Dear MEP XXXX,

I come to you on behalf of AEBIOM, EGEC, ESTELA and Ocean Energy Europe, respectively representing the biomass, geothermal, concentrated solar power and ocean energy sectors. Our associations represent innovative flexible renewable power production technologies, able to provide services to the electricity system. As such, we are calling for a proper representation of innovative and flexible renewables in the text of the electricity regulation to be voted on 21 February.

We therefore call on you to support the Compromise Amendment 44 giving priority of dispatch to demonstration projects, allowing innovative renewable energy technologies to be developed in the EU.

On flexible renewable technologies we call to support amendment 1071:

Amendment 1071
Patrizia Toia
Proposal for a regulation
Article 23 – paragraph 4

Text proposed by the Commission
4. Generation capacity for which a final investment decision has been made after [OP: entry into force] shall only be eligible to participate in a capacity mechanism if its emissions are below 550 gr CO2/kWh. Generation capacity emitting 550 gr CO2/kWh or more shall not be committed in capacity mechanisms 5 years after the entry into force of this Regulation.

Amendment
4. Generation capacity for which a final investment decision has been made after [OP: entry into force] shall only be eligible to participate in a capacity mechanism if its emissions are below 550 gr CO2/kWh. In addition, priority is given to renewable generation capacity coupled with energy storage. Generation capacity emitting 550 gr CO2/kWh or more shall not be committed in capacity mechanisms 5 years after the entry into force of this Regulation.

Justification
To support decarbonisation of the sector, priority should be given to dispatchable renewable generation. This will provide an incentive to invest in dispatchable renewable generation and drive major modernisation in the generation fleet

If Amendment 1071 is not adopted, we call on the ITRE committee to adopt the amendment 1072.

Amendment 1072
Esther de Lange
Proposal for a regulation
Article 23 – paragraph 4

Text proposed by the Commission
4. Generation capacity for which a final investment decision has been made after [OP: entry into force] shall only be eligible to participate in a capacity mechanism if its emissions are below 550 gr CO2/kWh. Generation capacity emitting 550 gr CO2/kWh or more shall not be committed in capacity mechanisms 5 years after the entry into force of this Regulation. In addition, priority should be given to cost-efficient renewable generation capacity coupled with energy storage. Generation capacity emitting 550 gr CO2/kWh or more shall not be committed in capacity mechanisms 5 years after the entry into force of this Regulation.

Thank you for your consideration,
I stay available if you desire further information,

Best regards,

Thomas Garabetian

On behalf of: