CONSULTATION ON STREAMLINING OF PLANNING AND REPORTING OBLIGATIONS AS PART OF THE ENERGY UNION GOVERNANCE

Fields marked with * are mandatory.

What this consultation is about

The Commission's State of the Energy Union presented on 18 November 2015 states that "[t]he Energy Union needs a reliable and transparent governance process, anchored in legislation, to make sure that energy-related actions at European, regional, national and local level all contribute to the Energy Union’s objectives." This corresponds to similar calls from the European Council and the European Parliament[*].

The State of the Energy Union also underlines that "[i]ntegrated national energy and climate plans, addressing all five dimensions of the Energy Union, are necessary tools to have more strategic planning", and that "[i]n order to track progress, a transparent monitoring system needs to be put in place based on key indicators as well as on Member States’ biannual reports concerning progress made on their national plans". This builds further on the Commission’s Communication on the Energy Union from February 2015, which explained that a purpose of the governance process for the Energy Union is to "streamline current planning and reporting requirements, avoiding unnecessary administrative burden".

In this context, the present consultation seeks stakeholders' views on current planning and reporting arrangements in the energy field, and on how these could be improved to better serve the objectives of the Energy Union and to reduce administrative burden. An overview of existing planning and reporting obligations in the energy sector concerning the Member States as well as the Commission is available here: COM planning and reporting obligations (energy field); MS planning and reporting obligations (energy field); COM planning and reporting obligations (climate field); MS planning and reporting obligations (climate field).

The responses to the public consultation will feed into the Commission’s evaluation and fitness check of existing planning and reporting obligations (a REFIT initiative in the Commission’s 2015 Work Programme) as well as into the Impact Assessment for the Commission’s proposal(s) for streamlining of planning and reporting in the energy field foreseen for late 2016, as announced by the State of the Energy Union.

The consultation as well as the initiatives it will contribute to should be understood in the broader context of the Energy Union strategy; the Commission’s guidance to Member States on national plans from 18 November 2015, and the Council’s Conclusions on Energy Union governance from 26 November 2015 – which underscore the need for holistic national plans that address all five dimensions of the Energy Union in an integrated way.

This public consultation also relates to the preparation of other initiatives to implement the Energy Union foreseen for 2016 (notably initiatives on energy efficiency, renewable energy and electricity market design). For other completed and ongoing public consultation processes and their outcomes, see: http://ec.europa.eu/energy/en/consultations.


The questionnaire is structured as follows:

A. Respondent’s profile
B. Evaluation of existing planning obligations
C. Evaluation of existing reporting obligations
D. Options for streamlining planning and reporting obligations
E. Options for the governance of the Energy Union

Questions marked with an asterisk (*) are mandatory.
* A. Respondent's profile

Please provide information to help us build your profile as a respondent. In accordance with Regulation 45/2001[*], all personal data collected through this survey will be kept securely and will ultimately be destroyed.


A.1 Are you answering as an individual or on behalf of an organisation/institution?

☐ I am answering as an individual.
☒ I am answering on behalf of an organisation.

A.2 Please specify your main field of activity.

Please tick the appropriate field. Only one choice is possible:

☐ Individual citizen
☐ National public authority (central or local government)
☒ Private company/ Industry association
☐ International organisation
☐ Workers' organisation/trade union
☐ Research organisation/university
☐ NGO
☐ Other interest group organisation/association

Other - please specify:

A.3. Please indicate your country of residence/establishment:

If answering as an individual, please provide your country of residence.
If answering on behalf of an organisation/institution, please provide the country of establishment of the organisation/institution.

Please tick the appropriate field, only one choice is possible.

☐ Austria
☒ Belgium
☐ Bulgaria
☐ Croatia
☐ Cyprus
☐ Czech Republic
☐ Denmark
☐ Estonia
☐ Finland
☐ France
☐ Germany
Other/international - please specify:

*A4 Name and contact details*

- I prefer to provide a general comment only. Please provide your general comment in the box below. (up to 2000 characters)
- I will provide my name and contact details in the boxes below.

