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| **Status of the WI** | Indicative | ENQ-Vote | FV | Approved | Ratified | Published |
| **Standard number** |  | | **Work Item**  **Project ID** | |  | |
| **Title** |  | | **Amdt or Rev** | |  | |
| **Directive or Regulation**  **(EU or EC)[[1]](#footnote-1)** | EMCD (2014/30/EU) | | **Standardisation Request** | | M/552 | |

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| OK | NOK | **Vademecum part III – clause 2.8** | **Remarks** |
|  |  | **General** |  |
|  |  | The standardisation request which provides the basis for the standard is referred to in the foreword. |  |
|  |  | Those parts of the standard related to the essential requirements of the EMC Directive are clearly identified in the ZZ annex. |  |
|  |  | The Scope is clearly defined giving precise limits to the products covered. |  |
|  |  | The normative elements in response to the standardisation request are properly separated from other normative elements. |  |
|  |  | Clauses in support of legal requirements under the standardisation request are normative. |  |
|  |  | There are no non-specific normative references, e.g. no generic references. |  |
|  |  | The normative references are dated and up-to-date. |  |
|  |  | The normative references are primary to EN or ISO/IEC standards, where these exist. |  |
|  |  | There are no contradictions by provisions contained in the normatively referenced clauses of a referenced standard. |  |
|  |  | There are no repetitions of legal requirements in the standard. |  |
|  |  | There are no clauses amending legislative definitions or provisions. |  |

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|  |  | **For amended or revised standards** | **Remarks** |
|  |  | Significant changes are properly identified. |  |
|  |  | The scope is narrower, the Commission has been informed. |  |

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| OK | NOK | **Technical – Clear identification of the Essential Requirements or Safety Objectives intended to be covered** | **Remarks** |
|  |  | The Informative Annex (CLC: ZZ; CEN: ZA or ETSI: A) is in accordance with the agreed template. |  |
|  |  | The identification of the Essential Requirements/Safety Objectives is clear, unambiguous and reflecting the correct coverage and/or exclusions. |  |

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| OK | NOK | **Technical – Sector Specific – Sufficient coverage of E.R/S.O. intended to be covered** | **Remarks** |
|  |  | All relevant (significant) essential or other legal requirements have been identified (after consideration of possible limitations in the scope). |  |
|  |  | Where appropriate, for the identified relevant (significant) requirements, appropriate and verifiable measures for reduction of uncertainty or risk have been specified (as far as possible performance based). |  |
|  |  | Harmonised generic EMC standards together with state of the art and more comprehensive standards, e.g. EN 55032 and EN 55035 (which deal with all types of ports except exotic variants) have been used to establish an appropriate reference for assessment. |  |
|  |  | Older versions of harmonised product standards for the same equipment and current harmonised product standards for similar types of equipment have been used to establish another appropriate reference for the assessment. |  |
|  |  | The emission requirements, if relevant, are equivalent to or more appropriate than those in the reference standards for assessment. |  |
|  |  | The immunity requirements, if relevant, including performance criteria, are equivalent to or more appropriate than those the reference standards. |  |
|  |  | The requirements are compatible with good EMC engineering practice, state of the art EMC expertise or appropriate reference standards. |  |
|  |  | No statistical methods are described or referred to in this standard to evaluate products to be placed on the market. |  |
|  |  | There are no non-specific requirements, i.e. undefined or manufacturer defined limits, test levels, measurement methods or performance criteria. |  |

1. Only one (1) Regulation or Directive per assessment [↑](#footnote-ref-1)