

Status on the implementation of EED & RED in Denmark

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11. December 2023



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The EED recast. Higher ambitions - and challenges

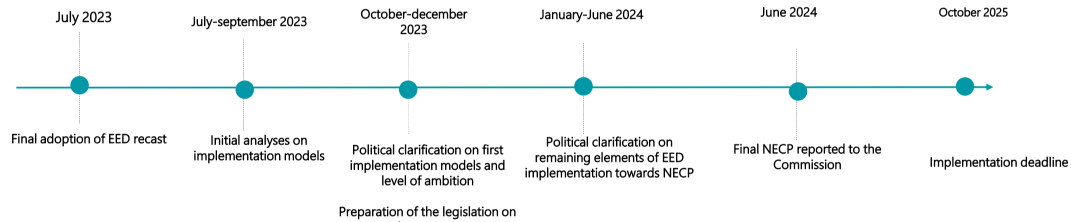
- MS are working hard to find the best ways for their national implementations
- The new directive represent quite a step up in commitment and complexity. A just implementation will be costly for MS.
- More government regulation. Less market.
- It requires new ways of thinking to find the most costeffective solutions.
- How do we solve this in the most optimal with the short deadlines ahead of us?





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Timeline for the national process (EED)



data centers

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Status on the implementation



The EE First principle



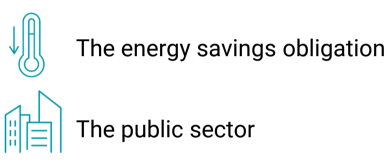
Energy poverty



Qualification and education requirements



Financing



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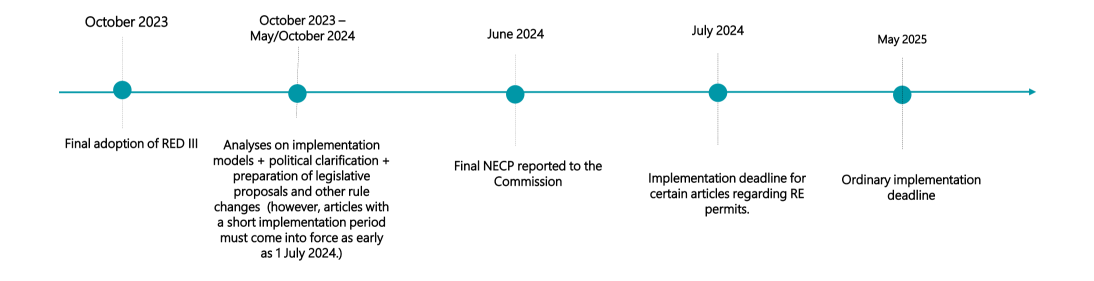
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The RED-II revised directive (RED III)

- The directive affects areas of great political attention in Denmark:
 - faster expansion of RE,
 - > sustainable use of biomass
 - > green transport sector.
- The wide focus on the expansion of renewable energy across sectors require close inter-ministerial dialogue.
- Despite dispute over speed, Denmark is on the right track for 2030 in terms of both the general RE-share target and the individual REshare-sector targets.



Timeline for the national process (REDIII)



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Relation to NECP

EED

- Increase amount of reporting obligations on energy efficiency
- Comprehensive administrative work for member states to keep track on reporting obligations across EED, EPBD and the Governance regulation
- **Timing issues**: Challenging to report on a whole new set of measures in the NECP already by June 2024 when implementation hasn't been decided yet.
- Interlinkages between the EED and the EPBD requires more time.

RED III

- NECP-reporting obligations for almost all main tracks in the directive (RE-permitting, RE in industry, RE in buildings, overall REtarget, RE in heating, sustainable biomass etc.)
- **Timing issues** (Even more pressured than EED): Challenging to report on a whole new set of measures in the NECP already by June 2024
- In addition to the NECP, there are complex provisions on RE permits with a very short implementation deadline - July 1, 2024 – (the directive was published on October 31, 2023).

Thank you



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