 2 – paragraph 3 – point b

Text proposed by the Commission

Amendment

(b) boilers, pipes, tanks and ancillaries and other products intended to be in contact with water for human consumption;

(b) *the hygiene-related qualities of* boilers, pipes, tanks and ancillaries and other products intended to be in contact with water for human consumption;

Or. en

Justification

This article raises the question that if these products are intended solely for being in contact with water for human consumption, how will the non hygiene-related qualities of these products will be covered. Therefore, only the hygiene-related aspect of these products shall be removed from this regulation.
Amendment 380
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 3 – point b

Text proposed by the Commission

(b) boilers, pipes, tanks and ancillaries and other products intended to be in contact with water for human consumption;

Amendment

(b) boilers, tanks and ancillaries and other products intended to be in contact with water for human consumption;

Or. en

Amendment 381
Maria Grapini, Brando Benifei, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 2 – paragraph 3 – point b

Text proposed by the Commission

(b) boilers, pipes, tanks and ancillaries and other products intended to be in contact with water for human consumption;

Amendment

(b) boilers, tanks and ancillaries and other products intended to be in contact with water for human consumption;

Or. en

Amendment 382
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 3 – point c

Text proposed by the Commission

(c) systems treating waste water;

Amendment

deleted

Or. en

Amendment 383
Sandro Gozi
Proposal for a regulation
Article 2 – paragraph 3 – point d

Text proposed by the Commission Amendment
(d) sanitary appliances; deleted

Or. en

Amendment 384
Maria Grapini, Brando Benifé, Adriana Maldonado López

Proposal for a regulation
Article 2 – paragraph 3 – point d

Text proposed by the Commission Amendment
(d) sanitary appliances; deleted

Or. en

Amendment 385
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 3 – point d

Text proposed by the Commission Amendment
(d) sanitary appliances; deleted

Or. en

Amendment 386
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 3 – point d

Text proposed by the Commission Amendment
(d) sanitary appliances; deleted
Amendment 387
Krzysztof Hetman

Proposal for a regulation
Article 2 – paragraph 3 – point d

Text proposed by the Commission Amendment
(d) sanitary appliances; deleted

Or. pl

Amendment 388
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 3 – point e

Text proposed by the Commission Amendment
(e) traffic signalling products. deleted

Or. en

Amendment 389
Carlo Fidanza

Proposal for a regulation
Article 2 – paragraph 3 – point e

Text proposed by the Commission Amendment
(e) traffic signalling products. deleted

Or. en

Amendment 390
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 2 – paragraph 3 – point e a (new)

Text proposed by the Commission

Amendment

(e a) solid fuel heaters subject to Regulation on [the Ecodesign for Sustainable Products];

Or. en

Amendment 391
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 2 – paragraph 3 – point e a (new)

Text proposed by the Commission

Amendment

(e a) solid fuel heaters which are already regulated in Ecodesign for Sustainable Product Regulation

Or. en

Amendment 392
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 3 – point e a (new)

Text proposed by the Commission

Amendment

(e a) photovoltaic elements other than building-integrated photovoltaic (BIPV) elements;

Or. en

Amendment 393
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Article 2 – paragraph 3 – point e b (new)

Text proposed by the Commission

Amendment

(e b) Electrical and electronic products which are not included in products in line 1-32 of the table I of Annex IV.

Or. en

Amendment 394
Arba Kokalari

Proposal for a regulation
Article 2 – paragraph 4

Text proposed by the Commission

Amendment

4. This Regulation also shall also apply to 3D-printing services of construction products and of items covered by this Regulation. 3D-printing services include renting out of 3D-printing machines that could be used for construction products and items covered by this Regulation.

This Regulation shall also apply to services linked to:

— the manufacturing and commercialisation of construction products and or items covered by this Regulation, and

— to the de-installing, preparation for re-use, remanufacturing and dealing with used construction products or items covered by this Regulation.

Or. en

Amendment 395
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 2 – paragraph 4

Text proposed by the Commission

4. This Regulation also shall also apply to 3D-printing services of construction products and of items covered by this Regulation. 3D-printing services include renting out of 3D-printing machines that could be used for construction products and items covered by this Regulation.

This Regulation shall also apply to services linked to:

— the manufacturing and commercialisation of construction products and or items covered by this Regulation, and

— to the de-installing, preparation for re-use, remanufacturing and dealing with used construction products or items covered by this Regulation.

Amendment

[Deleted text]

5. Member States may exempt from the application of this Regulation construction products and items covered by this Regulation that are placed on the market or directly installed in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the Functioning of the European Union. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted construction products or items do not bear
the CE marking in accordance with Article 16. Construction products or items placed on the market or directly installed on the basis of such exemption shall not be deemed to be placed on the market or directly installed in the Union in the meaning of this Regulation.

Amendment 397
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi

Proposal for a regulation
Article 2 – paragraph 5

Text proposed by the Commission

Amendment

5. Member States may exempt from the application of this Regulation construction products and items covered by this Regulation that are placed on the market or directly installed in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the Functioning of the European Union. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted construction products or items do not bear the CE marking in accordance with Article 16. Construction products or items placed on the market or directly installed on the basis of such exemption shall not be deemed to be placed on the market or directly installed in the Union in the meaning of this Regulation.
Proposal for a regulation
Article 2 – paragraph 5

Text proposed by the Commission

5. Member States may exempt from the application of this Regulation construction products and items covered by this Regulation that are placed on the market or directly installed in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the Functioning of the European Union. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted construction products or items do not bear the CE marking in accordance with Article 16. Construction products or items placed on the market or directly installed on the basis of such exemption shall not be deemed to be placed on the market or directly installed in the Union in the meaning of this Regulation.

Amendment

5. Member States may exempt from the application of this Regulation construction products covered by this Regulation that are placed on the market in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the Functioning of the European Union, with the exception of the Canary Islands and Madeira. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted construction products do not bear the CE marking in accordance with Article 16. Construction products or items placed on the market on the basis of such exemption shall not be deemed to be placed on the market in the Union in the meaning of this Regulation.

