ANNEX IV

ENERGY

List provided for in Article 24

INTRODUCTION

When the acts referred to in this Annex contain notions or refer to procedures which are specific to the Community legal order, such as:

- preambles;
- the addressees of the Community acts;
- references to territories or languages of the EC;
- references to rights and obligations of EC Member States, their public entities, undertakings or individuals in relation to each other; and
- references to information and notification procedures;

Protocol 1 on horizontal adaptations shall apply, unless otherwise provided for in this Annex.

ACTS REFERRED TO

1. [ ]

2. [ ]


4. [ ]

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{4} Point inserted by Decision No 7/94 (OJ L 160, 28.6.1994, p. 1 and EEA Supplement No 17, 28.6.1994, p. 1), e.i.f. 1.7.1994. As part of this point, an Appendix 3 to the present Annex was also introduced by Decision No 7/94. The text of Appendix 3 was then replaced by Corrigendum No 2 to Decision No 7/94, which was taken note of by the EEA Joint Committee at its ninth meeting on 7 June 1994. Appendix 3 has been replaced again, cf. footnote 18. Text replaced by Decision 31/2000 (OJ L 141, 15.6.2000, p. 55 and EEA Supplement No 27, 15.6.2000, p. 10), e.i.f. 1.4.2000.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

The provisions of the Regulation shall not apply to Iceland and Liechtenstein as long as these States do not import or deliver crude oil.

6. \([\text{[ ]}]^{[7]}\)


   (1) Listed here for information purposes only; for application see Annex XXI on statistics.

8. \([\text{[ ]}]^{[*]}\)

9. \([\text{[ ]}]^{[10]}\)


   (1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.

11a. \([\text{[ ]}]^{[14]}\)

11b. \([\text{[ ]}]^{[15]}\)

\(^{[*]}\) This point, introduced by Decision No 597 (OJ L 182, 10.7.1997, p. 34 and EEA Supplement No 29, 10.7.1997, p. 16), e.i.f. 1.8.1999, replaces former point 5.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


-\[20\] 1 03 T: Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded adopted on 16 April 2003 (OJ L 236, 23.9.2003, p. 33),


The provisions of the Directive shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) Annex I to Commission Directive 96/60/EC shall be supplemented with the texts as set out in Section 4 of Appendix 1 to Annex II to the present Agreement.

(b) Annex V to Commission Directive 96/60/EC shall be supplemented with the texts as set out in Section 4 of Appendix 2 to Annex II to the present Agreement.


(18) Indent added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [OJ L [to be published]], e.i.f. 28.10.2017.


11f. {25}

11g. {26}

11h. {27}


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


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(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


- [51] Indent added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No (OJ L [to be published]), e.i.f. 28.10.2017.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.

Footnotes:


(45) Indent added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No OJ L [to be published]), e.i.f. 28.10.2017.


(47) Indent and words “, as amended by:” added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


(49) Indent and words “, as amended by:” added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


(51) Indent and words “, as amended by:” added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


(53) Indent and words “, as amended by:” added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.


13. [ ]

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(1) Listed here for information purposes only; for application see Annex II on Technical regulations, standards, testing and certification.

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[86] Indent added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [OJ L [to be published]], e.i.f. 28.10.2017, 


[89] Point added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [OJ L [to be published]], e.i.f. 28.10.2017, 


[91] Indent and words “, as amended by:” added by Decision No 197/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.

The provisions of the Directive shall not apply to Iceland.

The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) In Article 3(3) and 15(6), the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.

(b) The provisions concerning binding decisions of the Agency, as referred to in Article 17(5), shall be replaced by the following provisions in cases involving an EFTA State:

(i) In cases involving one or more EFTA States the EFTA Surveillance Authority shall adopt a decision addressed to the national regulatory authorities of the concerned EFTA State(s).

(ii) The Agency shall have the right to participate fully in the work of the EFTA Surveillance Authority and its preparatory bodies, when the EFTA Surveillance Authority and the national regulatory authorities of the concerned EFTA State(s) agree.


Authority carries out, as regards the EFTA States, the functions of the Agency as provided for in this Agreement, but shall not have the right to vote.

(iii) The EFTA Surveillance Authority shall have the right to participate fully in the work of the Agency and its preparatory bodies, but shall not have the right to vote.

(iv) The Agency and the EFTA Surveillance Authority shall cooperate closely when adopting decisions, opinions and recommendations.

Decisions by the EFTA Surveillance Authority shall, without undue delay, be adopted on the basis of drafts prepared by the Agency at its own initiative or at the request of the EFTA Surveillance Authority.

When preparing a draft for the EFTA Surveillance Authority in accordance with this Regulation, the Agency shall inform the EFTA Surveillance Authority. The latter shall set a time limit within which the national regulatory authorities of the EFTA States shall be allowed to express their views on the matter, taking full account of the urgency, complexity and potential consequences of the matter.

National regulatory authorities of the EFTA States may request the EFTA Surveillance Authority to reconsider its decision. The EFTA Surveillance Authority shall forward this request to the Agency. In that case the Agency shall consider preparing a new draft for the EFTA Surveillance Authority and reply without undue delay.