[Questionnaire ends here]

**Name:**

Luca Angelino

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l.angelino@egec.org

[*] In the interest of transparency, organisations (including, for example, NGOs, trade associations and commercial enterprises) are invited to provide the public with relevant information about themselves by registering in the Interest Representative Register and subscribing to its Code of Conduct. If you are a registered organisation, please indicate the name and address of your organisation and your Register ID number on the first page of your contribution. Your contribution will then be considered as representing the views of your organisation.

A.5 Received contributions may be published on the Commission’s website, with the identity of the contributor. Which publication arrangement would you agree upon?

- My contribution may be published under the name indicated.
- My contribution may be published but shall be kept anonymous.
- I do not agree that my contribution will be published.

B. Evaluation of planning obligations

Existing obligations

The EU energy and climate legislation includes a number of different planning obligations for the Member States. Planning obligations play a crucial role for EU energy policies in e.g. the fields of renewable energy, energy efficiency, security of gas supply, energy performance of buildings, waste management and decarbonisation. The main features of existing planning obligations can be summarised as follows:

- Current planning obligations usually include indicators and projections as an analytical basis as well as policies and measures needed to achieve the plan’s objectives;
- Current plans usually cover a specific area of the energy or climate field, but do not necessarily refer to possible overlaps and interactions with other plans in these fields; in some cases templates are provided, which can be either voluntary or compulsory;
- Plans often have to be submitted once, but in many cases a periodical revision or the submission of new plans is required. The process for the adoption of the plans is often left to the discretion of the Member States;
- The role of the Commission varies. In some cases, it monitors plans, in other cases, it analyses plans and is requested to report to the European Parliament and the Council. In some instances the Commission could ask for modifications. Furthermore, it can use its enforcement powers, if the planning obligations are not fulfilled or not all the necessary details/content were provided.

1) How would you rate the following aspects of such planning obligations at EU level?

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legislation in the energy and climate field

Achievement of the EU energy and climate objectives

Increased certainty for investors across all EU Member States stimulating economic growth as well as research, innovation and competitiveness of the EU

Better implementation of international commitments by the EU as a whole and by Member States (e.g. concerning the reduction of greenhouse gas emissions)

The Commission is better enabled to provide substantial and useful advice

If other, please explain: (up to 1000 characters)

Planning and reporting requirements in areas with EU binding targets have significantly contributed to:
• increasing transparency and investor confidence;
• guiding and enhancing planning and policy-making at all levels;
• identifying and exchanging best practices;
• promoting a concerted dialogue between public authorities and the private sector, including SMEs;
• allowing aggregation of data at EU level;
• facilitating an informed evaluation over the effective and efficient implementation of EU legislation; and
• enabling enforcement and corrective actions so as to ensure that targets are achieved.

2) Are you aware of overlaps or inconsistencies among the existing planning obligations in the same or different areas of the energy and climate acquis? Please provide examples. (up to 1000 characters)

There are a number of overlaps and there is room for bringing together a number of requirements, e.g. projected and actual demand, infrastructure planning, and emissions in different sectors of the economy.

3) a) Which of the current planning obligations could in your opinion be streamlined[*] into one integrated plan and why? (up to 1500 characters)

Integrated national plans and reports addressing different streams of the EU energy and climate policy are very much welcome as they can pave the way to a more holistic approach and will facilitate the exploitation of the many synergies between the various dimensions of the Energy Union. For instance, these plans can allow taking better into account the impact of energy efficiency and renewable energies in improving security of supply and in reducing emissions in both the ETS and non-ETS sectors (e.g. buildings), not least thanks to technology cost abatements facilitated by intensified R&D.

In terms of streamlining, there is room for bringing together a number of requirements/obligations. However, a differentiated approach should be applied: whereas a more solid
and detailed planning and reporting framework is needed for areas with EU targets, a softer approach may be appropriate for those dimensions without specific targets, such as energy security, and research, innovation, and competitiveness. The final governance system should then result in a dynamic combination of softer and stricter requirements.