Or. en

Amendment 399
Morten Løkkegaard

Proposal for a regulation
Article 3 – paragraph 1 – point 1

Text proposed by the Commission

(1) ‘construction product’ means any formed or formless physical item, including its packaging and instructions for use, or a kit or assembly combining such items, that is placed on the market or produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being incorporated in a permanent manner in

Amendment

(1) ‘construction product’ means any formed or formless physical item, or a kit, which is produced and placed on the market or supplied to the construction site and which has an effect on the performance of the construction works with respect to the basic requirements for construction works; including 3D-printed products or other items covered by this Regulation in accordance with Article 2(1) to (3), or a kit or assembly combining such items, that is placed on the market or
construction works; produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being incorporated in a permanent manner in construction works;

Or. en

**Justification**

Including packaging as an integral part of the construction product and therefore integral part of every product to be declared will lead to a massive multiplication of the numbers of construction products with their own declaration of performance (DoP) and declaration of conformity (DoC). This is solely caused because of the different combinations and amounts of packaging material used for each delivery of an order. Instructions should be seen in parallel to the construction product itself and be accompanying the construction product in digital format, but not as integral part of the construction product. By defining ‘instructions’ as a part of a ‘construction product’ means that the ‘instructions’ will be included in the life cycle analysis with a negative effect of the result. It is therefore important that the instructions can be provided digitally, so that it does not have a (negative) impact on the life cycle analysis of the product itself.

**Amendment 400**

**Carlo Fidanza**

**Proposal for a regulation**

**Article 3 – paragraph 1 – point 1**

**Text proposed by the Commission**

(1) ‘construction product’ means any formed or formless physical item, including its packaging and instructions for use, or a kit or assembly combining such items, that is placed on the market or produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being incorporated in a permanent manner in construction works;

**Amendment**

(1) ‘construction product’ means any good, or a kit, that is placed on the market or supplied to the construction site for incorporation in a permanent manner in construction works or parts thereof within the Union;
Amendment 401
Arba Kokalari

Proposal for a regulation
Article 3 – paragraph 1 – point 1

Text proposed by the Commission

(1) ‘construction product’ means any formed or formless physical item, including its packaging and instructions for use, or a kit or assembly combining such items, that is placed on the market or produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being incorporated in a permanent manner in construction works;

Amendment

(1) ‘construction product’ means any product or kit which is produced and placed on the market for incorporation in a permanent manner in construction works or parts thereof and the performance of which has an effect on the performance of the construction works with respect to the basic requirements for construction works;

Amendment 402
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 1

Text proposed by the Commission

(1) ‘construction product’ means any formed or formless physical item, including its packaging and instructions for use, or a kit or assembly combining such items, that is placed on the market or produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being

Amendment

(1) ‘construction product’ means any product, including its packaging and instruction for use, or kit or assembly, which is produced as an end product and placed on the market for incorporation in construction works and the performance of which has an effect on the construction works with respect to the basic requirements for construction works;
incorporated in a permanent manner in construction works;

Amendment 403
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 1

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) ‘construction product’ means any formed or formless physical item, including its packaging and instructions for use, or a kit or assembly combining such items, that is placed on the market or produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being incorporated in a permanent manner in construction works;</td>
<td>(1) ‘construction product’ means any product or kit which is produced and placed on the market for incorporation in a permanent manner in construction works or parts thereof and the performance of which has an effect on the performance of the construction works with respect to the basic requirements for construction works, including 3D-printed products or other items covered by this Regulation in accordance with Article 2(1) to (3);</td>
</tr>
</tbody>
</table>

Amendment 404
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 1 a (new)

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1 a) ‘intermediate product’ means a product that requires further manufacturing or transformation such as mixing, coating or assembling to make it suitable for end users;</td>
<td></td>
</tr>
</tbody>
</table>
Amendment 405
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 2

Text proposed by the Commission
(2) ‘permanent’ means for a duration of two years or longer;

Amendment
(2) ‘permanent’ means for a duration of two years or longer;

Or. en

Amendment 406
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 2

Text proposed by the Commission
(2) ‘permanent’ means for a duration of two years or longer;

Amendment
(2) ‘permanent’ means for a duration intended to remain in the construction work or parts thereof within the Union after the completion of the construction or renovation process;

Or. en

Amendment 407
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 2

Text proposed by the Commission
(2) ‘permanent’ means for a duration

Amendment
(2) ‘permanent’ means installation
of two years or longer; during a lifetime of a construction work;

Amendment 408
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 3

Text proposed by the Commission

(3) ‘product’ means a construction product or other item covered by this Regulation in accordance with Article 2(1) to (3);

Amendment

deleted

Or. en

Amendment 409
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 3

Text proposed by the Commission

(3) ‘product’ means a construction product or other item covered by this Regulation in accordance with Article 2(1) to (3);

Amendment

(3) ‘product’ means an item covered by this Regulation in accordance with Article 2(1) to (3);

Or. en

Amendment 410
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 4

Text proposed by the Commission

(4) ‘making available on the market’

Amendment

(4) ‘making available on the market’

AM\1268552EN.docx 59/107 PE739.670v01-00
means any supply of a product for
distribution or use on the Union market in
the course of a commercial activity,
whether in return for payment or free of
charge, *regardless whether in the
framework of providing a service or not;*

Amendment 411
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 4 a (new)

Text proposed by the Commission

Amendment

(4 a) ‘decorative purposes’ means
aesthetic goals not related to the basic
requirements on construction works as
listed in Annex I

Amendment 412
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco
Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 5

Text proposed by the Commission

Amendment

(5) ‘direct installation’ means the
installation of a product into a
construction work of a client without
prior making available on the market or
the installation of a one-family house
covered by this Regulation, regardless
whether in the framework of providing a
service or not;

deleted

Or. en
Amendment 413
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 6

Text proposed by the Commission

(6) ‘performance’ means the degree to which a product has certain scalable essential characteristics;

Amendment

(6) ‘performance’ means the degree to which a product has certain scalable or binary essential characteristics;

Or. en

Amendment 414
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 6

Text proposed by the Commission

(6) ‘performance’ means the degree to which a product has certain scalable essential characteristics;

Amendment

(6) ‘performance’ means the degree to which a product has certain scalable or binary essential characteristics;