Where the Agency amends, suspends or withdraws any decision parallel to the decision adopted by the EFTA Surveillance Authority, the Agency shall, without undue delay, prepare a draft to the same effect for the EFTA Surveillance Authority.

(v) In case of disagreement between the Agency and the EFTA Surveillance Authority with regard to the administration of these provisions, the Director of the Agency and the College of the EFTA Surveillance Authority shall, taking into account the urgency of the matter, without undue delay convene a meeting to find consensus. Where such consensus is not found, the Director of the Agency or the College of the EFTA Surveillance Authority may request the Contracting Parties to refer the matter to the EEA Joint Committee which shall deal with it in accordance with Article 111 of this Agreement which shall apply mutatis mutandis. In accordance with Article 2 of Decision of the EEA Joint Committee No 1/94 of 8 February 1994 adopting the Rules of Procedure of the EEA Joint Committee73, a Contracting Party may request immediate organisation of meetings in urgent circumstances. Notwithstanding this paragraph, a Contracting Party may at any time refer the matter to the EEA Joint Committee at its own initiative in accordance with Articles 5 or 111 of this Agreement.

(vi) Proceedings may be brought before the EFTA Court by the EFTA States or any natural or legal person in accordance with Articles 36 and 37 of the Surveillance and Court Agreement against the EFTA Surveillance Authority.”.

(c) The following shall be added to Article 20:

“A request from the Commission regarding the information mentioned in Article 20(2) and 20(5) shall, for the EFTA States, be made by the EFTA Surveillance Authority to the undertaking concerned.”.

(d) The following shall be added to Article 22(2):

“The tasks in Article 22(2) shall for undertakings concerned in the EFTA States be carried out by the EFTA Surveillance Authority.”.

73 OJ L 85, 30.3.1994, p. 60
The following shall be added to article 23:

“The representatives of the EFTA States shall participate fully in the work of the Committee referred to in Article 23, but shall not have the right to vote.’”.

21. The representatives of the EFTA States shall participate fully in the work of the Committee established by Article 46, but shall not have the right to vote.’.


The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptations:

(a) References to provisions of the Treaty shall be construed as references to the corresponding provisions of the Agreement.

(b) The Directive shall not apply to electricity cables and related facilities from an onshore connection point to facilities for petroleum production.

(c) Article 7(2)(j) shall not apply to the EFTA States.

(d) Article 9(1) shall apply to the EFTA States from one year after the entry into force of the Decision of the EEA Joint Committee No 93/2017 of 5 May 2017.

(e) In Article 10(7) the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.

(f) Article 11(3)(b), 11(5)(b) and 11(7) shall not apply to the EFTA States.

(g) In Article 37(1)(d) the words “the Agency” shall be replaced with the words “the EFTA Surveillance Authority”.

(h) Article 37(1)(s) shall not apply to EFTA States.

(i) In Article 40(1) the word ‘Commission’ shall, for the EFTA States, be read as ‘EFTA Surveillance Authority’.

(j) Article 44(2) shall be replaced by the following:

“Article 9 shall not apply to Cyprus, Luxembourg, Malta, Liechtenstein and/or Iceland. In addition, Articles 26, 32 and 33 shall not apply to Malta.

If Iceland can demonstrate, after this Decision has entered into force, that there are substantial problems for the operation of its systems, Iceland may apply for derogations from Articles 26, 32 and 33, which may be granted to it by the EFTA Surveillance Authority. The EFTA Surveillance Authority shall inform the EFTA States and the Commission of those applications before taking a decision, taking into account respect for confidentiality. That decision shall be published in the EEA Supplement to the Official Journal of the European Union.”.

(k) The representatives of the EFTA States shall participate fully in the work of the Committee established by Article 46, but shall not have the right to vote.’.

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The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptations:

(a) References to provisions of the Treaty shall be construed as references to the corresponding provisions of the Agreement.

(b) The Directive shall not apply to Iceland.

(c) The following shall be added to Article 2(11):

“‘LNG facility’ shall not comprise facilities for the liquefaction of natural gas which takes place as part of an offshore oil or gas production project, such as the Melkøya facility.”.

(d) The following shall be added to Article 2(12):

“‘LNG system operator’ shall not comprise operators of facilities for the liquefaction of natural gas which takes place as part of an offshore oil or gas production project, such as the Melkøya facility.”.

(e) Article 6 shall not apply to the EFTA States.

(f) In Article 10(7) the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.

(g) Article 11(3)(b), 11(5)(b) and 11(7) shall not apply to the EFTA States.

(h) The provisions concerning binding decisions of the Agency, as referred to in Article 36(4) third subparagraph, shall be replaced by the following provisions in cases involving an EFTA State:

“(i) In cases involving one or more EFTA States the EFTA Surveillance Authority shall adopt a decision addressed to the national regulatory authorities of the concerned EFTA State(s).

(ii) The Agency shall have the right to participate fully in the work of the EFTA Surveillance Authority and its preparatory bodies, when the EFTA Surveillance Authority carries out, as regards the EFTA States, the functions of the Agency as provided for in this Agreement, but shall not have the right to vote.

(iii) The EFTA Surveillance Authority shall have the right to participate fully in the work of the Agency and its preparatory bodies, but shall not have the right to vote.

(iv) The Agency and the EFTA Surveillance Authority shall cooperate closely when adopting decisions, opinions and recommendations.

