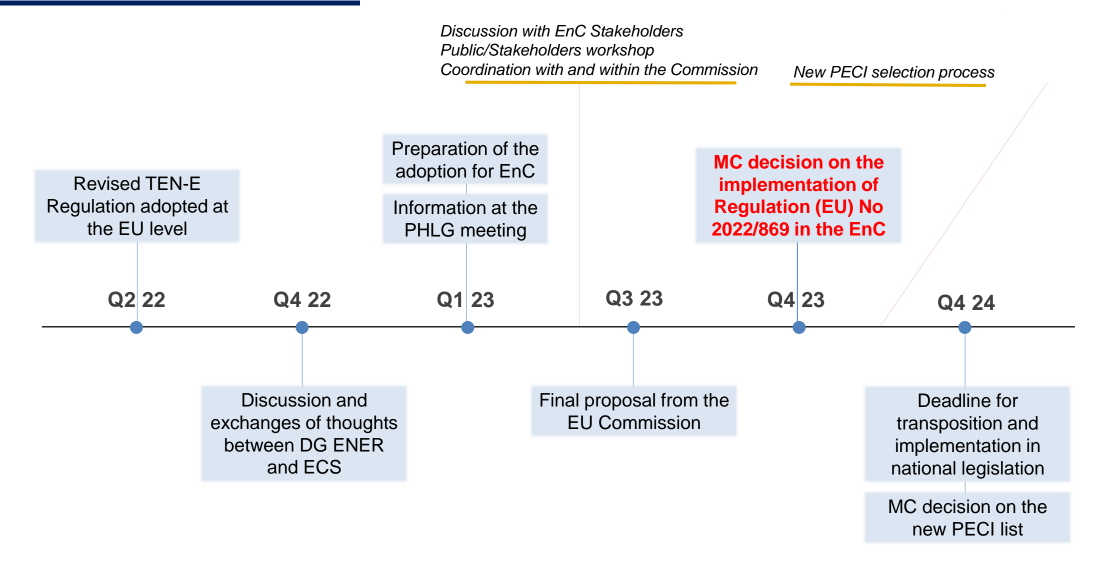
Predicted timeline





ECS activities



When?	Activity
Q3-Q4/2022	Analysis of the new regulation, internal discussions
Q1/2023	EC-EnC discussions on implementation and timing
Q2-Q3/2023	Coordination with EC, organisation of workshop, discussions with the contracting parties
Q4/2023	 Ministerial Council adoption of the adapted Regulation TEN-E 2022/869 Preparation of the PECI selection process in 2024
Q1-Q2/2024	The new PECI selection process, coordination of the groups, proposal of the list of Projects of Energy Community Interest
Q4/2024	Support for the Ministerial Council to adopt the list
Q1/2025 and afterwards	 Monitoring of the implementation, Support to CPs, Organisation of the process, coordination of the groups and preparation of proposals for the EnC list (every two years)

DG ENER activities



The incorporation of the revised EU energy infrastructure legislation into the acquis of the Energy Community is to promote **sustainable investments into energy infrastructure of the Contracting Parties** in a mutually beneficial manner, whilst safeguarding the integrity of the EU's energy markets and meeting the decarbonisation objectives which the EnC now supports with their own targets to be met by 2030.

The process of incorporation of the TEN-E Regulation into the Energy Community acquis is led by the Commission, having **sole right of initiative**. The Commission has to obtain the Council approval under Art. 218(9) TFEU.

To this end, the Commission would have to adopt, preferably in **early September**, a decision on **a proposal for a Council Decision to be expressed on the Union's behalf at the Ministerial Council**. The proposal:

- should not go beyond the scope of the TEN-E Regulation;
- Should safeguard the substantive elements and ambition of the revised TEN-E Regulation, be enforceable, and reflect the scope of the TEN-E policy.

To be ready by early September, a stable text of the adapted Regulation should be agreed with the Contracting Parties at working level by end of May.

This timeline takes into account the time needed to carry out an interservice consultation within the Commission and adoption procedure preferably before the summer break.



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