Or. en

Amendment 415
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 7

Text proposed by the Commission

(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex I Part A Point 1 or which have been listed in Annex I Part A Point 2;

Amendment

(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex I Part A Point 1 and the environmental characteristics which have been listed in Annex I Part A Point 2;

Or. en
Amendment 416
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation
Article 3 – paragraph 1 – point 7

**(Text proposed by the Commission)**

(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex I Part A Point 1 or which have been listed in Annex I Part A Point 2;

**(Amendment)**

(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex I Part A Point 1 and the environmental characteristics which have been listed in Annex I Part A Point 2;

Or. en

Amendment 417
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 8

**(Text proposed by the Commission)**

(8) ‘product requirements’ means a threshold level or another characteristic with which a product has to comply before it can be placed on the market or installed directly, including those requirements relating to labelling and instructions for use or other information to be provided;

**(Amendment)**

(8) ‘product requirements’ means a quantitative or non-quantitative requirement for on in relation to a product to achieve a certain performance level with which a product has to comply before it can be placed on the market or installed directly, in relation to a product parameter referred to in article 5 or article 22, and laid down in Annex I part B to D and specified in accordance with article 5(2).

Or. en

Amendment 418
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Article 3 – paragraph 1 – point 8

Text proposed by the Commission

(8) ‘product requirements’ means a threshold level or another characteristic with which a product has to comply before it can be placed on the market or installed directly, including those requirements relating to labelling and instructions for use or other information to be provided;

Amendment

(8) ‘product requirements’ means a threshold level or another characteristic with which a product has to comply before it can be placed on the market;

Or. en

Amendment 419
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 8

Text proposed by the Commission

(8) ‘product requirements’ means a threshold level or another characteristic with which a product has to comply before it can be placed on the market or installed directly, including those requirements relating to labelling and instructions for use or other information to be provided;

Amendment

(8) product requirements' means a quantitative or non-quantitative requirement for on in relation to a product to achieve a certain performance level before it can be placed on the market or installed directly, in relation to a product parameter referred to in article 5 or article 22, and laid down in Annex I part B to D and specified in accordance with article 5(2);

Or. en

Amendment 420
Arba Kokalari

Proposal for a regulation
Article 3 – paragraph 1 – point 9

Text proposed by the Commission

(9) ‘economic operator’ means the

Amendment

(9) ‘economic operator’ means the
manufacturer, the authorised representative, the importer, the distributor, the fulfilment service provider, the 3D-printing service provider, manufacturer, importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the service provider, the own-brand-labeller or any other natural or legal person, other than authorities, notified bodies, technical assessment bodies and product contact points for construction who is subject to this Regulation in relation to the manufacturing, de-installation for re-use, re-manufacturing or repackaging of products, or making those products available on the market or installing those products directly in accordance with this Regulation, and economic operators as defined in Article 3, point (13) of Regulation (EU) 2019/1020 of the European Parliament and of the Council44;
importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the service provider, the own-brand-labeller or any other natural or legal person, other than authorities, notified bodies, technical assessment bodies and product contact points for construction who is subject to this Regulation in relation to the manufacturing, de-installation for re-use, re-manufacturing or repackaging of products, or making those products available on the market or installing those products directly in accordance with this Regulation, and economic operators as defined in Article 3, point (13) of Regulation (EU) 2019/1020 of the European Parliament and of the Council;  


Proposal for a regulation
Article 3 – paragraph 1 – point 9

Text proposed by the Commission

(9) ‘economic operator’ means the manufacturer, the authorised representative, the importer, the distributor, the fulfilment service provider, the 3D-printing service provider, manufacturer, importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the

Amendment

(9) ‘economic operator’ means the manufacturer, the authorised representative, the importer, the distributor, the fulfilment service provider, manufacturer, importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the own-
service provider, the own-brand-labeller or any other natural or legal person, other than authorities, notified bodies, technical assessment bodies and product contact points for construction who is subject to this Regulation in relation to the manufacturing, de-installation for re-use, re-manufacturing or repackaging of products, or making those products available on the market or installing those products directly in accordance with this Regulation, and economic operators as defined in Article 3, point (13) of Regulation (EU) 2019/1020 of the European Parliament and of the Council\textsuperscript{44};


Amendment 423
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 9 a (new)

Text proposed by the Commission

\textbf{(9 a)} 'recycled content' means the proportion, by mass, of recycled material in a construction product or packaging. Only such pre-consumer and post-consumer materials are considered as recycled content for which zero pollution criteria are defined in a European standard for the recyclates concerned.

Amendment

Or. en
Amendment 424
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 10

Text proposed by the Commission

(10) ‘3D-printing service provider’ means any natural or legal person offering, in the course of a commercial activity, one of the following services: renting or leasing out 3D-printers, printing out 3D-printing datasets, or brokering one of these services, regardless of whether the printing material is provided by that person or not;

Amendment

(10) ‘3D-printing service provider’ deleted

Or. en

Amendment 425
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 10

Text proposed by the Commission

(10) ‘3D-printing service provider’ deleted
means any natural or legal person offering, in the course of a commercial activity, one of the following services: renting or leasing out 3D-printers, printing out 3D-printing datasets, or brokering one of these services, regardless of whether the printing material is provided by that person or not;

Amendment

(10) ‘3D-printing service provider’ deleted

Or. en

Amendment 426
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 11
Text proposed by the Commission

(11) ‘materials intended for 3D-printing of products’ means any material intended or the 3D-printing of products for which the respective economic operators have not explicitly and consistently excluded the use as materials for 3D-printing;

Amendment 427
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 11

Text proposed by the Commission

(11) ‘materials intended for 3D-printing of products’ means any material intended or the 3D-printing of products for which the respective economic operators have not explicitly and consistently excluded the use as materials for 3D-printing;

Amendment 428
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 12

Text proposed by the Commission

(12) ‘manufacturer’ means a manufacturer as defined in Article 3, point (8), of Regulation (EU) 2019/1020;

(12) ‘manufacturer’ as defined in Article 3, point (8), of Regulation (EU) 2019/1020 means any natural or legal person who manufactures a product or has a product designed or manufactured, and markets that product under its name or trademark.
Amendment 429
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 13