Decisions by the EFTA Surveillance Authority shall, without undue delay, be adopted on the basis of drafts prepared by the Agency at its own initiative or at the request of the EFTA Surveillance Authority.

When preparing a draft for the EFTA Surveillance Authority in accordance with this Directive, the Agency shall inform the EFTA Surveillance Authority. The latter shall set a time limit within which the national regulatory authorities

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of the EFTA States shall be allowed to express their views on the matter, taking full account of the urgency, complexity and potential consequences of the matter.

National regulatory authorities of the EFTA States may request the EFTA Surveillance Authority to reconsider its decision. The EFTA Surveillance Authority shall forward this request to the Agency. In that case the Agency shall consider preparing a new draft for the EFTA Surveillance Authority and reply without undue delay.

Where the Agency amends, suspends or withdraws any decision parallel to the decision adopted by the EFTA Surveillance Authority, the Agency shall, without undue delay, prepare a draft to the same effect for the EFTA Surveillance Authority.

(v) In case of disagreement between the Agency and the EFTA Surveillance Authority with regard to the administration of these provisions, the Director of the Agency and the College of the EFTA Surveillance Authority shall, taking into account the urgency of the matter, without undue delay convene a meeting to find consensus. Where such consensus is not found, the Director of the Agency or the College of the EFTA Surveillance Authority may request the Contracting Parties to refer the matter to the EEA Joint Committee which shall deal with it in accordance with Article 111 of this Agreement which shall apply mutatis mutandis. In accordance with Article 2 of Decision of the EEA Joint Committee No 1/94 of 8 February 1994 adopting the Rules of Procedure of the EEA Joint Committee⁷⁷, a Contracting Party may request immediate organisation of meetings in urgent circumstances. Notwithstanding this paragraph, a Contracting Party may at any time refer the matter to the EEA Joint Committee at its own initiative in accordance with Articles 5 or 111 of this Agreement.

(vi) Proceedings may be brought before the EFTA Court by the EFTA States or any natural or legal person in accordance with Articles 36 and 37 of the Surveillance and Court Agreement against the EFTA Surveillance Authority.”.

(i) In Article 36(8) and (9) the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.

(j) In Article 41(1)(d) the words “the Agency” shall be replaced with the words “the EFTA Surveillance Authority”.

(k) In Article 44(1) and Article 49(4) and (5) the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.

(l) The following shall be added to Article 49(5):

“The following geographically limited areas in Norway shall be exempt from Articles 24, 31 and 32 for a maximum of 20 years after the entry into force of the Decision of the EEA Joint Committee No 93/2017 of 5 May 2017:

i) Jæren and Ryfylke,
ii) Hordaland.

The need for continued derogation shall be decided by the Norwegian Regulatory Authority every five years after the entry into force of the Decision of the EEA Joint Committee No 93/2017 of 5 May 2017 taking into account the criteria of this Article. The Norwegian Regulatory Authority shall notify the EEA Joint Committee and the EFTA Surveillance Authority of its decision and the assessment it is based upon. Within a period of two months from the day following the receipt of the decision, the EFTA Surveillance Authority may adopt a decision requiring the Norwegian Regulatory Authority to amend or withdraw its decision. This period may be extended with the consent of both the EFTA Surveillance Authority and the Norwegian Regulatory Authority. The Norwegian Regulatory Authority shall comply with

⁷⁷ OJ L 85, 30.3.1994, p. 60
the EFTA Surveillance Authority’s decision within a period of one month and shall inform the EEA Joint Committee and the EFTA Surveillance Authority accordingly.”.

(m) Article 49(6) shall be replaced by the following:

“Article 9 shall not apply to Cyprus, Luxembourg, Malta and/or Liechtenstein.”.

(n) The representatives of the EFTA States shall participate fully in the work of the Committee established by Article 51, but shall not have the right to vote.’.


The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptation:

The Directive shall not apply to geothermal cogeneration as regards Iceland.


The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptation:

The EFTA States shall participate fully in the work of the Committee established by Article 19, but shall not have the right to vote


\(^{(80)}\) Point inserted by Decision No 12/2013 (OJ L 144, 30.5.2013, p. 17 and EEA Supplement No 31, 30.5.2013, p. 20), e.i.f. 2.2.2013.


\(^{[101]}\) Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


\(^{[102]}\) Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


\(^{[103]}\) Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


\(^{[104]}\) Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


\(^{[105]}\) Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


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119 Indent and words “. as amended by:” added by Decision No 198/2017 (OJ L [to be published]) and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


112 Indent and words “., as amended by:” added by Decision No 198/2017 (OJ L [to be published]) and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


114 Indent and words “., as amended by:” added by Decision No 198/2017 (OJ L [to be published]) and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


116 Indent and words “., as amended by:” added by Decision No 198/2017 (OJ L [to be published]) and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


118 Indent and words “., as amended by:” added by Decision No 198/2017 (OJ L [to be published]) and EEA Supplement No [to be published]), e.i.f. 28.10.2017.

119 Point inserted by Decision No 148/2018 (OJ L [to be published]) and EEA Supplement No [to be published]), e.i.f. 7.7.2018.

The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The Regulation shall not apply to Iceland.

(b) In Article 3(3) and Article 20 the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.

