

## Overview of amendments to the technical regulations of the Energy Decree of 19 November 2010

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## 1 TITLE IX OF THE ENERGY DECREE OF 19 NOVEMBER 2010

### 1.1 Title IX, Chapter I. Energy performance and indoor climate of buildings

In Article 9.1.12 of the Energy Decree, second paragraph, which also extends the provision in question to assisted living homes with a usable floor area of less than 50m<sup>2</sup>, is repealed.

The current provision:

#### Article 9.1.12

The overheating indicator per EPW unit  $I_{\text{overh,EPR}}$  may not exceed 6500 Kh. The overheating indicator is calculated in accordance with the provisions set out in Chapter 8 of Annex V.

By way of derogation from the first paragraph, the overheating indicator is not limited to a temporary movable construction with a total usable floor area of less than 50 square metres in which an assisted living home is created.

After the amendment, the provision reads as follows:

#### Article 9.1.12

The overheating indicator per EPW unit  $I_{\text{overh,EPR}}$  may not exceed 6500 Kh. The overheating indicator is calculated in accordance with the provisions set out in Chapter 8 of Annex V.

~~By way of derogation from the first paragraph, the overheating indicator is not limited to a temporary movable construction with a total usable floor area of less than 50 square metres in which an assisted living home is created.~~

In Article 9.1.12/5 of the Energy Decree, second paragraph, which extends the provision in question to assisted living homes with a useful floor area of less than 50 m<sup>2</sup>, is repealed.

The current provision:

#### Article 9.1.12/5

For EPW units in newly constructed residential buildings, the S-level, as calculated in accordance with the provisions of Annex XIII to this decree, may not exceed:

1° S31, if the declaration or environmental permit application for urban development activities is submitted on or after 1 January 2018;

2° S28, if the notification or environmental permit application for urban development activities is submitted on or after 1 January 2022.

By way of derogation from the first paragraph, the maximum S-level requirement does not apply to temporary movable structures with a total usable floor area of less than fifty square metres in which an assisted living home is created.

By way of derogation from the first paragraph, it is also possible for EPW units in newly constructed residential buildings whose S-level is S29, S30 or S31 to meet the S-level if the E-level does not exceed:











## 2 ANNEX X ENERGY DECREE: VENTILATION FACILITIES IN NON-RESIDENTIAL BUILDINGS. METHOD OF DETERMINATION AND REQUIREMENTS

### 2.1 Table 1

Annex X to the Energy Decree is amended as follows:

In Table 1 between the row

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Sports and recreation	Cinema, concert hall	1
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,

and the row

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Work space	Photography studio, darkroom, etc.	10
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,

the following row is inserted

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	<i>indoor tennis court, padel court, petanque court</i>	10
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After the amendment, the table reads as follows:

(Indicative) Main categories	Types of spaces	Usable area per person (m <sup>2</sup> /person)
[...]	[...]	[...]
Sports and recreation	Sports centre, sports field/playing area	3.5
	Gymnasium	10
	Spectator area, stands	1
	Disco/dance hall	1
	Sports club: aerobics space, fitness space, bowling alley	3.5
	Pool, sauna, wellness	2
	Cinema, concert hall	1
	<b>Indoor tennis court, padel court, petanque court</b>	<b>10</b>
[...]	[...]	[...]