Detailed, technical, but still crucial planning and reporting is crucial to enable effective evaluation of how the EU acquis is implemented. This is why specific requirements in areas with targets should be agreed should be enshrined in sectorial legislation and may left out from the integrated plans and reports.

b) Are there any planning obligations that should be kept separate from the integrated plan? (up to 1500 characters)

Due to their political nature, integrated plans would not be the most appropriate carriers of some detailed, technical, but still crucial information, for example:

- measures to improve administrative procedures and remove regulatory and non-regulatory barriers for renewable energy,
- long-term building renovation strategies,
- measures for the achievement of energy efficiency obligation schemes,

Including all the necessary requirements into one single document may actually increase the administrative burden for national administrations. This is why specific requirements in areas with targets should be agreed and enshrined in sectorial legislation and may left out from the integrated plans and reports.

c) Are there any planning obligations that could be repealed? (up to 1500 characters)

EGEC is not aware of energy particular requirement that could be repealed. However, such evaluation will only be possible following (and not prior to) the upcoming revision of the current legislative framework.

[*] By streamlining we understand the possibility to integrate planning and reporting obligations resulting from (different) sectorial legislation by reducing possible duplications or gaps in the reporting and planning obligations, thereby ensuring transparency, coherence, relevance, efficiency and effectiveness of the reporting and planning. Furthermore planning and reporting cycles should be harmonised to the extent possible.

4) Which elements/articles of the current planning obligations in the field of renewable energy do you consider indispensable and why? If relevant please, refer to specific Articles of the Renewable Energy Directive. (up to 1000 characters)

• The 10-year trajectory and policy planning broken down by sector, technology and source.

The current format has been crucial to increase transparency, improve statistics, and provide predictability for investors, especially for capital intensive technologies with a specific risk profile like geothermal. Binding templates have helped new entrants and SMEs in the engagement with governments and have contributed to increase awareness, improve the resource assessment, and trigger innovation in a number of RES sectors. The geothermal sector requires detailed resource assessment and equipment such as drilling rigs which is not easily transportable. Therefore it is crucial to know in advance in what countries to invest.
• Trajectories for electricity and heating demand.

The latter may be linked with current reporting requirements set out in Art.14 EED

• Information on simplified licensing and authorisation procedures for all technologies (Art. 13 RES-D) and on support measures.

5) Which elements/articles of the current planning obligations in the field of energy efficiency do you consider indispensable and why? Please, if relevant, refer to specific Articles of the **Energy Efficiency Directive** and **Energy Performance of Buildings Directive**. (up to 1000 characters)

EGEC believes all of the current requirements are relevant, in particular the building renovation strategy (Art.4 EED, planning regarding nearly zero-energy buildings (Art.9 EPBD), plans for planning of efficient heating and cooling infrastructure (Art. 14 EED), and measures for the implementation of energy efficiency obligation schemes (Art. 7 EED).

6) Which elements/articles of the current planning in the field of low-carbon development strategies do you consider indispensable and why? (up to 1000 characters)

The obligations in 'low-carbon development strategies' under the Monitoring Mechanism Regulation (MMR) began only in 2015 and the first strategies are not are available yet, thus it is impossible to assess the effects of these requirements.

7) Which elements/articles of the current planning obligations in the field of infrastructure development (like for example TEN-E) do you consider indispensable and why? (up to 1000 characters)

Plans for efficient heating and cooling infrastructure (Art. 14 EED)

8) Which elements/articles of other existing planning obligations in the field of energy, including on security of supply, infrastructure and market integration do you consider indispensable and why? (up to 1000 characters)

Plans and cost-benefit analysis for investments in natural gas infrastructure should be reported and measured against plans for the development of renewable energies, particularly in the heat sector, and energy efficiency. In this regard, it is worth stressing that additional infrastructure for natural gas after 2020 may lead to irreversible lock-in effect not compatible with the objective to decarbonise the EU economy.

9) Can you provide qualitative or quantitative evidence on the administrative burden on Member States and other stakeholders resulting from planning obligations at EU level? (up to 1000 characters; a possibility to upload further evidence is provided at the end of the questionnaire)

The report on the Mid-term evaluation of the Renewable Energy Directive (available at: [https://ec.europa.eu/energy/sites/ener/files/documents/CE_Delft_3D59_Mid_term_evaluation_of_The_RED_DEF.PDF](https://ec.europa.eu/energy/sites/ener/files/documents/CE_Delft_3D59_Mid_term_evaluation_of_The_RED_DEF.PDF)) has found that the administrative burden resulting from the binding national renewable energy action plan seems reasonable. Additionally, when evaluating the effectiveness of the Directive, the same study shows that binding governance was particularly effective to ensure target achievement. In particular, the evaluation has outlined that both the national plans and the biennial monitoring have provided transparency investor certainty, as well as accountability.
**Future obligations**

10) What level of importance do you attach to future planning obligations for Member States in the following key elements of the Energy Union Strategy?