(c) The representatives of the EFTA States shall participate fully in the work of the Committee referred to in Article 28, but shall not have the right to vote.

(d) In Article 30 the word “Commission” shall, for the EFTA States, be read as “EFTA Surveillance Authority”.


(1) Listed here for information purposes only: for application see Annex XXI on statistics.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) Any reference to the Agreement between the Government of the United States of America and the European Union on the coordination of energy efficient labelling programmes for office equipment shall be understood as including a reference to the exchange of letters between the US Environmental Protection Agency (EPA) and the Ministry of Petroleum and Energy in Norway, the Ministry of Industries and Innovation in Iceland and the Office of Economic Affairs of Liechtenstein, except in Article 11 where the reference to the former remains.

(b) In Article 4(5), the words “Union and third countries” shall read “Union or EFTA States, on the one hand, and third countries, on the other hand,” The words “tested by the Commission or Member States” shall read “tested by the Commission or Member States or the EFTA States, within their respective competences”.

(c) In Article 12(3), first sentence, the word “Commission” shall read “EFTA States and the Commission, within their respective competences”.

(d) Article 13 shall not apply.


requirements for standby and off mode electric power consumption of electrical and electronic household and office equipment (OJ L 339, 18.12.2008, p. 45), as amended by:


\[\text{[128]}\) Indent added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No (OJ L [to be published]), e.i.f. 28.10.2017.


\[\text{[130]}\) Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


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[^139]: Indent added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No (OJ L [to be published]), e.i.f. 28.10.2017.


[^142]: Indent added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No (OJ L [to be published]), e.i.f. 28.10.2017.


[^145]: Indent added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No (OJ L [to be published]), e.i.f. 28.10.2017.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The following shall be added to Article 3:

“For the EFTA States the Regulation shall expire when Regulation (EU) No 838/2010 enters into force in the EEA Agreement”.

(b) The first sentence in point 3 of part B of the Annex shall be replaced with the following:

“The value of the annual average transmission charges paid by producers shall be within a range of 0 to 0,5 EUR/MWh, except those applying in Denmark, Sweden, Finland, Norway, Romania, Ireland, Great Britain and Northern Ireland.”

(c) The second sentence in point 3 of part B of the Annex shall be replaced with the following:

“The value of the annual average transmission charges paid by producers in Denmark, Sweden, Finland and Norway shall be within a range of 0 to 1,2 EUR/MWh.”


Decisions on recognition of voluntary schemes for demonstrating compliance with the sustainability criteria under Directives 98/70/EC and 2009/28/EC of the European Parliament and of the Council are referred to in Chapter XVII of Annex II.

The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptations:

{148} Indent added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No (OJ L [to be published]), e.i.f. 28.10.2017.


{150} Indent and words “, as amended by:” added by Decision No 198/2017 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 28.10.2017.


{153} Indent and words “, as amended by:” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.

{154} Indent added by Decision No 74/2019 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. pending.

(a) The Directive shall not apply to Liechtenstein.

(b) The second sentence of Article 3(1) shall not apply to the EFTA States.

(c) The following shall be added in Article 4(2):

“Norway and Iceland shall notify their national renewable energy action plans to the EFTA Surveillance Authority no later than six months after the entry into force of Decision of the EEA Joint Committee No […] incorporating Directive 2009/28/EC.”

(d) The following shall be added in Article 22(1):

“Norway and Iceland shall submit a report on progress in the promotion and use of energy from renewable sources by 31 December 2013, and every two years thereafter. The fifth report, to be submitted by 31 December 2021, shall be the last report required.”

(e) The following shall be added in point A of Annex I:

<table>
<thead>
<tr>
<th></th>
<th>Share of energy from renewable sources in gross final consumption of energy, 2005 ($S_{2005}$)</th>
<th>Target for share of energy from renewable sources in gross final consumption of energy, 2020 ($S_{2020}$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Iceland</td>
<td>55,0 %</td>
<td>64 %</td>
</tr>
<tr>
<td>Norway</td>
<td>58,2 %</td>
<td>67,5 %</td>
</tr>
</tbody>
</table>


The Decision shall not apply to Liechtenstein.


The Decision shall not apply to Liechtenstein.


The Decision shall not apply to Liechtenstein.


The Decision shall not apply to Liechtenstein.

45. {163} Commission Decision 2011/13/EU of 12 January 2011 on certain types of information about biofuels and bioliquids to be submitted by economic operators to Member States (OJ L 9, 13.1.2011, p. 11).


The Decision shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The national regulatory authorities of the EFTA States shall participate fully in the work of the Agency for the Cooperation of Energy Regulators, hereinafter referred to as ‘the Agency’, and all preparatory bodies, including working groups, committees and task forces of the Agency, the Administrative Board and the Board of Regulators, without the right to vote.

(b) Notwithstanding the provisions of Protocol 1 to the Agreement, the term ‘Member State(s)’ contained in the Regulation shall be understood to include, in addition to its meaning in the Regulation, the EFTA States.

(c) As regards the EFTA States, the Agency shall, as and when appropriate, assist the EFTA Surveillance Authority or the Standing Committee, as the case may be, in the performance of their respective tasks.