Text proposed by the Commission

(13) ‘3D-datasets’ means a set of numerical data describing the shape of an object by its outer dimensions and its cavities in view of permitting the 3D-printing of that object;

Amendment

deleted

Or. en

Amendment 430
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 13

Text proposed by the Commission

(13) ‘3D-datasets’ means a set of numerical data describing the shape of an object by its outer dimensions and its cavities in view of permitting the 3D-printing of that object;

Amendment

deleted

Or. en

Amendment 431
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 14

Text proposed by the Commission

(14) ‘construction works’ means buildings and civil engineering works that

Amendment

(14) ‘construction works’ means buildings and civil engineering works that

Or. en
may both be over or in the ground or water, including bridges, tunnels, pylons and other facilities for transport of electricity, communication cables, pipelines, aqueducts, dams, airports, ports, water ways, and installations which are the basis for rails of railways, but excluding wind mills, oil platforms or chemical plants, \textit{industry manufacturing installations}, agricultural installations, electricity generation installations, military installations, whilst their shelters may be buildings;

may both be over or in the ground or water, including bridges, tunnels, pylons and other facilities for transport of electricity, communication cables, pipelines, aqueducts, dams, airports, ports, water ways, and installations which are the basis for rails of railways, but excluding wind mills, oil platforms or chemical plants, agricultural installations, electricity generation installations, military installations, whilst their shelters may be buildings;

\textbf{Amendment 432}

Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

\textbf{Proposal for a regulation}

\textbf{Article 3 – paragraph 1 – point 15}

\textit{Text proposed by the Commission}

(15) ‘buildings’ means facilities, other than containers, giving shelter to humans, animals or objects, which either are permanently fixed to the ground or can only be transported by the help of special equipment whilst having a surface floor space of at least 20m² on one or several levels;

\textit{Amendment}

deleted

\textit{Amendment 433}

Sandro Gozi

\textbf{Proposal for a regulation}

\textbf{Article 3 – paragraph 1 – point 15}

\textit{Text proposed by the Commission}

(15) ‘buildings’ means facilities, other than containers, giving shelter to humans, animals or objects, which either are permanently fixed to the ground or can only be transported by the help of special equipment whilst having a surface floor space of at least 20m² on one or several levels;

\textit{Amendment}

deleted
animals or objects, which either are permanently fixed to the ground or can only be transported by the help of special equipment whilst having a surface floor space of at least 20m² on one or several levels;

Amendment 434
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Article 3 – paragraph 1 – point 16

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(16) ‘level’ means the result of the assessment of the performance of a product in relation to its essential characteristics, expressed as a numerical value;</td>
<td>(16) ‘level’ means the expression of performance without a classification of potential performances and/or a specified minimum or maximum;</td>
</tr>
</tbody>
</table>

Or. en

Amendment 435
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron
Proposal for a regulation
Article 3 – paragraph 1 – point 17

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>(17) ‘class’ means a range of levels, delimited by a minimum and a maximum value, of performance of a product;</td>
<td>(17) ‘class’ means an expression of performance according to a systematic division of potential performances;</td>
</tr>
</tbody>
</table>

Or. en

Amendment 436
Morten Løkkegaard
Proposal for a regulation
Article 3 – paragraph 1 – point 18 a (new)

Text proposed by the Commission

(18 a) To deliver in the most efficient way on the European Green Deal’s objectives, to provide predictability for manufacturers, public authorities and the wider construction ecosystem, the Commission should, at the latest 6 months after the entry into force of this Regulation and based on a scientific and evidence-based approach, adopt a working plan, covering at least 3 years, laying down a list of product groups for which it plans to adopt requirements and standardisation requests.

Amendment 437
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 19

Text proposed by the Commission

(19) ‘placing on the market’ means the first making available of a product on the Union market or the first making available of a used product where any of the conditions of Article 2(2) are fulfilled or of a remanufactured product;

Amendment 438
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 19 a (new)
Text proposed by the Commission

(19 a) ‘product passport’ means a set of data specific to a product that includes the information specified in the applicable delegated act adopted pursuant to Article 4 and that is accessible via electronic means through a data carrier in accordance with Chapter III;

Amendment

Proposal for a regulation

Article 3 – paragraph 1 – point 22

Text proposed by the Commission

(22) ‘assembly’ means a set of at least two separate items, one of which is a product;

Amendment

Proposal for a regulation

Article 3 – paragraph 1 – point 25

Text proposed by the Commission

(25) ‘intended use’ means the intended use as determined by the manufacturer of the construction product as defined in the applicable harmonised technical specification;

Amendment

(25) ‘intended use’ means the intended use as laid out in technical documentation, on labels, in instructions for use, or in publicity material, whilst usages mentioned only in one of these are already part of the ‘intended use’;
Amendment 441  
Carlo Fidanza

Proposal for a regulation  
Article 3 – paragraph 1 – point 26

Text proposed by the Commission  
(26) ‘repair’ means the process of returning a faulty product to a condition where it can fulfil its intended use;

Amendment  
(26) ‘repair’ means the process of fixing a faulty product and/or replacing its defective components, in order to return the product to a condition where it can fulfil its intended use;

Or. en

Amendment 442  
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation  
Article 3 – paragraph 1 – point 26

Text proposed by the Commission  
(26) ‘repair’ means the process of returning a faulty product to a condition where it can fulfil its intended use;

Amendment  
(26) ‘repair’ means the process of fixing a faulty product and/or replacing its defective components, in order to return the product to a condition where it can fulfil its intended use;

Or. en

Amendment 443  
Carlo Fidanza

Proposal for a regulation  
Article 3 – paragraph 1 – point 27

Text proposed by the Commission  
(27) ‘maintenance’ means an action carried out to retain a product in a condition where it is able to function as required;

Amendment  
(27) ‘maintenance’ means an action carried out to retain a product in a condition where it is able to function as specified;
Amendment 444  
Carlo Fidanza  

Proposal for a regulation  
Article 3 – paragraph 1 – point 28 a (new)  