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C. Evaluation of reporting obligations

**Existing obligations**

In the energy and climate field there are a number reporting obligations for the Member States and for the Commission. These have been developed to cover specific elements of the Energy Union, with less focus on integrated planning and reporting. Both the Member States and the Commission have to abide to reporting obligations. Usually, the information collected through Member States’ reports is used by the Commission to assess trends in the climate and energy sectors, assess progress towards certain policy objectives, to monitor implementation and to propose policy and legislative reforms. Importantly, there are several different types of reporting obligations. The following distinctions are useful for the purpose of evaluating them:

- Reporting obligations can be regular or irregular. The former are fulfilled periodically; the latter usually once or after a specific request.
- The content of the reporting obligations may be specified in EU legislation, but the level of detail varies from one sector to another.
- Templates used to respond to reporting obligations are sometimes compulsory. In other cases, they have a voluntary nature.
- Reporting obligations are set up according to the information needs of each area of the energy field linked to the specific requirement of the objective of the initiative. Only in some cases they are coordinated with reporting obligations in other areas.

11) How would you rate the following aspects of reporting obligations in EU legislation?

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If other, please explain: (up to 1000 characters)

Reporting over specific provisions within policy areas with targets is extremely important as it:
- increases transparency and investor confidence;
- guides the implementation of EU law at all levels;
- makes easy to identify and exchange best practices;
- promotes a concerted dialogue between public authorities and the private sector, including SMEs;
- allows aggregation of data at EU level;
- facilitates an informed evaluation over the effective and efficient implementation of EU legislation; and
- enables enforcement and corrective actions so as to ensure that targets are achieved.

12) Are you aware of overlaps or inconsistencies among the existing reporting obligations in the same or different areas of the energy acquis? Please provide examples. (up to 1000 characters)

EJEC is not aware of overlaps resulting in excessive administrative burden.

13) a) Which of the current reporting obligations could in your opinion be streamlined[*] into one integrated report and why? (up to 1500 characters)

EJEC is not aware of reporting obligations which can be streamlined. In any case, a reply to this question would be possible only following (and not prior to) the revision of the current legislative framework.
b) Are there reporting obligations that should be kept separate from the integrated report? (up to 1500 characters)

Due to their political nature, integrated reports would not be the most appropriate carriers of some detailed, technical, but still crucial information, for example:
- measures undertaken to improve administrative procedures and remove regulatory and non-regulatory barriers for renewable energy,
- measures for the achievement of energy efficiency obligation schemes,
- Input data and assumptions used for calculations of the cost-optimal levels of minimum energy performance requirements of buildings and respective results.

Including all the necessary reporting requirements into one single document may actually increase the administrative burden for national administrations. This is why specific requirements in areas with targets should be agreed and enshrined in sectorial legislation and should be left out from the integrated reports.

c) Are there reporting obligations that could be repealed? (up to 1500 characters)

EGEC believes that a reply to this question would be possible only following (and not prior to) the upcoming revision of the current legislative framework. Indeed, all of the planning and reporting requirements must be agreed with sectorial legislation in co-decision. The contrary would preempt any debate regarding the content of the revised directives.

[*] By streamlining we understand the possibility to integrate planning and reporting obligations resulting from different sectorial legislation by reducing possible duplication or gaps in the reporting and planning obligations, thereby ensuring transparency, coherence, relevance, efficiency and effectiveness of the reporting and planning. Furthermore planning and reporting cycles should be harmonised to the extent possible.

14) Which elements/articles of the current reporting obligations in the field of renewable energy do you consider indispensable and why? Please, if relevant, refer to specific articles of the Renewable Energy Directive. (up to 1000 characters)

- Progress broken down by sector, technology and source.

The current format has been crucial to increase transparency, improve statistics, and provide predictability for investors, especially for capital intensive technologies with a specific risk profile like geothermal. Binding templates have helped new entrants and SMEs in the engagement with governments and have contributed to increase awareness, improve the resource assessment, and trigger innovation in a number of RES sectors.

- Measures to simplify administrative procedures for all technologies (Art. 13 RES-D) and on support measures.