(d) The provisions concerning binding decisions of the Agency, as referred to in Articles 7, 8 and 9, shall be replaced by the following provisions in cases involving an EFTA State:

(i) In cases involving one or more EFTA States the EFTA Surveillance Authority shall adopt a decision addressed to the national regulatory authorities of the concerned EFTA State(s).

(ii) The Agency shall have the right to participate fully in the work of the EFTA Surveillance Authority and its preparatory bodies, when the EFTA Surveillance Authority carries out, as regards the EFTA States, the functions of the Agency as provided for in this Agreement, but shall not have the right to vote.

(iii) The EFTA Surveillance Authority shall have the right to participate fully in the work of the Agency and its preparatory bodies, but shall not have the right to vote.

(iv) The Agency and the EFTA Surveillance Authority shall cooperate closely when adopting decisions, opinions and recommendations.

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{165} Point and adaptation text inserted by Decision No 93/2017 (OJ L 36, 7.2.2019, p. 44 and EEA Supplement No 11, 7.2.2019, p. 53), e.i.f. pending.
Decisions by the EFTA Surveillance Authority shall, without undue delay, be adopted on the basis of drafts prepared by the Agency at its own initiative or at the request of the EFTA Surveillance Authority.

When preparing a draft for the EFTA Surveillance Authority in accordance with this Regulation, the Agency shall inform the EFTA Surveillance Authority. The latter shall set a time limit within which the national regulatory authorities of the EFTA States shall be allowed to express their views on the matter, taking full account of the urgency, complexity and potential consequences of the matter.

National regulatory authorities of the EFTA States may request the EFTA Surveillance Authority to reconsider its decision. The EFTA Surveillance Authority shall forward this request to the Agency. In that case the Agency shall consider preparing a new draft for the EFTA Surveillance Authority and reply without undue delay.

Where the Agency amends, suspends or withdraws any decision parallel to the decision adopted by the EFTA Surveillance Authority, the Agency shall, without undue delay, prepare a draft to the same effect for the EFTA Surveillance Authority.

(v) In case of disagreement between the Agency and the EFTA Surveillance Authority with regard to the administration of these provisions, the Director of the Agency and the College of the EFTA Surveillance Authority shall, taking into account the urgency of the matter, without undue delay convene a meeting to find consensus. Where such consensus is not found, the Director of the Agency or the College of the EFTA Surveillance Authority may request the Contracting Parties to refer the matter to the EEA Joint Committee which shall deal with it in accordance with Article 111 of this Agreement which shall apply mutatis mutandis. In accordance with Article 2 of Decision of the EEA Joint Committee No 1/94 of 8 February 1994 adopting the Rules of Procedure of the EEA Joint Committee166, a Contracting Party may request immediate organisation of meetings in urgent circumstances. Notwithstanding this paragraph, a Contracting Party may at any time refer the matter to the EEA Joint Committee at its own initiative in accordance with Articles 5 or 111 of this Agreement.

(vi) Proceedings may be brought before the EFTA Court by the EFTA States or any natural or legal person in accordance with Articles 36 and 37 of the Surveillance and Court Agreement against the EFTA Surveillance Authority.”.

(e) The following shall be added to Article 12:

“The national regulatory authorities of the EFTA States shall participate fully in the Administrative Board, but shall not have the right to vote. The internal rules of procedure of the Administrative Board shall give full effect to the participation of the national regulatory authorities of the EFTA States.”.

(f) The following shall be added to Article 14:

“The national regulatory authorities of the EFTA States shall participate fully in the Board of Regulators and all preparatory bodies of the Agency. They shall not have the right to vote in the Board of Regulators. The internal rules of procedure of the Board of Regulators shall give full effect to the participation of the national regulatory authorities of the EFTA States.”.

(g) The provisions of Article 19 shall be replaced by the following:

“If the appeal concerns a decision of the Agency in a case where the disagreement also involves the national regulatory authorities of one or more EFTA States, the Board of Appeal shall invite the national regulatory authorities of the EFTA State(s) involved to file observations on communications from parties affected by the appeal proceedings, within specified time limits. The national regulatory authorities of the EFTA State(s) involved shall be entitled to make oral presentations. Where the Board of Appeal amends, suspends or terminates any decision parallel to the decision adopted by the EFTA Surveillance Authority,
the Agency shall without undue delay prepare a draft decision to the same effect for the EFTA Surveillance Authority.”.

(h) The provisions of Article 20 shall not apply in cases involving one or more EFTA States.

(i) The following shall be added to Article 21:

“The EFTA States shall participate in the financing of the Agency. For this purpose the procedures laid down in Article 82(1)(a) and Protocol 32 of the Agreement shall apply.”.

(j) The following shall be added to Article 27:

“The EFTA States shall grant privileges and immunities to the Agency equivalent to those contained in the Protocol on Privileges and Immunities of the European Union.”.

(k) The following shall be added to Article 28:

“By way of derogation from Article 12(2)(a) and 82(3)(a) of the Conditions of employment of other servants of the European Union, nationals of the EFTA States enjoying their full rights as citizens may be engaged under contract by the Director of the Agency.

By way of derogation from Articles 12(2)(e), 82(3)(e) and 85(3) of the Conditions of Employment of Other Servants, the languages referred to in Article 129(1) of the EEA Agreement shall be considered by the Agency, in respect of its staff, as languages of the Union referred to in Article 55(1) of the Treaty on European Union.”.

