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CONTENT

- Energy Community
ENERGY COMMUNITY

- 9 Contracting Parties
  Albania, Bosnia and Herzegovina, Croatia, Moldova (since 1st May 2010), Former Yugoslav Republic of Macedonia, Montenegro, Serbia, UNMIK and Ukraine (since 1st February 2011)

- European Commission
  On behalf of European Union

- 4 Observers
  Turkey, Georgia and Norway and Armenia (since 2011)

- 15 Participants
  Austria, Bulgaria, Cyprus, Czech Republic, France, Germany, Greece, Hungary, Italy, The Netherlands, Poland Romania, Slovakia, Slovenia, United Kingdom

THE TREATY AS A FRAMEWORK

Signature - 25 October 2005; entered into force – 1 July 2006;

- Acquis on Energy - 3rd Energy Package adopted in October 2011
- Acquis on Competition
- Acquis on Environment
  - Acquis on Oil – adopted in October 2012

"...with a view to ensuring high levels of investment security and optimal investments"
18 October 2012 in Budva, Montenegro

The Ministerial Council adopted the Decision
to implement the Directive 2009/28/EC in the
Energy Community and to amend the Article 20 of the
Treaty establishing the Energy Community

D/2012/04/MC-EnC

http://www.energy-community.org/pls/portal/docs/1766219.PDF

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RENEWABLE ENERGY ACQUIS


- General adaptations
- Ad-hoc adaptations
  - CPs targets
  - NREAPs
  - Calculation of share of energy from RES
- Statistical transfers between EU-MS and EnC-CPs
- Joint support schemes between EU-MS and EnC-CPs
- Joint Projects between EU-MS and EnC-CPs
- External Audits
- Review based on the experience
**CONTRACTING PARTIES 2020 RES TARGETS**

![Graph showing RES targets for various Contracting Parties.](image)

*Throughout the entire document, the designation is without prejudice to positions on status, and is in line with UNSCR 1244 and ICJ Opinion on the Kosovo declaration of independence.*

**FLEXIBILITY AND COST EFFECTIVENESS**

- Contracting Parties are free to choose sectors to develop RES
- No technology-specific requirements
- Statistical transfers, joint support schemes
- Joint projects between EU Member States and the Contracting Parties based on physical transfer of electricity
Article 20 of the Treaty establishing the Energy Community


- “Member States” replaced by “Contracting Parties”
- “Community” replaced by “Energy Community”

Contracting Parties shall bring into force the laws, regulations and administrative procedures necessary to comply with this Directive by 1 January 2014

LEGAL ADAPTATIONS (cont’)

- Article 8 – Statistical Transfers from Contracting Parties to Member States of the European Union
  - Statistical transfer between CPs and EU MS possible under conditions
  - A statistical transfer shall not affect the achievement of the national target of the Contracting Party making the transfer.

- Article 9 - Joint support schemes between Contracting Parties and Member States of the European Union
Article 11 - Decisions of the Ministerial Council

1. The Decision of the Ministerial Council referred to in Articles 8 and 9 of this Decision shall be adopted by majority of the Members of the Ministerial Council, which must include a vote in favour by the European Union.

2. The Decision shall be positive only if all the following conditions are met:
   a) Contracting Party has fully transposed Directive 2009/28/EC, as adapted by this Decision;
   b) that the envisaged statistical transfers or distribution rule (as appropriate) are based on reliable and accurate energy statistics that are compiled in accordance with the European Union’s methodology on energy statistics,
   c) and that the Contracting Party is expected to exceed the indicative trajectory and binding target without including potential contributions from joint projects with third countries.

3. The Ministerial Council shall adopt a procedural act on the implementation of the present article.

LEGAL ADAPTATIONS (cont’)

- External Audits on biennial basis (Article 13)
- Commission’s general coordination (Article 14)
- Reporting requirements (Article 15) – CPs and ECS to the Ministerial Council
- Review based on the experience (Article 16)
IMPLEMENTATION DEADLINES

Contracting Parties shall bring into force the laws, regulations and administrative procedures necessary to comply with this Directive by 1 January 2014.

Article 4 - Directive 2009/28/EC as adapted:

- Notification of the National Renewable Energy Action Plans to the Secretariat NREAP—30 June 2013
  - NREAP based on the EC template, the same for EU-MS;
- Notification of the forecast documents by 31 December 2012 (i.e. six months before the NREAPs are due):
  - Its estimated excess production of energy from renewable sources compared to the indicative trajectory which could be transferred to other Contracting Party in accordance with Articles 6 to 11, as well as its estimated potential for joint projects, until 2020; and
  - Its estimated demand for energy from renewable sources to be satisfied by means other than domestic production until 2020.

RENEWABLE ENERGY ACTION PLANS

Requirements:

- National sectoral targets and trajectories (electricity, transport heating & cooling)
- Adequate measures to achieve the overall target
- Means of cooperation between national, regional and local authorities
- Planned statistical transfers or joint projects
- Measures to remove administrative barriers, accelerate authorisation procedures, reinforce renewable energy integration into the energy system and the better exploitation of biomass resources in particular.
- Explanations of the support schemes
Thank you!

For further information please contact:

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