- Breakdown by different types of heat pumps.

A HP is a device, and not an energy source, which can make use of RES such as geothermal and aerothermal for providing heating and cooling with different levels of efficiency. The existence of various types of HP implies distinct specialisation, certification and training of the working force involved as well as specific regulatory frameworks.

15) Which elements/articles of the current reporting obligations in the field of energy efficiency do you...
consider indispensable and why? Please, if relevant, refer to specific articles of the Energy Efficiency Directive, the Energy Performance of Buildings Directive and the legislation on products. (up to 1000 characters)

EGEC believes all of the current requirements are relevant, in particular the building renovation strategy (Art.4 EED, planning regarding nearly zero-energy buildings (Art.9 EPBD), plans for planning of efficient heating and cooling infrastructure (Art. 14 EED), and measures for the implementation of energy efficiency obligation schemes (Art. 7 EED).

16) Which elements/articles of the current reporting in the field of low-carbon development strategies do you consider indispensable and why? (up to 1000 characters)

See response to question 6

17) Which elements/articles of the current reporting obligations in the field of infrastructure development (like for example TEN-E) do you consider indispensable and why? (up to 1000 characters)

See response to question 7

18) Which other reporting obligations in the field of energy, including on security of supply infrastructure and market integration, do you consider indispensable and why? (up to 1000 characters)

See response to question 8

19) Which elements of the current reporting obligations in the field of energy research and innovation do you consider indispensable (investments in R&I, R&I funding programmes and projects and direct funding to institutions) and which information is publicly available or reported to other organisations? How can this reporting be made more consistent between Member States and more updated so that it can support more transnational cooperation in this field? (up to 1000 characters)

The indispensable element of the current reporting obligations in R&I is the level of investment by public and private sector, which the EC rightly proposes to report/estimate annually. As an input-related indicator, it would ideally be reported alongside an output-related indicator.

In line with the objective to develop the next generation of renewable energy technologies, public investment in renewable energy should be broken down by sector and source and be reported by each MS alongside their plan and progress for renewable energy technologies.

20) Can you provide qualitative or quantitative evidence on the administrative burden imposed by existing reporting obligations on both Member States and other stakeholders? (up to 1000 characters, a possibility to upload further evidence is provided at the end of the questionnaire)

See response to question 9

Future obligations

21) Do you consider future reporting obligations for Member States in the following key elements of the Energy Union Strategy to be?
### D. Options for streamlining planning and reporting obligations

This part of the consultation seeks stakeholders’ views on the options for the design of the planning and reporting obligations in the new governance system.

#### 22) Do you agree that a comprehensive new legislative act covering both planning and reporting obligations of policy areas related to the Energy Union including the 2030 Energy and Climate framework would ensure consistency and reduce unnecessary administrative burden?

- ✔ YES
- ☐ NO
- ☐ No Opinion

#### 23) Do you think that non-legislative approaches (e.g. guidance to Member States) can assure effective and efficient streamlining of planning and reporting obligations and would provide the necessary certainty for investors?

- ☐ YES
- ✔ NO
- ☐ No Opinion

#### 24) Concerning options to streamline planning and reporting obligations in the framework of the governance of the Energy Union, how would "Non-binding guidance for both planning and reporting obligations covering all Energy Union dimensions" influence the following categories?

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25) Concerning options to streamline planning and reporting obligations in the framework of the governance of the Energy Union, how would "Regulating planning and reporting obligations in sectorial legislation as currently the case" influence the following categories?
among all EU Member States

Effective and efficient implementation of EU legislation in the energy and climate field

Achievement of the EU energy and climate objectives

Possibility to monitor the performance and trends (and put in place corrective measures if the results are lagging behind)

Increased certainty for investors across all EU Member States stimulating economic growth as well as research, innovation and competitiveness of the EU

Better implementation of international commitments by the EU as a whole and by Member States (e.g. concerning the reduction of greenhouse gas emissions)

The Commission is better enabled to provide substantial and useful advice and ensure uniform application of EU legislation
26) Concerning options to streamline planning and reporting obligations in the framework of the governance of the Energy Union, how would "Regulating both planning and reporting obligations by a new comprehensive legislative act covering all Energy Union dimensions" influence the following categories?