Text proposed by the Commission

(28 a) ‘transformative process’ means a standardised industrial process that takes place within industrial or factory settings, in which cores are restored to original as-new condition and performance, or better;

Or. en

Amendment 445  
Carlo Fidanza  

Proposal for a regulation  
Article 3 – paragraph 1 – point 31  

Text proposed by the Commission

(31) ‘product type’ means the abstract model of individual products, determined by the intended use and a set of characteristics which exclude any variation with regard to performance or to the fulfilment of product requirements set-out in or in accordance with this Regulation, produced in a specific production process using a given combination of raw materials or components, whilst identical items of different manufacturers also belong to different product types;

(31) ‘product type’ means the abstract model of individual products, defined by the same set of declared performances;

Or. en

Amendment 446  
Morten Løkkegaard
Proposal for a regulation
Article 3 – paragraph 1 – point 31

Text proposed by the Commission

(31) ‘product type’ means the abstract model of individual products, determined by the intended use and a set of characteristics which exclude any variation with regard to performance or to the fulfilment of product requirements set-out in or in accordance with this Regulation, produced in a specific production process using a given combination of raw materials or components, whilst identical items of different manufacturers also belong to different product types;

(31) ‘product type’ means the abstract model of individual products, determined by the intended use and a set of characteristics and product requirements set-out in or in accordance with this Regulation, produced in a specific production process using a given combination of raw materials or components, whilst identical items of different manufacturers also belong to different product types;

Justification

In the definition of ‘product type’ it is essential to delete the requirements of excluding any performance variation and that identical components from different suppliers are to be seen as different product types. Both will lead to products becoming more expensive without any value added due to the fact that manufacturers will need to duplicate testing or be bound to one supplier. The latter limit competition and would lead to increased prices.

Amendment 447
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 32

Text proposed by the Commission

(32) ‘state of the art’ means a way to achieve a certain goal which is either the most effective and advanced or close to it and thus above the average of ways which can be chosen;

deleted

(32) ‘state of the art’ means a way to achieve a certain goal which is either the most effective and advanced or close to it and thus above the average of ways which can be chosen;

Or. en
Amendment 448
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 36

Text proposed by the Commission

(36) ‘product category’ means a subset of the product types of a certain product family encompassing those product types which have in common a certain intended use as specified in harmonised technical specifications or European assessment documents;

Amendment

(36) ‘product category’ means a subset of the product types of a certain product family encompassing those product types which have in common a certain intended use as specified in harmonised technical specifications

Or. en

Amendment 449
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 37

Text proposed by the Commission

(37) ‘factory production control’ means the documented, permanent and internal production control in a factory with regard to certain parameters or quality aspects, reflecting the specificities of a respective product family or a group and manufacturing processes, and which aim at the constancy of performance or of continuous fulfilment of product requirements, executed in accordance with Annex V;

Amendment

(37) ‘factory production control’ means the documented, permanent and internal production control with regard to certain parameters or quality aspects, reflecting the specificities of a respective product family or a group and manufacturing processes, and which aim at the constancy of performance or of continuous fulfilment of product requirements, executed in accordance with Annex V;

Or. en

Amendment 450
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation
Article 3 – paragraph 1 – point 38
(38) ‘harmonised zone’ means the sphere jointly covered by this Regulation, the harmonised technical specifications, and the Commission acts of general applicability adopted pursuant this Regulation;

(38) ‘harmonised zone’ means the sphere jointly covered by this Regulation, the harmonised technical specifications, the European Assessment Documents and the Commission acts of general applicability adopted pursuant this Regulation;

Amendment 451
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 38

Text proposed by the Commission
(38) ‘harmonised zone’ means the sphere jointly covered by this Regulation, the harmonised technical specifications, and the Commission acts of general applicability adopted pursuant this Regulation;

Amendment
(38) ‘harmonised zone’ means the sphere jointly covered by this Regulation, the harmonised standards and delegated and implementing acts of general applicability adopted pursuant this Regulation;

Or. en

Amendment 452
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 39

Text proposed by the Commission
(39) ‘Union law’ means the TEU, the TFEU, general principles of law, acts of general applicability referred to in the second, third and fourth paragraph of Article 288 TFEU and any international agreements to which the Union is party or the Union and its Member States are parties;

Amendment
deleted
Amendment 453
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 42

Text proposed by the Commission

(42) ‘individually manufactured’ means that, due to the specifications of the client, there is a variation in terms of manufacturing method when compared with all other products produced for other clients by the economic operator in question;

Amendment

(42) ‘individually manufactured’ means that, due to the specifications of the client, there is a need for readjustment of the production equipment for their manufacture when compared with all other products produced for other clients by the economic operator in question;

Amendment 454
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 44

Text proposed by the Commission

(44) ‘custom-made’ means that, due to the specifications of the client, there is a variation in terms of size or material when compared with all other products produced for other clients by the economic operator in question.

Amendment

(44) ‘custom-made’ means that, due to the specifications of the client, there is a variation in terms of non-clustered size or material when compared with all other products produced for other clients by the economic operator in question.
(45) ‘permalink’ means an internet link to a website which is stable both for its content and the address (“URL”); (45) ‘permalink’ means an internet link to a website which is stable for a duration of 10 years after the last placing of the product on the market, both for its content and the address (“URL”);
Amendment 458
Andreas Schwab

Proposal for a regulation
Article 3 – paragraph 1 – point 45 b (new)

Text proposed by the Commission

(45 b) ‘data carrier’ means a linear bar code symbol, a two-dimensional symbol or other automatic identification data capture medium in accordance with Article 9 (c) of the ESPR that can be read by a device;

Or. en

Amendment 459
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 45 b (new)

Text proposed by the Commission

(45 b) ‘data carrier’ means a linear bar code symbol, a two-dimensional symbol or other automatic identification data capture medium in accordance with Article 9 (c) of the ESPR that can be read by a device;

Or. en

Amendment 460
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 46

Text proposed by the Commission

(46) ‘harmonised technical specifications’ means construction products standards established in

Or. en
accordance with Article 4(2) the reference of which has been published in the Official Journal in accordance with Article 34 and thereby were rendered mandatory for purposes of application of this Regulation, and delegated acts adopted in accordance with Article 4(3) and (4), Article 5(2), or Article 22(4) that contain technical prescriptions;