(l) The following shall be added to Article 30(1):

“Regulation (EC) No 1049/2001 of the European Parliament and the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents shall, for the application of this Regulation, apply to any documents of the Agency regarding the EFTA States as well.”.

(m) The following shall be added to Article 32:

“The representatives of the EFTA States shall participate fully in the work of the Committee established by Article 32, but shall not have the right to vote.”.


Appendix 1\(^{168}\)

Appendix 2\(^{169}\),\(^{170}\)

Appendix 3\(^{171}\),\(^{172}\)

\(^{167}\) Point inserted by Decision No 93/2017 (OJ L 36, 7.2.2019, p. 44 and EEA Supplement No 11, 7.2.2019, p. 53), e.i.f. pending.


\(^{169}\) This Appendix, introduced by Decision No 49/97 (OJ L 290, 23.10.1997, p. 35 and EEA Supplement No 44, 23.10.1997, p. 29), e.i.f. 1.8.1997, replaces former Appendix 1.


\(^{171}\) This Appendix, introduced by Decision No 49/97 (OJ L 290, 23.10.1997, p. 35 and EEA Supplement No 44, 23.10.1997, p. 29), e.i.f. 1.8.1997, replaces former Appendix 2.
Appendix 4

Appendix 5

ENERGY LABELS

[ ]\(^{(173)}\)

Appendix 4\(^{(174)}\)\(^{(175)}\)

Appendix 5\(^{(176)}\)


\(^{(174)}\) Entry “Switzerland”, including entries under “Entity” and “Grid”, deleted by the Adjusting Protocol.


Section I{[177]} [ ]

Section 2\textsuperscript{(178)}
Section 3\textsuperscript{(179)} [ ]

Section 4\(^{[180]}\)

Commission Directive 96/60/EC

(household combined washer-driers)

## Energi

<table>
<thead>
<tr>
<th>Merke</th>
<th>LOGO</th>
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<tr>
<td>Modell</td>
<td>A B C 1 2 3</td>
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### Lavt forbruk

<table>
<thead>
<tr>
<th>Energiforbruk (Ved 60°C vask og tørring med full kapasitetshyttele)</th>
<th>kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vask &amp; sentrifugering</td>
<td>kWh</td>
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</tbody>
</table>

### Høyt forbruk

<table>
<thead>
<tr>
<th>Vaskeavne</th>
<th>A: høy</th>
<th>G: lav</th>
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</thead>
<tbody>
<tr>
<td>Sentrifugeringshastighet (omd./min.)</td>
<td>1100</td>
<td></td>
</tr>
<tr>
<td>Kapasitet</td>
<td>Vask</td>
<td>y.z</td>
</tr>
<tr>
<td>(bomull) kg</td>
<td>Tørring</td>
<td>y.z</td>
</tr>
<tr>
<td>Vannforbruk (totalt)</td>
<td>yx</td>
<td></td>
</tr>
<tr>
<td>Lydnivå</td>
<td>Vask</td>
<td>xyz</td>
</tr>
<tr>
<td>dB(A) (Støy)</td>
<td>Sentrifugering</td>
<td>xyz</td>
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<tr>
<td></td>
<td>Tørring</td>
<td>xyz</td>
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SECTION 5\(^{(181)}\) }

SECTION 6\(^{(182)}\)

*Commission Directive 2002/40/EC*

*(household electric ovens)*


\(^{(182)}\) Section, including heading, added by Decision No 141/2003 (OJ L [to be published]), e.i.f. 8.11.2003.
Orka

Framleiðandi
Gerð

Góð nýtni

Slæm nýtni

Orkunotkun (kWh)
Hitun:
Hefðbundinn
Blástursofn

Stærð:

Hávaði
(dB(A) re 1 pW)

Nánari upplýsingar er að finna í bæklingum sem fylgja vörunum

Norm EN 50304
Rafmagnsböknarofnar
Títskipun 2002/40/EB um orkumerkingar
Orka

Framleiðandi

Gerð

Góð nýtni

Orkunotkun (kWh)

Hlitun:

Hefðbundinn

Blástarofn

Slæm nýtni

Orkunotkun (litrar)

Stærð:

Litill

Medal

Stór

Hávaði (dB(A) re 1 pW)

Nánari upplýsingar er að finna í bæklingum sem fylgja vörunum

Norm EN 50304
Rafmagnsbökunarofn
Tískipun 2002/40/EB um orkumerkingar
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<tr>
<td>B</td>
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<tr>
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<td>D</td>
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</tr>
<tr>
<td>F</td>
<td></td>
</tr>
<tr>
<td>G</td>
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<table>
<thead>
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<tr>
<td>Energiforbruk</td>
<td>(kWh)</td>
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<td>Oppvarmingsfunksjon:</td>
<td>Tradisjonell oppvarming</td>
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<tr>
<td></td>
<td>Varmluft</td>
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<tr>
<td>(basert på standardbelastning)</td>
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</tr>
<tr>
<td>Nettovolum</td>
<td>(liter)</td>
</tr>
<tr>
<td>Type:</td>
<td></td>
</tr>
<tr>
<td>Liten</td>
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</tr>
<tr>
<td>Middels stor</td>
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<tr>
<td>Stor</td>
<td></td>
</tr>
<tr>
<td>Lydnivå (støy)</td>
<td>(dB(A) re 1 pW)</td>
</tr>
<tr>
<td>Produktbrosjyrene inneholder ytterligere opplysninger</td>
<td></td>
</tr>
</tbody>
</table>