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<tr>
<td>The Commission is better enabled to provide substantial and useful advice and ensure uniformity</td>
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27) In your view, what should be the nature of the initiative to best streamline the planning and reporting obligations in the framework of the governance of the Energy Union?

- Non-binding guidance for both planning and reporting obligations covering all Energy Union dimensions
- Regulating planning and reporting obligations in sectorial legislation as currently the case
- Regulating both planning and reporting obligations by a new comprehensive legislative act covering all Energy Union dimensions

If other, please elaborate: (up to 1000 characters)

The development of a new Energy Union governance system based on integrated national plans and reports addressing all the different streams of the EU energy and climate policy can pave the way to a more holistic approach and will facilitate the exploitation of the many synergies between the various dimensions of the Energy Union. For instance, these plans can allow taking better into account the impact of energy efficiency and renewables in improving security of supply and in reducing emissions in both the ETS and non-ETS sectors (e.g. buildings), not least thanks to technology cost abatements facilitated by intensified R&D.

However, specific planning and reporting requirements in areas with targets should be agreed and enshrined in sectorial legislation and may left out from the integrated plans and reports.

28) Please elaborate on the reasons justifying your choice in the previous question: (up to 1000 characters)

Due to their political nature, integrated plans and reports would not be the most appropriate carriers of some detailed, technical, but still crucial information. Including all the necessary requirements into one single document may actually increase the administrative burden for national administrations.

Only the existence of sectorial and specific requirements will ensure compliance with the principles of good governance and contribute to

- increasing transparency and investor confidence;
- guiding and enhancing planning and policy-making at all levels;
- identifying and exchanging best practices;
- promoting a concerted dialogue between public authorities and the private sector, including SMEs;
- allowing aggregation of data at EU level;
- facilitating an informed evaluation over the effective and efficient implementation of EU legislation; and
- enabling enforcement and corrective actions so as to ensure that targets are achieved.

E. Options for the governance system of the Energy Union and its process

E.1 Scope and nature of the integrated national climate and energy plans
National plans should take a holistic approach and address the five dimensions of the Energy Union in an integrated way recognising the interactions between different dimensions. The nation plans should cover the period from 2021 to 2030 and build upon what each Member State should deliver in relation to their policies for 2020 and also include a perspective until 2050. These national plans should provide long term predictability and certainty for investment and ensure greater cooperation and coherence among Member States’ approaches on climate and energy policies.

29) Notwithstanding the fact that all five dimensions will be part of the National Energy and Climate plans, which elements of the Energy Union Strategy should be given prominence?

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<td>Security of supply</td>
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<td>Internal Energy Market</td>
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<td>Energy infrastructure</td>
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<td>Energy efficiency</td>
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<td>Renewable energy</td>
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<td>GHG emissions reduction (decarbonisation)</td>
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<td>Research, Innovation and competitiveness</td>
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30) a) Building further on your replies to the sections devoted to the existing planning and reporting obligations (questions 1-21), which of the areas/articles subject to current planning obligations should be included in the integrated National Energy and Climate Plans? Please explain. (up to 1500 characters)

All areas should be covered in the integrated plans, while leaving room for more detailed and technical requirements for the dimensions of decarbonisation and energy efficiency to be addressed separately in sectorial legislation (see also response to questions 27 and 28).

b) Building further on your replies to the sections devoted to the existing planning and reporting obligations (questions 1-21), which of the areas/articles subject to current reporting obligations should also be included in the integrated National Energy and Climate Plans? Please explain. (up to 1500 characters)

All areas should be covered in the integrated reports while leaving room for more detailed and technical reporting requirements for the dimensions of decarbonisation and energy efficiency to be addressed separately in sectorial legislation (see also response to questions 27, 28, and 30a).

c) Are there current planning obligations that should continue to be treated separately? (up to 1500 characters)

Planning and reporting requirements for the dimensions of decarbonisation (area with EU binding targets), should be agreed and enshrined in sectorial legislation. The contrary would preemp any debate regarding the content of the revised directives (see also resp...
31) What political process would be necessary to ensure the stability of the National Energy and Climate Plans (e.g. approval by national governments, cross-party approval, approval by national parliaments, or national legislative acts)? (up to 1000 characters)

The development of plans must be rooted in legislation and be transparent and participatory. A soft OMC process would be incapable of providing a credible framework for ensuring target delivery.