Or. en

Amendment 461
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 46

Text proposed by the Commission

(46) ‘harmonised technical specifications’ means construction products standards established in accordance with Article 4(2) the reference of which has been published in the Official Journal in accordance with Article 34 and thereby were rendered mandatory for purposes of application of this Regulation, and delegated acts adopted in accordance with Article 4(3) and (4), Article 5(2), or Article 22(4) that contain technical prescriptions;

Amendment

(46) ‘harmonised standards' means construction products standards established in accordance with Article 4(2) the reference of which has been published in the Official Journal in accordance with Article 34 and thereby were rendered mandatory for purposes of application of this Regulation, and delegated acts adopted in accordance with Article 4(3) and (4), Article 5(2), or Article 22(4) that contain technical prescriptions;

Or. en

Amendment 462
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 46 a (new)

Text proposed by the Commission

(46 a) ‘harmonised technical specifications’ means harmonised standards and European Assessment

Amendment

(46 a) ‘harmonised technical specifications’ means harmonised standards and European Assessment
Documents;

Or. en

Amendment 463
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 46 a (new)

Text proposed by the Commission

(46 a) ‘harmonised technical specifications’ means harmonised standards and European Assessment Documents;

Or. en

Amendment 464
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 48

Text proposed by the Commission

(48) ‘double use product’ means a product that is, by its manufacturer, intended to be used as product and as an item with another intended use that would fall outside of the scope of this Regulation if it had only that other intended use;

Or. en

Amendment 465
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 3 – paragraph 1 – point 51
(51) ‘full-time equivalence’ means the work-power of one person employed full-time as defined by the Member State concerned or the work-power of several persons employed part-time working together the same number of hours per day or week;

(52) ‘non-series process’ means a process that is neither prevailingly automated or produced using assembly-line techniques, nor repeated more than 100 times per year by the economic operator in question or the economic operators belonging to the same group of companies, defined by a common controlling natural or legal person, or the same organisational structure;

(57) ‘broker’ means any natural or legal person providing an intermediation service for the placing on the market or direct installation of products;
Amendment 468
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 58

Text proposed by the Commission

(58) ‘own-brand-labeller’ means any natural or legal person other than the manufacturer who wishes to sell a product as his own and therefore affixes his name, trade-mark or label in addition to the mandatory inscriptions of other economic operators;

Amendment

deleted

Or. en

Amendment 469
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 60

Text proposed by the Commission

(60) ‘service provider’ means any natural or legal person providing a service to a manufacturer or to a supplier of a key part, provided that the service is relevant for the manufacturing of products, including their design;

Amendment

deleted

Or. en

Amendment 470
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 63 a (new)
(63 a) 'life-cycle assessment' means approach to assess the carbon footprint of construction products and make the information available to allow customers to compare and choose sustainable materials.

Or. en

Amendment 471
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 64 a (new)

(64 a) 'reuse or reclamation dealer' is an economic actor who acquires and sells reclaimed construction elements. Most salvage or reclamation dealers are equipped to undertake specific operations to prepare reclaimed construction elements for reuse. This involves, for example, sorting, cleaning, dimensioning, documenting, advertising and shipping. Some salvage or reclamation dealers combine the sale of reclaimed products with an activity as deconstructors or demolition contractors.

Or. en

Amendment 472
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 3 – paragraph 1 – point 71 a (new)

(71 a) substance of concern’ means a

EN
substance that:

(a) meets the criteria laid down in Article 57 and is identified in accordance with Article 59(1) of Regulation (EC) No 1907/2006; or

(b) is classified in Part 3 of Annex VI to Regulation (EC) No 1272/2008 in one of the following hazard classes or hazard categories:

– carcinogenicity categories 1 and 2,
– germ cell mutagenicity categories 1 and 2,
– reproductive toxicity categories 1 and 2,
[to be added in the course of the legislative procedure once Regulation (EC) No 1272/2008 contains these hazard classes: Persistent, Bioaccumulative, Toxic (PBTs), very Persistent very Bioaccumulative (vPvBs); Persistent, Mobile and Toxic (PMT), very Persistent very Mobile (vPvM); Endocrine disruption],
– respiratory sensitisation category 1,
– skin sensitisation category 1,
– chronic hazard to the aquatic environment categories 1 to 4,
– hazardous to the ozone layer,
– specific target organ toxicity – repeated exposure categories 1 and 2,
– specific target organ toxicity
– single exposure categories 1 and 2; or

(c) negatively affects the re-use and recycling of materials in the product in which it is present;

Or. en

Amendment 473
Kateřina Konečná

Proposal for a regulation
Article 3 – paragraph 1 – point 71 a (new)
(71 a) ‘recyclability’ means the management and processing of waste by design, based on separate collection, sorting in separate streams, recycling at commercial scale, and use of recycled materials to replace the same virgin materials in new products.

Or. en

Amendment 474
Maria Grapini, Brando Benifei, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 71 a (new)

(71 a) ‘construction product passport’ means a set of data specific to a construction product that includes the information specified under this Regulation that is accessible via electronic means through a data carrier;

Or. en

Amendment 475
Carlo Fidanza

Proposal for a regulation
Article 3 – paragraph 1 – point 71 a (new)

(71 a) service life is the time a construction product is expected to maintain its performances under a set of in-use conditions.

Or. en
Amendment 476
René Repasi

Proposal for a regulation
Article 3 – paragraph 1 – point 71 a (new)

Text proposed by the Commission

Amendment

(71 a) 'sustainable' means not only the inclusion of aspects concerning the environment, but also social aspects

Or. en

Amendment 477
Maria Grapini, Brando Benifei, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 71 b (new)

Text proposed by the Commission

Amendment

(71 b) ‘intermediate product’ means a product that requires further manufacturing or transformation such as mixing, coating or assembling to make it suitable for end users;

Or. en

Amendment 478
Maria Grapini, Brando Benifei, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 3 – paragraph 1 – point 71 c (new)

Text proposed by the Commission

Amendment

(71 c) 'recyclable material' means a characteristic of a product, packaging or associated component that can be diverted from the waste stream through available processes and programmes and can be collected, processed and returned to use in the form of raw materials or products;
Amendment 479
Maria Grapini, Brando Benifei, René Repasi, Adriana Maldonado López
Proposal for a regulation
Article 3 – paragraph 1 – point 71 d (new)

Text proposed by the Commission

(71 d) ‘recyclability’ means the ability of waste materials or products to be effectively and efficiently separated, collected, sorted and aggregated as defined waste streams in preparation for recycling, and then recycled through relevant industrial processes and reprocessed into recycled materials or products, whilst minimising quality or functionality losses compared to the original material or product;

Amendment

Or. en

Amendment 480
Sandro Gozi, Morten Løkkegaard
Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 1

Text proposed by the Commission

The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States.

