

Message 001

Communication from the Commission - TRIS/(2025) 1512

Directive (EU) 2015/1535

Notification: 2025/0295/AT

Notification of a draft text from a Member State

Notification – Notification – Notifzierung – Нотификация – Oznámení – Notifikation – Γνωστοποίηση – Notificación – Teavitamine – Ilmoitus – Obavijest – Bejelentés – Notifica – Pranešimas – Paziņojums – Notifika – Kennisgeving – Zawiadomienie – Notificação – Notificare – Oznámenie – Obvestilo – Anmälan – Fógra a thabhairt

Does not open the delays - N'ouvre pas de délai - Kein Fristbeginn - Не се предвижда период на прекъсване - Nezahajuje prodlení - Fristerne indledes ikke - Καμιά έναρξη προθεσμίας - No abre el plazo - Viivituste perioodi ei avata - Määräaika ei ala tästä - Ne otvara razdoblje kašnjenja - Nem nyitja meg a késések - Non fa decorrere la mora - Atidējimai nepradedami - Atlīkšanas laikposms nesākas - Ma jiftaħx il-perijodi ta' dewmien - Geen termijnbegin - Nie otwiera opóźnień - Não inicia o prazo - Nu deschide perioadele de stagnare - Nezačína oneskorenia - Ne uvaja zamud - Inleder ingen frist - Ní osclaíonn sé na moilleanna

MSG: 20251512.EN

1. MSG 001 IND 2025 0295 AT EN 11-06-2025 AT NOTIF

2. Austria

3A. Bundesministerium für Wirtschaft, Energie und Tourismus
Abteilung II/8
A-1010 Wien, Stubenring 1
Telefon +43-1/71100-808805
E-Mail: not9834@bmwet.gv.at

3B. Amt der Kärntner Landesregierung
Abteilung 1 – Landesamtsdirektion/Verfassungsdienst

4. 2025/0295/AT - B10 - Construction materials

5. Act amending the Carinthian Building Regulations 1996 and the Carinthian Heating Systems Act

6. Heat supply installations, combustion plants, space heaters, local space heaters

7.

8. The Renewable Heat Act [Erneuerbare-Wärme-Gesetz – EWG], Federal Law Gazette I No 8/2024, prohibited in principle the construction of installations for the provision of heat for new buildings that can be powered by fossil fuels.

According to the current Austrian federal division of competence, the Länder have comprehensive competence in both legislation and enforcement to regulate heating systems. The traditional structures in the federal states are to be maintained or have to be adapted accordingly by state-law accompanying regulations for the effective implementation of federal law requirements. The enforcement is to be carried out by the already competent authorities in their respective spheres of activity.

The present amendments to the Kärntner Bauordnung 1996 – K-BO 1996 and the Kärntner Heizsanlagengesetz – K-HeizG are intended to enact accompanying regulations to ensure that the EEC is implemented by the competent authorities under the K-BO 1996 and the K-HeizG and that the corresponding criminal provisions are applied in the event of infringements of the EEC.

9. The present amendments to the Kärntner Bauordnung 1996 – K-BO 1996 and the Kärntner Heizsanlagengesetz – K-HeizG are intended to enact corresponding accompanying regulations to the Renewable Heat Act – EEC, BGBl I No. 8/2024, which are intended to ensure that the EEC is implemented by the competent authorities under the K-BO 1996 and the K-HeizG and that the corresponding criminal provisions are applied in the event of infringements of the EEC.

10. Reference to the basic texts:

11. No

12.

13. No

14. No

15. Yes

16.

TBT aspects: No

SPS aspects: No

European Commission

Contact point Directive (EU) 2015/1535

email: grow-dir2015-1535-central@ec.europa.eu