Rooting P&R in a legally binding regime would ensure the Commission has the data to verify MS contributions towards meeting Energy Union objectives, particularly the 2030 targets, and send a clear signal to investors concerning the seriousness of MS and EU commitments.

It would also allow the European Parliament to have a say in the legislative process and citizen to use.

Additionally, regional and local governments must be involved along with citizens (in accordance with the Aarhus Convention).

32) What, in your opinion, would be the main factors that could justify an update of the National Energy and Climate Plans in the period from 2021 to 2030 (e.g. energy market developments, economic changes, evolving EU legislation, or collective progress made towards the Energy Union objectives)? (up to 1000 characters)

Firstly, plans should not be limited at 2030, but have a 2050 horizon. This is crucial to ensure consistency between the different dimensions of the Energy Union and to avoid that technologies not compatible with one dimension (e.g. decarbonisation) are locked-in by short-term justifications in another dimension.

Secondly, the integrated plans should then be aligned with the review process under the Paris Agreement. However, further monitoring and course correction actions could also have a prominent space within a semester-type process rooted in law.

E.2 Role of different institutions in the governance process

33) How relevant would you rate the role of different institutions in the development of integrated National Energy and Climate Plans?

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<td>European Commission</td>
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<td>European Council</td>
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<td>Energy Council</td>
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<td>Environment Council</td>
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</table>
### 34) How relevant would you rate the role of different institutions in the monitoring of the implementation of integrated National Energy and Climate Plans

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<th>Institution</th>
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<td>Environment Council</td>
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<td>National administration</td>
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<td>National parliaments</td>
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<td>National stakeholders</td>
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<td>Neighbouring or other group of Member States</td>
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<td>Regional fora</td>
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### 35) With respect to the National Energy and Climate Plans, what should be the role of the European Commission in order to ensure the achievement of the Energy Union’s objectives?

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<th>Role</th>
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<tr>
<td>Support to Member States in developing national plans, notably by providing templates and technical support and disseminating best practice</td>
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<td>Review national plans and analyse Member States' contributions</td>
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<td>Issue policy recommendations, notably in its annual State of the Energy Union</td>
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Approve national plans

Propose measures on EU level in view of delivering on the objectives of the Energy Union

E.3 Regional cooperation to establish, and peer review before finalisation of, integrated climate and energy plans

36) In accordance with the conclusions of October 2014 and March 2015 European Councils, the new governance system should facilitate the coordination of national energy policies and foster regional cooperation. How important would you rate regional cooperation in the course of integrated climate and energy plans?

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<tr>
<th>Option</th>
<th>Very important</th>
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<tr>
<td>As part of their national integrated plans, Member States should jointly develop regional objectives, standards and common coherent strategies on the relevant dimensions of the Energy Union.</td>
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<td>The national plans should describe how they reflect regional integration and cooperation on the Energy Union domains.</td>
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<td>Member States should consult relevant other Member States on national plans before their submission.</td>
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<td>The plans should provide clear account of these consultations and how they are incorporated in the plans.</td>
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<tr>
<td>The Commission should guide the process, and develop appropriate fora for consultations of draft plans and regional cooperation where required.</td>
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37) Concerning consultations and mutual reviews of the integrated National Energy and Climate Plans (meaning that plans or progress reports of one Member State being reviewed by other Member States), how important would you rate the following options?

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<th>Option</th>
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<th>Important</th>
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<td>Only consultations should take place in the preparation of the plans leading to the draft plans.</td>
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https://ec.europa.eu/eusurvey/printcontribution?code=b27b1dad-13c4-48f8-9c51-167d2c3622d6
Mutual reviews should be done on draft plans

Mutual reviews should be also used for progress reports assessing the implementation of plans

Mutual reviews should be of voluntary nature for Member States

Mutual reviews should be mandatory for Member States

A dedicated system of mutual reviews should be established including the creation of adequate fora

Please upload your files here:

150914_Joint_position_on_governance_from_the_renewables_industry.pdf

P_R_consultation_-_Executive_summary_EGEC_answers.pdf

Thank you for your participation!

Contact

ENER-ENERGY-UNION-GOVERNANCE@ec.europa.eu