Amendment

The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States and climate and circularity objectives pursued by Regulation (EU) (Ecodesign for sustainable products regulation). The identified essential
The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States.

Amendment 482
Maria Grapini, Brando Benifei, René Repasi, Adriana Maldonado López
Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 1

Text proposed by the Commission

Amendment
The essential characteristics specified in accordance with paragraph 1 or with the exclusion of paragraph 1(8) and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States, as well as climate and social objectives as set out in the European Green Deal, the European Pillar of Social rights and circularity objectives pursued by Regulation (EUIII) [ecodesign for sustainable products Regulation].

Or. en
The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States.

Amendment 483
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 1

Text proposed by the Commission

The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States.

Amendment

The essential characteristics specified in accordance with paragraph 1 with the exclusion of paragraph 1(8) or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States and climate and circularity objectives pursued by Regulation (EU) Ecodesign for sustainable products Regulation.

Or. en

Amendment 484
Carlo Fidanza

Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 1

The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States.

Or. en
The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States.

The essential characteristics identified in accordance with paragraph 1 and the essential environmental characteristics listed in Annex I Part B and the methods for their assessment shall be laid down in standards which for the purposes of the application of this Regulation are rendered mandatory by means of delegated acts referred to in the third subparagraph.

Amendment 485
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 2

Text proposed by the Commission

The Commission may issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

Amendment

The Commission shall issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods. These standardisation requests may include a request that the European standardisation organisation determine in the standards the threshold levels and classes of performance in relation to these essential characteristics and which of the essential characteristics may or shall be declared by manufacturers. In that case, the Commission shall lay down the basic principles and corner stones for the establishment of the threshold levels, classes and mandatory characteristics in the standardisation request.
Amendment 486  
Claude Gruffat, Malte Gallée  
on behalf of the Verts/ALE Group

Proposal for a regulation  
Article 4 – paragraph 2 – subparagraph 2

Text proposed by the Commission

The Commission *may* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

Amendment

The Commission *shall* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics *listed in Annex I Part A point 1(1) to 1(7)* and their assessment methods.

Amendment 487  
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation  
Article 4 – paragraph 2 – subparagraph 2

Text proposed by the Commission

The Commission *may* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

Amendment

The Commission *shall* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics *listed in Annex I Part A point 1(1) to 1(7)* and their assessment methods.

Amendment 488  
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
### Article 4 – paragraph 2 – subparagraph 2

**Text proposed by the Commission**

The Commission *may* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

**Amendment**

The Commission *shall* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

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**Amendment 489**

Carlo Fidanza

**Proposal for a regulation**

**Article 4 – paragraph 2 – subparagraph 2**

**Text proposed by the Commission**

The Commission *may* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

**Amendment**

The Commission *shall* issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.

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**Amendment 490**

Sandro Gozi

**Proposal for a regulation**

**Article 4 – paragraph 2 – subparagraph 3**

**Text proposed by the Commission**

The respective standardisation requests may also include a request that the European standardisation organisation determine in the standards referred to in the first subparagraph the voluntary or mandatory threshold levels and classes of

**Amendment**

deleted
performance in relation to the essential characteristics and which of the essential characteristics may or shall be declared by manufacturers. In that case, the Commission shall lay down the basic principles and corner stones for the establishment of the threshold levels, classes and mandatory characteristics in the standardisation request.

Amendment 491
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 3

Text proposed by the Commission

The respective standardisation requests may also include a request that the European standardisation organisation determine in the standards referred to in the first subparagraph the voluntary or mandatory threshold levels and classes of performance in relation to the essential characteristics and which of the essential characteristics may or shall be declared by manufacturers. In that case, the Commission shall lay down the basic principles and corner stones for the establishment of the threshold levels, classes and mandatory characteristics in the standardisation request.

Amendment

The respective standardisation requests may also include a request that the European standardisation organisation determine in the standards referred to in the first subparagraph the voluntary or mandatory threshold levels and classes of performance in relation to the essential characteristics and which of the essential characteristics may or shall be declared by manufacturers covered. In that case, the Commission shall lay down the basic principles and corner stones for the establishment of the threshold levels, classes and mandatory characteristics in the standardisation request.

Amendment 492
Alessandra Basso, Isabella Tovaglieri, Markus Buchheit, Antonio Maria Rinaldi, Marco Campomenosi, Jean-Lin Lacapelle, Virginie Joron

Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 3 a (new)
These standardisation requests shall be issued in accordance with the working plan established in accordance with Article 93a.

Amendment 493
Claude Gruffat, Malte Gallée
on behalf of the Verts/ALE Group

Proposal for a regulation
Article 4 – paragraph 2 – subparagraph 4 a (new)

Text proposed by the Commission

Within 12 months of the adoption of this Regulation, the Commission shall produce a report detailing where standards adopted are not in line with EU climate and environmental legislation, and detail steps to adopt Delegated Acts to rectify this shortcoming.

Or. en

Amendment 494
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 4 – paragraph 2 a (new)

Text proposed by the Commission

2 a. The essential characteristics covering sustainable use of natural resources and environmental aspects listed in Annex I Part A Point 1 paragraph 1(8) and Point 2, including the methods for their assessment under art. 22(1), shall be covered by delegated acts in accordance with article 87.