Standard EN 50304
Elektriske stekeovner
Direktiv 2002/40/EF om energimerking
Energi

Merke: 
Modell: Log o

Høyt energiforbruk

<table>
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<td>Hochenergieverbrauch</td>
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<td>B</td>
<td>Mittlere Energiespannung</td>
</tr>
<tr>
<td>C</td>
<td>Niedrigenergieverbrauch</td>
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</table>

Lavt energiforbruk

<table>
<thead>
<tr>
<th>Energieverbrauch (kWh)</th>
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<tbody>
<tr>
<td>X.YZ</td>
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</table>

Oppvarmingsfunksjon: 
- Tradisjonell oppvarming
- Varmluft

Nettovolum (liter): XYZ

Type:
- Liten
- Middels stor
- Stor

Lydnivå (støy) (dB(A) re 1 pW): 

Produktbrosjyrene inneholder ytterligere opplysninger

Standard EN 50304
Elektriske stekeovner
Direktiv 2002/40/EF om energimerking
SECTION 7(183) []

Appendix 6\(^{(184)}\)

ENERGY TABLES

Section 1\(^{(185)}\) [ ]


Section 2(186) of the EEA Agreement - Annex IV – p. 39

Section 3[{187}] [ ]

### Section 4{188}

Commission Directive 96/60/EC

( household combined washer-driers )

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<tr>
<th>Note</th>
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<td>Annex II</td>
<td>Annex III</td>
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</tr>
<tr>
<td>☐</td>
<td>Energy</td>
<td>Energi</td>
<td>Orka</td>
</tr>
<tr>
<td>☐</td>
<td>Washer-drier</td>
<td>Kombinert vaske- og tørrmekaskin</td>
<td>Ætvøttel – ættrkari</td>
</tr>
<tr>
<td>I</td>
<td>1</td>
<td>Manufacturer</td>
<td>Merke</td>
</tr>
<tr>
<td>II</td>
<td>2</td>
<td>Model</td>
<td>Modell</td>
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<tr>
<td>☐</td>
<td>More efficient</td>
<td>Lavt forbruk</td>
<td>Góð nýntni</td>
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<tr>
<td>☐</td>
<td>Less efficient</td>
<td>Høyt forbruk</td>
<td>Slæm nýntni</td>
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<td>3</td>
<td>1</td>
<td>Energy efficiency class ...... on a scale of A (more efficient) to G (less efficient)</td>
<td>Relativ energibruk ...... på skalaen A (lavt forbruk) til G (høyt forbruk)</td>
</tr>
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<td>V</td>
<td>Energy consumption</td>
<td>Energiforbruk</td>
<td>Orkunotkun</td>
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<tr>
<td>V kWh</td>
<td>kWh</td>
<td>KWh</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>2</td>
<td>Energy consumption for washing, spinning and drying</td>
<td>Energibruk til vasking, sentrifugering og tørking</td>
</tr>
<tr>
<td>☐</td>
<td>(To wash and dry a full capacity wash load at 60 ºC)</td>
<td>(ved 60 ºC vasking og tørking med full kapasitetsutnyttelse)</td>
<td>(Til að þvó og þurrka þvott á 60 ºC- þvottalotu miðað við leyfilegt hámarksmagn taus)</td>
</tr>
<tr>
<td>VI</td>
<td>Washing (only) kWh</td>
<td>Vask og sentrifugering kWh</td>
<td>Ætvøttur og þeytvindingu kWh</td>
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<tr>
<td>6</td>
<td>3</td>
<td>Energy consumption for washing and spinning only</td>
<td>Energibruk pr vask og sentrifugering alene</td>
</tr>
<tr>
<td>☐</td>
<td>Actual consumption will depend on how the appliance is used</td>
<td>Den faktiske energi-brukøn avhenger av hvordan vaske- og tørkemaskinen brukes</td>
<td>Raunnotkun fer eftir því hvernig tækið er notað</td>
</tr>
<tr>
<td>VII</td>
<td>Washing performance A (higher) G (lower)</td>
<td>Vaskeevne A (høy) G (lav)</td>
<td>Ætvøttahæfnir A (meiri) til G (minni)</td>
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<tr>
<td>7</td>
<td>4</td>
<td>Washing performance class ...... on a scale of A (higher) to G (lower)</td>
<td>Vaskeevne ...... på skalaen fra A (høy) til G (lav)</td>
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<th>EN</th>
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<td><strong>Annex II</strong></td>
<td><strong>Annex II</strong></td>
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<tr>
<td>8</td>
<td>5</td>
<td>Water remaining after spin ...% (as a proportion of dry weight of wash)</td>
<td>Restvanninnhold etter sentrifugering ...% (i forhold til vekten av tørt tøy)</td>
<td>Leifar raka að lokinni þeytivindingu...% (hlutfall af þurrvigt þvottar)</td>
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<tr>
<td>VIII</td>
<td>9</td>
<td>Spin speed (rpm)</td>
<td>Sentrifugerings-hastighet (omdr/min)</td>
<td>Snúningshraði vindu (snú. á mín.)</td>
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<tr>
<td>IX/X</td>
<td>10/11</td>
<td>Capacity (cotton) kg</td>
<td>Kapasitet (bomull) kg</td>
<td>Afköst (baðmull) kg</td>
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<td>X</td>
<td>10</td>
<td>Washing</td>
<td>Vasking</td>
<td>Þvottur</td>
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<tr>
<td>IX</td>
<td>11</td>
<td>Drying</td>
<td>Tørking</td>
<td>Purrkun</td>
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<tr>
<td>XI</td>
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<td>Water consumption (total)</td>
<td>Vannforbruk (totalt)</td>
<td>Vatnsnotkun (alls)</td>
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</tr>
<tr>
<td>12</td>
<td>9</td>
<td>Water consumption washing, spinning and drying</td>
<td>Vannforbruk vasking, sentrifugering og tørking</td>
<td>Vatnsnotkun við þvott, þeytivindingu og þurrkun</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>10</td>
<td>Water consumption for washing and spinning only</td>
<td>Vannforbruk til vask- og sentrifugering alene</td>
<td>Vatnsnotkun við þvott og þeytivindingu eingöngu</td>
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</tr>
<tr>
<td>14</td>
<td></td>
<td>Washing and drying time</td>
<td>Vaske- og tørketid</td>
<td>Þvotta- og þurrktími</td>
<td></td>
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<tr>
<td>16</td>
<td>11</td>
<td>Estimated annual consumption for a 4-person household, always using the drier (200 cycles)</td>
<td>Anslått årlig forbruk for en husstand på fire personer som alltid tørker tøyet i maskinen (200 ganger)</td>
<td>Áætluð ársnotkun fyrir fjögurru manna fjölskyldu sem ætíð notar þurrkara (200 þvottalotur)</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>12</td>
<td>Estimated annual consumption for a 4-person household, never using the drier (200 cycles)</td>
<td>Anslått årlig forbruk for en husstand på fire personer som aldrigli tørker tøyet i maskinen (200 ganger)</td>
<td>Áætluð ársnotkun fyrir fjögurru manna fjölskyldu sem aldrei notar þurrkara (200 þvottalotur)</td>
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<tr>
<td>XII</td>
<td>18</td>
<td>Noise (dB(A) re 1 pW)</td>
<td>Lydnivå dB(A) (Støy)</td>
<td>Håvað (dB(A) re 1 pW)</td>
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</tr>
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<td>18</td>
<td>13</td>
<td>Washing</td>
<td>Vasking</td>
<td>Þvottur</td>
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<td>18</td>
<td>13</td>
<td>Spinning</td>
<td>Sentrifugering</td>
<td>Þeytivindingu</td>
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<tr>
<td>18</td>
<td>13</td>
<td>Drying</td>
<td>Tørking</td>
<td>Purrkun</td>
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</tbody>
</table>

