EPBD REVISION TRIALOGUE NEGOTIATIONS



E.DSO position July 2023

WHAT
WE
SUPPORT



E.DSO welcomes the obligation to include 'flexibility of building's overall electricity demand in relation to the grid' as a key functionality in the methodology used to define smart readiness as proposed by the Commission & the Council

WHAT IS MISSING

- The full recognition of electricity from the grid to cover energy needs of ZEBs, as energy from the grid is important to protect consumers from distortions or additional cost
- The definition of 'energy from renewable sources produced nearby' should remove all requirements for dedicated distribution networks, as it goes against energy efficiency targets and risks causing increased system costs for consumers
- National building Renovation Plans should include an overview of national initiatives to promote smart technologies and well-connected buildings and communities, as well as skills and education in the construction and energy efficiency sectors.
- The addition of a pre-evaluation criterium for network availability for the practical implementation of the deployment of suitable solar energy installations in buildings. This way, the most efficient deployment of solar energy in buildings is ensured.
- To ensure efficiency, enabling simultaneous use of recharging points must be based on evaluations by smart management systems, recognizing load capacities and network needs
- The methodology for assessing smart readiness of buildings should consider the interoperability between the buildings and network system.

ABOUT US

E.DSO promotes and enables **customers empowerment** and the increase in the use of **clean energy sources** through electrification, the development of smart and digital grid technologies in real-life situations, new market designs and regulation. We gather **35 leading electricity DSOs**, including 2 national associations, cooperating to ensure the reliability of Europe's electricity supply for consumers and enabling their active participation in our energy system. How? By shaping smarter grids <u>for your future</u>.



E.DSO amendments on the revision of the EPBD Directive (EU) 2010/31

E.DSO proposal

2018/2001 [amended RED],

sources are not feasible.

Grid connection is currently

E.DSO Proposed changes appearing as deleted or added

fully covered by energy

EP proposal

Co-legislators amendments *highlighted*

Commission proposal

meaning of Directive (EU)

RED] or from a district

2018/2001

	Commission proposar	El proposal	Council proposal	E.D30 proposar	justification
			Article 2 Defin	nition	
1					
	[2] 'zero-emission building' means a building with a very high energy performance, as determined in accordance with Annex I, where the very low amount of energy	building' means a building with a very high energy performance, as determined in accordance with Annexes I and III,	building' means a building with a very high energy performance, as determined in accordance with Annex I, <i>requiring</i>	determined in accordance with Annexes I and III, requiring zero or a very low amount of energy, producing zero on-site carbon	introduces the pathway for achieving a zero-emission building stock by 2050.
	still required is fully covered by energy from renewable sources generated on-site, from a renewable energy community within the	optimisation of the energy system through demand-side flexibility, where any very low residual amount of	of energy, producing zero on-site carbon emissions from fossil fuels and producing zero or a very low amount of operational greenhouse	•	emission buildings. The definition of a "zero-emission building" should not treat the grid as secondary to be used only when other

Council proposal

emissions,

with

the

accordance

from:

[amended



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	heating and cooling system, in accordance with	(a) renewable sources generated or stored on-	requirements set out in Article 9b	(b) renewable sources generated nearby off- site in accordance with Directive (EU)	the main way to supply most
	the requirements set out in	site;	Article 30	2018/2001 [amended RED],	buildings with electricity. It allows the energy sharing
	Annex III;	(b) renewable sources			between residential and
		generated nearby off-site and delivered through		(ba) renewable sources delivered through the grid in accordance with Directive (EU)	non-residential buildings, as
		the grid in		2018/2001 [amended RED],	well as between the
		accordance with		, , ,	different geographical
		Directive (EU)		(c) a renewable energy community within the	typologies (e.g., rural areas
		2018/2001 [amended RED];		meaning of Directive (EU) 2018/2001 [amended RED]; or	and cities). The grid is
		1 /		[central to the security and quality of
		(c) a renewable energy		(d) renewable energy and waste heat from	supply.
		community within the meaning of Directive (EU)		an efficient district heating and cooling system within the meaning of [amended]	Supply.
		2018/2001 [amended		EED] , in accordance with the requirements	
		RED]; or		set out in Annex III;	Co-legislators need to fully
		(d) renewable energy			recognize the possibility to
		and waste heat from an			cover the energy needs of a ZEB with renewable energy
		efficient district heating			from the grid (as outlined in
		and cooling system within the			the REDIII) in the definition
		meaning of Directive			under Article 2. This is of
		(EU)/ [recast EED], in			utmost importance to avoid
		accordance with the requirements set			economic inefficiencies and
		out in Annex III;			create consistency between
		,			existing legislation, namely



