THE NEW ENERGY LABELLING REGULATION

>> encouraging customers to choose more efficient products!
In 2021, EU started replacing previous A+++ to D with a rescaled A to G labels.
Number of CPs are following this process currently on voluntary basis.

Source: digitaleurope.org
ENERGY LABELLING AND ECODESIGN

• **EA 9: TRANSPOSITION AND ANALYSIS OF NEW REQUIREMENTS**
  - Rescaling of Energy Labels and new EU regulation (EECG March 2021)
  - PHLG conclusions (March 2021)
  - Roadmap for adoption of products labelling regulations in the EnC (EECG Nov 2021)
  - Progress with the transposition of labelling framework by CPs (EECG March 2022)
  - New products labelling regulations – proposal for 2022 adoption
NEW ENERGY LABELLING REGULATIONS (RESCALING)

- Decision No 2018/03/MC-EnC: the European Commission may propose to the Ministerial Council the incorporation of relevant delegated acts supplementing Regulation (EU) 2017/1369 in the Energy Community

- PHLG invited the COM, with the support of the ECS, to prepare draft delegated acts introducing rescaled labels, for adoption in 2022:


5. Regulation on energy labelling for light sources (EU) 2019/2015 repealing Delegated Regulation (EU) No 874/2012

Existing EnC Regulations

1059/2010 - Household dishwashers
1060/2010 - Household refrigerating appliances
1061/2010 - Household washing machines
1062/2010 - Televisions

626/2011 - Air conditioners
392/2012 - Household tumble driers
874/2012 - Electrical lamps and luminaires
665/2013 - Vacuum cleaners

811/2013 - Space heaters
812/2013 - Water heaters & storage tanks
65/2014 - Domestic ovens, hobs and range hoods
1254/2014 - Residential ventilation units

2015/1094 - Professional refrigeration
2015/1186 - Local space heaters
2015/1187 - Solid fuel boilers

Remain active in EnC
To be repealed with new Regulations
NEW ENERGY LABELLING REGULATIONS (RESCALING)

The adapted versions of EU product regulations prepared based on the applicable Framework Regulation (EU) 2017/1369 as adapted and adopted by Ministerial Council in 2018 (Decision 2018/03/MC-EnC) – excludes access to EU EPREL or the creation of any independent.

- General adaptations: MS->CP, EU->EnC; EC->ECS etc.

- Specific adaptations – for discussion:
  - Articles related to EPREL deleted/changed – e.g. technical documentation is made available directly at the request of the market surveillance authorities
  - Rescaled labels (A->G): Recognition of EU label (EU&EnC suppliers) vs treatment of “EnC only” suppliers (incl. label) – under discussion.

- Proposed transposition deadline: 23 December 2023; Repeal of previous regulations and notification to the ECS of completed transposition 2 weeks following the transposition.
Thank you for your attention!

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