- Further information is contained in product brochures
- Produktbrosjyre
- Nánari upplýsingar er að finna í þekkingum sem fylgja vörunum
- Norm EN 50229
- Europeisk standard EN 50229
- Washer-drier Label Directive 96/60/EC
- Direktiv 96/60/EF om energimerking av kombinerte vaske- og tørmaskiner
- Tilskipun 96/60/EB um merkingar þvottavél-þurrkara
Section 5\(^{189}\) [ ]

### Section 6\(^{(190)}\)

**Commission Directive 2002/40/EC**

**(household electric ovens)**

<table>
<thead>
<tr>
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<th>Mail order Annex III</th>
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**Note:** Label

Label: Annex I

Fiche: Annex II

Mail order: Annex III

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**Note:**

- **Label**: Energy, Electric oven, Manufacturer, Model, More efficient, Less efficient, Energy efficiency class ...
- **Fiche**: Baking area
- **Mail order**: Energy consumption, Heating function, Conventional, Forced air convection
- **EN**: Energy consumption, Heating function, Conventional, Forced air convection
- **IS**: Orkunýtinið flokkur ...
- **NO**: Klassifisering av energieffektivitet etter en skala fra A (lavt energiforbruk) til G (høyt energiforbruk)

---

\(^{(190)}\) Section, including heading and tables, added by Decision No 141/2003 (OJ L [to be published]), e.i.f. 8.11.2003.
<table>
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<td>VIII</td>
<td>9</td>
<td>6</td>
<td>Noise (dB(A) re 1 pW)</td>
<td>Hávaði (dB(A) re 1 pW)</td>
<td>Lydnivá (støy) (dB(A) re 1 pW)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Further information is contained in product brochures</td>
<td>Nánari upplýsingar er að finna í bæklingum sem fylgja vorunum</td>
<td>Produktbrosjyrene inneholder ytterligere opplysninger</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>The area of the largest baking sheet</td>
<td>Sterð stærstu bökunarplötu</td>
<td>Arealet til den største stekeplaten</td>
</tr>
<tr>
<td></td>
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<td></td>
<td>Norm EN 50304</td>
<td>Norm EN 50304</td>
<td>Standard EN 50304</td>
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Section 7\[^{191}\] [ ]