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					Directive (EU) 2019/944,
					Regulation (EU) 2019/943.
					This is also true, with regard
					to the Energy Efficiency First
					Principle (EEFP), as defined
					in Recommendation (EU)
					2021/1749 and Art. 3 of
					[amended EED]. It must also
					be applied to ZEB.
					Decentralised renewable
					energy generation is reality,
					however, in this particular
					case, it cannot be considered
					the most efficient solution,
					as a grid connection will lead to reduced storage needs
					and generation costs,
					provides security and
					quality of supply.
					quality of supply.
					To reach the ambitious
					national decarbonisation
					targets, renewable energy
					delivered through the grid is
					and will be, the most cost-



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification	
					efficient solution to achieve these in the building sector.	
					Finally, a level playing field, as outlined in the amended RED Directive, among market participants must be maintained, something the proposals of the COM and Co-legislators seem to forget, by treating energy communities advantageous.	
2	[49] 'energy from renewable sources produced nearby' means energy from renewable sources produced within a local or district level perimeter of the building assessed, which fulfils all the following conditions: (a) it can only be distributed and used	[49] 'energy from renewable sources produced nearby' means energy from renewable sources produced within a local or district level perimeter of the building assessed, which fulfils all the following conditions: (a) it can only be distributed and used	renewable sources produced nearby' means energy from renewable sources produced within a local or district level perimeter of the building assessed, which fulfils all the following conditions:	[49] 'energy from renewable sources produced nearby' means energy from renewable sources produced within a local or district level perimeter of the building assessed, which fulfils all the following conditions: (a) can only be distributed and used within that local and district level perimeter through a dedicated public distribution network, (b) it allows for the calculation of a specific primary energy factor valid only for the	E.DSO urges Co-legislators to consider the effect of a deliberate exclusion of energy from the grid in this definition, which could cause increased system costs for the consumer, redundancy in the overall process and eventual non-alignment to the Electricity	

within that local

district level perimeter

and

primary energy factor valid only for the

energy from renewable sources produced

Directive 2019/944.

within that

district level perimeter

local and

local and

perimeter

within that

level

district



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	through a dedicated	through a dedicated	through a dedicated	within that local or district level perimeter;	Thus, the requirement for
	through a dedicated distribution network; (b) it allows for the calculation of a specific primary energy factor valid only for the energy from renewable sources produced within that local or district level perimeter; and (c) it can be used on-site of the building assessed through a dedicated connection to the energy production source, that dedicated connection requiring specific equipment for the safe supply and metering of energy for self-use of the building assessed;	distribution network; (b) it allows for the calculation of a specific primary energy factor valid only for the energy from renewable sources produced within that local or district level perimeter; and	distribution network; (b) it allows for the calculation of a specific primary energy factor valid only for the energy from renewable sources produced within that local or district level perimeter; and	within that local or district level perimeter; and (c) it can be used on-site of the building assessed through a dedicated connection to the energy production source, that dedicated connection requiring specific equipment for the safe supply and metering of energy for self-use of the building assessed;	Thus, the requirement for 'dedicated distribution networks' in the definition of 'energy from renewable sources produced nearby' must be removed since it goes against the efficiency targets. The public network allows consumers to choose electricity providers under the principles of freedom of choice and non-discrimination. In comparison, costly private networks only serve certain consumers and producers leaving the more vulnerable customers to bear all the costs. In this sense, we would also like to reinforce the necessity of including in the definition under Art 2 (49), that local renewable
					energy should be