Or. en
3. By way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases:

(a) there are undue delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the time-frame set out in the standardisation request;

(b) there is an urgency for the adoption of more harmonised technical specifications that cannot be matched with standards referred to in the first subparagraph of Article 4(2) alone;

(c) one or more essential characteristics referring to basic work requirements set out in Annex I Part A, Point 1 or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal;

(d) the standards referred to in the first
subparagraph of Article 4(2) are for other reasons considered not sufficient to cover regulatory needs of Member States or the needs of economic operators;

(e) the standards referred to in the first subparagraph of Article 4(2) are not in line with EU climate and environmental legislation and ambition;

(f) references to standards referred to in the first subparagraph of Article 4(2) cannot be published in the Official Journal for the reasons set out in Article 34(4) or other legal reasons;

(g) references to standards referred to in the first subparagraph of Article 4(2) have been withdrawn from the Official Journal or were published with a restriction.

Amendment 496
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – introductory part

Text proposed by the Commission

3. By way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases:

Amendment

3. By way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission may supplement in exceptional cases and as a final resort, after consultation of the relevant European standardisation organisations and European stakeholder organisations receiving Union financing under Regulation (EU) No 1025/2012, this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods where the following cases have been fulfilled and when
approved by a majority in the Committee on Construction Products:

Or. en

Amendment 497
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – introductory part

Text proposed by the Commission

3. By way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases:

Amendment

3. While priority shall be given to the elaboration of standards, by way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission may supplement in exceptional cases, after consultation of the relevant European standardisation organisations and European stakeholder organisations receiving Union financing under Regulation (EU) No 1025/2012, this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases:

Or. en

Amendment 498
Maria Grapini, René Repasi

Proposal for a regulation
Article 4 – paragraph 3 – introductory part

Text proposed by the Commission

3. By way of derogation from paragraph 2 and in order to cover the

Amendment

3. By way of derogation from paragraph 2 and in order to cover the
regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases:

Amendment 499
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point a

Text proposed by the Commission

(a) there are undue delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the time-frame set out in the standardisation request;

Amendment

deleted

Or. en

Amendment 500
Carlo Fidanza

Proposal for a regulation
Article 4 – paragraph 3 – point a
(a) there are undue delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the time-frame set out in the standardisation request;

Or. en

Amendment 501
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point a

Text proposed by the Commission

(a) there are undue delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the time-frame set out in the standardisation request;

Text proposed by the Commission

(a) there are undue and unjustified delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within 2 years after having received the standardisation request, or the relevant standard does not sufficiently fulfil the criteria described in the standardisation request;

Or. en

Amendment 502
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 4 – paragraph 3 – point a

Text proposed by the Commission

(a) there are undue delays in the
(request has not been accepted)
adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the time-frame set out in the standardisation request; 

by any of the European standardisation organisations or the standard is not delivered within the deadline which shall not be longer than 12 months set out in the standardisation request;

Amendment 503
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point a a (new)

Text proposed by the Commission
Amendment

(a a) no reference to harmonised standards covering the relevant essential characteristics is published in the Official Journal of the European Union in accordance with Regulation (EU) No 1025/2012 and no such reference is expected to be published within a reasonable period; and

Or. en

Amendment 504
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point b

Text proposed by the Commission
Amendment

(b) there is an urgency for the adoption of more harmonised technical specifications that cannot be matched with standards referred to in the first subparagraph of Article 4(2) alone;

deleted

Or. en
Amendment 505
Carlo Fidanza

Proposal for a regulation
Article 4 – paragraph 3 – point b

Text proposed by the Commission

(b) there is an urgency for the adoption of more harmonised technical specifications that cannot be matched with standards referred to in the first subparagraph of Article 4(2) alone;

Amendment

deleted

Or. en

Amendment 506
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point b a (new)

Text proposed by the Commission

(b a) the Commission has requested one or more European standardisation organisations to draft a harmonised standard for the requirements;

Amendment

Or. en

Amendment 507
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point c

Text proposed by the Commission

(c) one or more essential characteristics referring to basic work requirements set out in Annex I Part A, Point 1 or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of

deleted
Article 4(2) the references of which are already published in the Official Journal;

Amendment 508
Carlo Fidanza

Proposal for a regulation
Article 4 – paragraph 3 – point c

Text proposed by the Commission
(c) one or more essential characteristics referring to basic work requirements set out in Annex I Part A, Point 1 or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal;

Amendment
deleted

Or. en

Amendment 509
Sandro Gozi, Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point c

Text proposed by the Commission
(c) one or more essential characteristics referring to basic work requirements set out in Annex I Part A, Point 1 or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal;

Amendment
and the European standardisation organisations have proven unwilling or unable to revise or amend the relevant standard in due time;

Or. en
Amendment 510
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 4 – paragraph 3 – point c

Text proposed by the Commission

(c) one or more essential characteristics referring to basic work requirements set out in Annex I Part A, Point 1 or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal;

Amendment

(c) one or more essential characteristics referring to basic work requirements set out in Annex I Part A, Point 1(1) to 1(7) or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal;

Or. en

Amendment 511
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point c a (new)

Text proposed by the Commission

(c a) the request has not been accepted by any of the European standardisation organisations or the standard is not delivered within the deadline

Amendment

(c a) the request has not been accepted by any of the European standardisation organisations or the standard is not delivered within the deadline

Or. en

Amendment 512
Morten Løkkegaard

Proposal for a regulation
Article 4 – paragraph 3 – point d

Text proposed by the Commission

(d) the standards referred to in the first subparagraph of Article 4(2) are for deleted

Amendment

(d) the standards referred to in the first subparagraph of Article 4(2) are for deleted
other reasons considered not sufficient to cover regulatory needs of Member States or the needs of economic operators;

Amendment 513
Maria Grapini, René Repasi, Adriana Maldonado López

Proposal for a regulation
Article 4 – paragraph 3 – point d

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<th>Text proposed by the Commission</th>
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<td>(d) the standards referred to in the first subparagraph of Article 4(2) are for other reasons considered not sufficient to cover regulatory needs of Member States or the needs of economic operators;</td>
<td>(d) the standards referred to in the first subparagraph of Article 4(2) are for other well-argued reasons considered not sufficient to cover regulatory needs of Member States or the needs of economic operators;</td>
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