Amendment 167
Andrus Ansip
on behalf of the Renew Group

Report A9-0056/2024

## **Cyrus Engerer**

Substantiation and communication of explicit environmental claims (Green Claims Directive) (COM(2023)0166 – C9-0116/2023 – 2023/0085(COD))

## Proposal for a directive Article 3 – paragraph 1 – point h

Text proposed by the Commission

(h) separate any greenhouse gas emissions offsets used from greenhouse gas emissions as additional environmental information, specify whether those offsets relate to emission reductions or removals, and describe how the offsets relied upon are of high integrity and accounted for correctly to reflect the claimed impact on climate;

## Amendment

(h) separate any *carbon credits* used from greenhouse gas emissions as additional environmental information, specify whether those *credits* relate to emission reductions or removals;

Amendment 168
Andrus Ansip
on behalf of the Renew Group

**A9-0056/2024** 

**Cyrus Engerer** 

Substantiation and communication of explicit environmental claims (Green Claims Directive) (COM(2023)0166 - C9-0116/2023 - 2023/0085(COD))

Proposal for a directive Article 3 – paragraph 1 – point h a (new)

Text proposed by the Commission

Amendment

(h a) for use of carbon credits in accordance with paragraph 3b, indicate the share of residual emissions expressed as a share of base-year emissions, the share of biogenic and fossil emissions within these residual emissions and the quantity and type of activity (permanent carbon removal, carbon storage in products, carbon farming sequestration, or soil emission reductions, as defined in [Regulation (EU) .../... establishing a Union certification framework for permanent carbon removals, carbon farming and carbon storage in products]) underlying the credits used, providing evidence that the credits have been appropriately retired from the registry of the certification scheme, in order to avoid double counting;

Amendment 169
Andrus Ansip
on behalf of the Renew Group

**A9-0056/2024** 

**Cyrus Engerer** 

Substantiation and communication of explicit environmental claims (Green Claims Directive) (COM(2023)0166 - C9-0116/2023 - 2023/0085(COD))

Proposal for a directive Article 3 – paragraph 3 a (new)

Text proposed by the Commission

Amendment

3 a. Environmental claims on neutral, reduced or positive environmental impact for a product based on the use of carbon credits shall be prohibited, in line with Directive 2005/29/EC as amended by Directive (EU) .../... of the European Parliament and of the Council [Empowering Consumers for the Green Transition].

Amendment 170
Andrus Ansip
on behalf of the Renew Group

**A9-0056/2024** 

**Cyrus Engerer** 

Substantiation and communication of explicit environmental claims (Green Claims Directive) (COM(2023)0166 – C9-0116/2023 – 2023/0085(COD))

Proposal for a directive Article 3 – paragraph 3 b (new)

Text proposed by the Commission

Amendment

3 h. Compensation claims based on the use of carbon credits may only be made in respect of the residual emissions of a trader in accordance with the delegated act set out in Article 3(4a). For claims on future environmental performance based on the use of carbon credits, the trader shall comply with the relevant rules set out in Delegated Regulation (EU) 2023/2772. The carbon credits used must be certified units issued in accordance with [Regulation of the European Parliament and of the Council establishing a Union certification framework for carbon removals], or other units in accordance with paragraph 3c. Where the use of units is for compensation of fossil emissions, the claim shall be substantiated by permanent removals as defined in [Regulation (EU) .../... of the European Parliament and of the Council establishing a Union certification framework for carbon removals].

Amendment 171
Andrus Ansip
on behalf of the Renew Group

**A9-0056/2024** 

**Cyrus Engerer** 

Substantiation and communication of explicit environmental claims (Green Claims Directive) (COM(2023)0166 – C9-0116/2023 – 2023/0085(COD))

Proposal for a directive Article 3 – paragraph 3 c (new)

Text proposed by the Commission

Amendment

3 c. Certified units other than those issued in accordance with [Regulation establishing a Union certification framework for permanent carbon removals, carbon farming and carbon storage in products] may be used in duly justified cases where those schemes are recognised by the Commission as part of the list of compliant schemes corresponding to at least equivalent requirements to those provided by [Regulation (EU) .../... establishing a Union certification framework for permanent carbon removals, carbon farming and carbon storage in products], in particular with regard to monitoring, reporting, verification and liability requirements, and ensuring no double counting. The Commission is empowered to adopt delegated acts in accordance with Article 18 to list recognised carbon credit schemes that are considered to comply with such equivalent requirements.

Amendment 172
Andrus Ansip
on behalf of the Renew Group

**A9-0056/2024** 

**Cyrus Engerer** 

Substantiation and communication of explicit environmental claims (Green Claims Directive) (COM(2023)0166 - C9-0116/2023 - 2023/0085(COD))

Proposal for a directive Article 3 – paragraph 4 a (new)

Text proposed by the Commission

Amendment

4 a. To supplement the provisions on the use of certified units for residual emissions of a trader, the Commission shall adopt by [12 months from the date of entry into force of this Directive] a delegated act in accordance with Article 18 to establish a method for defining residual emissions, based on an emission reduction pathway compatible with limiting global warming to 1.5°C taking into account technological feasibility and in consultation with the European Scientific Advisory Board on Climate Change.