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
					delivered through the public distribution grid.
	Taking the proposed definiti to consider it as a "zero-emis	ssion building". However, a b	ic heat pumps (eHP) will have uilding could still be "zero-en	e to be connected to a renewable source of produ nission" and have a very high energy performan rom the grid as driving energy.	
	Article 3 - National Building Renovation Plan				
2	[1] Each Member State shall establish a national building renovation plan to ensure the renovation of the national stock of residential and non-residential buildings, both public and private, into a highly energy efficient and decarbonised building stock by 2050, with the objective to transform existing buildings into zero-emission buildings. Each building renovation plan shall encompass:	[1] Each Member State shall establish a national building renovation plan to ensure the renovation of the national stock of residential and nonresidential buildings, both public and private, into a highly energy efficient and decarbonised building stock by 2050, with the objective to transform existing buildings into zero-emission buildings. Each building renovation plan shall comply with the energy efficiency first	[1] Each Member State shall establish a national building renovation plan to ensure the renovation of the national stock of residential and nonresidential buildings, both public and private, into a highly energy efficient and decarbonised building stock by 2050, with the objective to transform existing buildings into zero-emission buildings. Each building renovation plan shall encompass:	1] Each Member State shall establish a national building renovation plan to ensure the renovation of the national stock of residential and non-residential buildings, both public and private, into a highly energy efficient and decarbonised building stock by 2050, with the objective to transform existing buildings into zero-emission buildings. Each building renovation plan shall take into consideration Smart Readiness Indicators as outlined in Annex IV and encompass: () (f) an overview of national initiatives to promote smart technologies and well-	E.DSO advocates for the reintegration of former subparagraph f. Above that, we consider it valuable to include a direct proper link to the Smart Readiness Indicators of the buildings as outlined in Annex IV.



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	()	principle and shall encompass:	()	connected buildings and communities, as well as skills and education in the construction and energy efficiency sectors; and ()	
			Article 9a - Solar energ	gy in buildings	
3					
		[NEW]	[NEW]	[NEW]	E.DSO welcomes the
		[1] By [24 months after the date of entry into force of this Directive], Member States shall ensure that all new buildings are designed to optimise their solar energy generation potential on the basis of the solar irradiance of the site, enabling the subsequent cost-effective installation of solar technologies.	Member States shall ensure that all new buildings are designed to optimise their solar energy generation potential on the basis of the solar irradiance of the site, enabling the later cost-effective installation of solar technologies. Member States shall ensure the deployment of	Member States shall ensure that all new buildings are designed to optimise their solar energy generation potential on the basis of the solar irradiance of the site and taking into account the stability of the electricity grid, enabling the later cost-effective installation of solar technologies. Member States shall ensure the deployment of suitable solar energy installations: (a) by 31 December 2026, on all new public and non-residential buildings with useful floor area over 250 m2;	addition of Article 9a as introduced by the GA of the Council. To further improve the criteria for the practical implementation of the deployment of suitable solar energy installations, we consider it of utmost importance to include a pre-evaluation criterium ensuring network availability is provided



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
		[2] Member States shall encourage, through information measures and streamlined permitting schemes, the deployment of suitable solar	suitable solar energy installations: (a) by 31 December 2026, on all new public and non-residential buildings with useful floor area	(b) by 31 December 2027 on all existing public and non-residential buildings with undergoing a major or a deep renovation with useful floor area over 400 m2; and (c) by 31 December 2029, on all new residential buildings.	together with the need to directly refer to the stability of the electricity grid.
		solar energy installations in all buildings undergoing major renovation or deep renovation in combination with the renovation of the building envelope, with the replacement of technical building systems and with the installation of equipment with electricity storage, EV-charging infrastructure, heat pump technology, and building automation and control systems. [3] Member States shall ensure the deployment of suitable solar energy installations, if technically suitable and	over 250 m2; (b) by 31 December 2027 on all existing public and non-residential buildings with undergoing a major or a deep renovation with useful floor area over 400 m2; and (c) by 31 December 2029, on all new residential buildings. Member States shall define, and make publicly available, criteria at national level for the practical implementation of these obligations, and for possible exemptions for specific types of buildings, including those mentioned in Article 9,	Member States shall define, and make publicly available, criteria at national level for the practical implementation of these obligations, and for possible exemptions for specific types of buildings, including those mentioned in Article 9, paragraph 6, taking into account also the principle of technological neutrality, and in accordance with the assessed technical and economic potential of the solar energy installations and the characteristics of the buildings covered by this [] provision. When defining such criteria Member States ensure sufficient network availability and also take into account other relevant factors, such as structural integrity, biodiversity, stability of the electricity network.	
			paragraph 6, taking into Registered Office/Siege social:		
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economically and functionally feasible, as follows: (a) by [24 months after the date of entry into force of this Directive], on all new public and new non-residential buildings; (b) by 31 December 2026, on all existing public and non-residential buildings; (c) by 31 December 2026, on all existing public and non-residential buildings; (c) by 31 December 2026, on all existing public and non-residential buildings;	on
structural integrity, (c) by 31 December 2028, on all new residential buildings and roofed carparks; (d) by 31 December 2032, on all buildings undergoing major renovation. [4] Member States shall establish and make publicly available criteria at national level for the practical implementation of the deadlines set out in	



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
		paragraph 3 and for			
		possible exemptions for			
		specific types of			
		buildings, in accordance			
		with the assessed			
		technical and economic			
		potential of the solar			
		energy installations and			
		the characteristics of the			
		buildings covered by			
		those obligations.			
		[5] The deployment of			
		suitable solar energy			
		installations on all new			
		residential buildings and			
		roofed carparks and on			
		all buildings undergoing			
		major renovation as set			
		out in paragraph 3,			
		points (c) and (d) shall be			
		combined with attic and			
		roof insulation where			
		appropriate, taking into			
		account the functioning			
		of the building. The			
		deployment of suitable			
		solar energy			
		installations as set out in			
		paragraph 3 shall be			
		combined with the			



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
		permit-granting process			
		for the installation of			
		solar energy equipment in artificial structures			
		laid down in Article 16c			
		of Directive (EU)			
		2018/2001 (amended			
		RED as proposed by			
		COM(2022)0222). For			
		solar installations below			
		50 kW, Member States			
		shall allow a simple- notification procedure as			
		provided for in Article 17			
		of Directive (EU)			
		2018/2001.			
		[6] Member States shall			
		establish a pathway with			
		numerical targets for			
		their national			
		contribution to the			
		deployment of solar			
		energy and heat pumps			
		in buildings in their			
		national building			
		renovation plans.			
		[7] Member States shall			
		ensure that their			
		regulatory frameworks			



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
		provide the necessary			
		administrative, technical			
		and financial capacities			
		and incentives for the			
		deployment of solar			
		energy in buildings,			
		including in combination			
		with technical building systems such as domestic			
		batteries, heat pumps for			
		self-consumption, or			
		large-scale heat pumps			
		distributing heat			
		through district heating			
		systems. Member States			
		shall ensure an equal			
		regulatory playing field			
		for all solar and heating			
		technologies.			
		[8] Member States shall			
		ensure that			
		representatives of			
		national regulatory			
		authorities, distribution			
		system operators,			
		renewable energy			
		communities, consumer			
		organisations storage			



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	commission proposal	providers and other stakeholders assess the need for additional measures with regard to the distribution system to achieve the objectives of this Article. That assessment shall include the required connection and procurement of flexible distributed		E.DSO proposal	Justification
		energy generation in line with the provisions of Regulation (EU) 2019/943 of the European Parliament and of the Council(29) and Directive (EU) 2019/944 of the European Parliament and of the Council(30), in particular considering a necessary level playing field and fair remuneration for active customers and energy communities.			



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
		[9] Member States shall encourage measures to ensure the fire safety of solar energy installations in buildings, including in combination with technical building systems such as domestic batteries or heat pumps for self-consumption.			
			Article 9b - Zero emiss	sion buildings	
4			[NEW] [1] Member States shall take the necessary measures to ensure that the energy use of a new or renovated zero-emission building complies with a maximum threshold established at the Member State level in their building renovation plans. This maximum threshold shall be set with a view to achieving	[Delete as considered under amendments to Article 2 paragraph 2 point 1]	E.DSO considers the conditions under Article 9b as too ambiguous, especially when it comes to the use of energy from the grid to cover the total annual primary energy use of ZEBs. Where the use of other renewable or low carbon energy resources (listed under point (a) to (d) of the Council's additions) is technically and economically not feasible,



N°	Commission proposal EP p	roposal Counci	l proposal	E.DSO proposal	Justification
		at leas levels. In ord technica feasibility states adjust the referred subpard renovate [1a] Me ensure annual use of a zero-em covered technica econome (a) renewal generate nearby, criteria Directive	st cost optimal der to ensure al and economic ity, Member may decide to both thresholds as d to in this agraph for ted buildings. That the total primary energy new or renovated hission building is l, where ally and hically feasible, by: energy from ble sources ted onsite or fulfilling the for Article 7 of the (EU) 2018/2001 led RED]; energy from ble sources		the inclusion of energy from the grid is imperative as it ensures the protection of consumers from distortions or additional cost and allows smart buildings to benefit from the decarbonised electricity of the system. As explained, we hold, that a link to Directive [amended RED] as well as the EEFP, as defined in the [amended EED] Directive, are crucial to maintain firstly, consistency between existing legislation, and secondly, to ensure that renewable energy from the grid is allowed as for the energy use of a ZEB. By definition, the EEFP underlines that the most efficient way to decarbonise the building sector, must take into account the most cost-efficient decarbonisation measures, which in some cases, can



E.DSO proposal

considering

demand

Justification

recharging points must take

Council proposal

			renewable energy community within the meaning of Article 22 of Directive (EU) 2018/2001 [amended RED]; or		only be provided by the electricity grid.	
			(c) energy from an efficient district heating and cooling system in accordance with Article 24(1) of Directive (EU)/ [recast EED];			
			(d) energy from carbon free sources.			
			2. Member States shall ensure that a zero-emission building does not cause any on-site carbon emissions from fossil fuels			
	Article 12 - Infrastructure for sustainable mobility					
5	[1] ()	[1] ()	[1] ()	[1] ()	Additions to this Article, which aim at enabling	
	Member States shall ensure	Member States shall	Member States shall	"By the use of smart management systems	simultaneous use of	

ensure that the pre-cabling

that the pre-cabling is

ensure that the

Commission proposal

EP proposal



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	dimensioned so as to enable the simultaneous use of the expected number of recharging points. ()	cabling is dimensioned so as to enable the simultaneous and efficient use of the expected number of recharging points and support, where appropriate, the installation of a load or	and ducting are dimensioned so as to enable the simultaneous use of the required number of recharging points. ()	management solutions that recognize grid infrastructure needs, Member States may support, where technically and economically appropriate, -shall ensure that the pre-cabling is dimensioned so as to enable the simultaneous and efficient use of the required number of recharging points " ()	into consideration the necessity of using smart management recognizing load capacities and network needs. The simultaneous use of all recharging points cannot automatically be considered efficient.
	installation of a load or charging management system, to the extent that this is technically and economically feasible and justifiable. ()			Most consumers would change the time to charge their vehicles to avoid peak loads, being especially motivated by the opportunity to reduce their consumption bills. For this reason, requiring that the pre-cabling is dimensioned so as to enable the simultaneous use of all recharging points contradicts the wider support for smart charging in European legislative initiatives, including in AFIR and in RED. Requiring a	
					simultaneous use of all recharging points at full power at the same time would not be smart and



IN	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
					efficient way to approach infrastructure for sustainable mobility. Such provision in EPBD is not coherent with other measures of the Fit for 55 package and would be costly The same must be applied in paragraph 4 of this article.
	Annex III - Requi	rements for new and renov	ated zero-emission buildin	gs and calculation of life-cycle global warmir	ng potential (GWP)
6					
	[2] The total annual primary energy use of a new or renovated zero-emission building shall be fully covered, on a net annual basis, by - energy from renewable sources generated on-site and fulfilling the criteria of Article 7 of Directive (EU)	primary energy use of a new or renovated zero-emission building shall be fully covered, on a net annual or seasonal basis, by - energy from renewable		 [2] The total annual primary energy use of a new or renovated zero-emission building shall be fully covered, on a net annual or seasonal basis, by: energy from renewable sources generated or stored on-site and fulfilling the criteria of Article 7 of Directive (EU) 2018/2001 [amended RED], renewable energy provided from a renewable energy community within the 	To read with comments made to Article 2 and the definition of ZEB.



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	2018/2001 [amended RED], - renewable energy provided from a renewable energy community within the meaning of Article 22 of Directive (EU) 2018/2001 [amended RED], or - renewable energy and waste heat from an efficient district heating and cooling system in accordance with Article (24(1) of Directive (EU)/ [recast EED].	Article 7 of Directive (EU) 2018/2001 [amended RED], - energy for self-consumption and joined self-consumption within the meaning of Directive (EU) 2018/2001 [amended RED] or local sharing of renewable energy production, including through a third-party market actor, or from a renewable energy community within the meaning of Article 22 of Directive (EU) 2018/2001 [amended RED], or - renewable energy from district heating and cooling system or waste heat.		meaning of Article 22 of Directive (EU) 2018/2001 [amended RED], or - renewable sources delivered through the grid in accordance with Directive (EU) 2018/2001 [amended RED], or - renewable energy or waste heat from an efficient district heating and cooling system in accordance with Article (24(1) of Directive (EU)/ [recast EED].	
7	[4] Only where, due to the nature of the building or lack of access to renewable energy communities or	[4] <i>Where</i> , due to the nature of the building or lack of access to renewable energy	Deleted	[4] <i>Where</i> , due to the nature of the building or lack of access to—renewable—energy communities or eligible district heating and	E.DSO recommends concentrating paragraph 4 in Annex III solely on heating and cooling and delete any



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	eligible district heating and cooling systems, it is technically not feasible to fulfil the requirements under the first paragraph, the total annual primary energy use may also be covered by energy from the grid complying with criteria established at national level.	communities or eligible district heating and cooling systems or waste heat, it is technically not feasible to fully comply with the requirements under the first paragraph, the remaining share or all of the total annual primary energy use may also be covered by renewable energy from the grid, documented with power purchase agreements and renewable heating and cooling purchase agreements as referred to in Directive (EU) 2018/2001 [amended RED], or renewable energy from an efficient district heating and cooling system in accordance with Article 24(1) of Directive (EU)/ [recast EED] The Commission shall issue guidance on how to implement and verify the		cooling systems or waste heat, it is technically not feasible to fully comply with the requirements under the first paragraph, the remaining share or all of the total annual primary energy use may also be covered by renewable energy from the grid, documented with power purchase agreements and renewable heating and cooling purchase agreements as referred to in Directive (EU) 2018/2001 [amended RED], or energy from an efficient district heating and cooling system in accordance with Article 24(1) of Directive (EU)/ [recast EED] The Commission shall issue guidance on how to implement and verify the those criteria with special attention to technical feasibility.	reference to PPAs, especially in relation to the grid. This is in line with comments made to the definition of ZEB under Article 2 and the need to cover energy needs in the most efficient way possible.



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
		those criteria with special attention to technical feasibility.			
		Annex IV - COMMON GENE	ERAL FRAMEWORK FOR RA	TING THE SMART READINESS OF BUILDINGS	
8					
	[3] The methodology may further take into account: (a) the interoperability between systems (smart meters, building automation and control systems, built-in home appliances, self-regulating	[3] The methodology may further take into account: (a) the interoperability between systems (smart meters, building automation and control systems, built-in home appliances, self-regulating	further take into account: (d) the interoperability between systems (smart meters, building automation and control systems, built-in home	[3] The methodology may further take into account: (d) the interoperability between systems and Network Operators Systems (smart meters, building automation and control systems, built-in home appliances, self-regulating devices for the regulation of indoor air temperature within the building	E.DSO welcomes the preservation of the obligation to include 'flexibility of building's overall electricity demand in relation to the grid' as a key functionality in the methodology used to define smart readiness. However, the methodology
	devices for the regulation of indoor air temperature within the building and	devices for the regulation of indoor air temperature within the building and	0	and indoor air quality sensors and ventilations); and	for assessing smart readiness of buildings should also consider the
	indoor air quality sensors and ventilations); and	indoor air quality sensors and ventilations); and	building and indoor air quality sensors and ventilations); and	(e) the positive influence of existing communication networks, in particular the existence of high-speed-ready in-building physical infrastructure, such as the voluntary 'broadband ready' label, and the existence of	interoperability between the buildings and network system. Therefore, we suggest the integration of



N°	Commission proposal	EP proposal	Council proposal	E.DSO proposal	Justification
	(b) the positive influence	(b) the positive influence		an access point for multi-dwelling buildings,	'Network Operators System'
	of existing communication	of existing communication	(e) the positive influence	in accordance with Article 8 of Directive	in Annex IV, Point 3 (d).
	networks, in particular the	networks, in particular the	of existing	2014/61/EU of the European Parliament	
	existence of high-speed-	existence of high-speed-	communication networks,	and of the Council	
	ready in-building physical	ready in-building physical	in particular the existence		
	infrastructure, such as the	infrastructure, such as the	of high-speed-ready in-		
	voluntary 'broadband	voluntary 'broadband	building physical		
	ready' label, and the	ready' label, and the	infrastructure, such as the		
	existence of an access point	existence of an access	voluntary 'broadband		
	for multi-dwelling	point for multi-dwelling	ready' label, and the		
	buildings, in accordance		existence of an access		
	with Article 8 of Directive	with Article 8 of Directive	point for multi-dwelling		
	2014/61/EU of the	2014/61/EU of the	buildings, in accordance		
	European Parliament and	European Parliament and	with Article 8 of Directive		
	of the Council.	of the Council	2014/61/EU of the		
			European Parliament and		
			of the Council		