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NOTE

From:	Presidency
To:	Delegations
No. Cion doc.:	5853/12
Subject:	Proposal for a Regulation of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and on the free movement of such data (General Data Protection Regulation)
	- Chapter II - Presidency de-briefing on the outcome of the trilogue on 16/17 September 2015

 On 16th and 17th September 2015, the representatives of the Council, the European Parliament and the Commission discussed in a trilogue on the General Data Protection Regulation the provisions related to chapter II on principles and to chapter III on the rights of the data subject. The Presidency's interventions were based on the Council's General Approach and the discussions that took place in the DAPIX meetings of 23rd July 2015 and 2nd September 2015, and in the JHA Counsellors meetings of 7th and 11th September 2015. On a number of provisions, tentative solutions could be found between the colegislators. These are indicated in the 4th column. On a certain number of issues, the positions of the colegislators are still diverging. Seeking the additional views of delegations on these remaining open issues, the Presidency considers they need to be looked at comprehensively with a view to finding a balanced compromise.

- 2. In definition (12) on data concerning health, the European Parliament insisted on adding a reference to "the provision of health services" at the end of the definition. The Presidency proposed a compromise, with the objective of limiting the scope of this definition, by inserting a reference to the "provision of healthcare services" defined in Directive 2011/24/EU as follows: "health services provided by health professionals to patients to assess, maintain or restore their state of health, including the prescription, dispensation and provision of medicinal products and medical devices".
- 3. Concerning Article 5(1(c)), the European Parliament insists on the terms "limited to the minimum necessary". The Presidency insisted on "not excessive" while remaining flexible on the tag to be used. Delegations are invited to indicate any flexibility or possible compromise solutions.
- 4. Concerning Article 5(1(b)) and the reference to "*archiving purposes in the public interest, or for scientific, statistical and historical purposes*", as well as subsequent references to such purposes, the Presidency insisted on the Council's wording to be used throughout the Regulation. The European Parliament could consider this solution, but wishes a clarification in a recital that these purposes are limited to "research". Delegations are invited to indicate any flexibility or possible compromise solutions.
- 5. Concerning Article 5(1(e)), the European Parliament insists on maintaining the term "solely" and, in addition, on the need to indicate that longer storage period may be possible insofar as the data will be "further" processed "solely" for archiving purposes in the public interest, or for scientific, statistical and historical purposes. Taking into consideration Article 5(1(b)) where a similar privileged derogation was introduced, the Presidency invites delegations to share their views on such a reading or possible compromise solutions.

6. Concerning Article 6, the different elements were looked at comprehensively. Following its mandate, the Presidency signalled that Council could accept that public authorities will be exempted from Article 6(1(f)). The European Parliament insisted on a reference to "reasonable expectations" in Article 6(1(f)) which the Presidency suggested to include in recital (38) as an element of balancing the different interests and as a consideration for compatibility in Article 6(3a). The European Parliament could consider accepting a reference to a child in Article 6(1(f)). The European Parliament also insists on the deletion of Article 6(4). Delegations are invited to indicate any flexibility or possible compromise solutions.

In the related recital (38), the European Parliament insists on limiting the reference to direct marketing which may be regarded as a legitimate interest. Based on its recital (39b), the European Parliament proposes to limit direct marketing "for own or similar products and services" or for "postal direct marketing". Delegations are invited to indicate any flexibility or possible compromise solutions.

- 7. Concerning the issue of consent, the Presidency insisted on its approach contained in the General Approach. The European Parliament is ready to consider this if the ideas contained in Article 7(2) and 7(4) are included in the text. The Presidency takes the view that, and following the Presidency's mandate, these two provisions could be included in this Article, subject to rewording.
- 8. The Presidency insisted on a limited scope for Article 8 covering only information society services. The European Parliament is ready to consider this if Council agrees on further limiting the scope to children below the age of 13 years. At the same time, the European Parliament agreed to delete its definition of a "child" in Article 4(18). The Presidency invites delegations to comment on this, considering that such an age limit would be applicable for the purposes of this Regulation only.
- 9. Concerning Article 9, the European Parliament was not yet in a position to negotiate and these provisions will be discussed at a next trilogue.

- Concerning Article 9a, the Presidency insisted on the scope as defined in the Council's General Approach. The European Parliament could accept this if "<u>any</u> register of criminal convictions may be kept only under the control of official authority".
- 11. Concerning Article 10(1), the colegislators agreed to reword in order to find a compromise. Concerning Article 10(2), while maintaining the Council's General Approach when it comes to scope, the European Parliament insisted on the necessity for the controller to inform the data subject. The colegislators agreed on this by adding "if possible" as a compromise.
- 12. Taking into account the overall balance of this chapter, subject to alignment of the relevant recitals, and recalling that nothing is agreed until everything is agreed, the Presidency invites the views of delegations on the remaining open elements. Delegations are also

The markings in this table are to be read as follows:

- Second column with first reading Position of the European Parliament: new text is marked in bold italics; deleted parts of the text are marked in strikethrough, text identical with the Commission proposal is marked - with a diagonal line in the box.
- Third column with General Approach of the Council: new text is marked in bold italics; deleted parts of the text are marked in strikethrough, parts of the text that have been moved up or down are marked in bold.
- Fourth column: the diagonal line in the box indicates that the text is identical for all three institutions; text tentatively agreed is included.

<u>ANNEX</u>

COM (2012)0011	EP Position / First Reading	Council General Approach (15/06/2015)	Tentative agreement in trilogue
		(23a) The application of pseudonymisation to personal data	To be aligned with the relevant
		can reduce the risks for the data subjects concerned and help	article(s)
		controllers and processors meet	
		their data protection obligations. The explicit introduction of	
		'pseudonymisation' through the	
		articles of this Regulation is thus	
		not intended to preclude any other measures of data protection.	
		23b) ()	
		(23c) In order to create incentives for applying pseudonymisation	<i>To be aligned with the relevant article(s)</i>
		when processing personal data,	
		<i>measures of pseudonymisation</i> <i>whilst allowing general analysis</i>	
		should be possible within the same	
		controller when the controller has taken technical and organisational	
		measures necessary to ensure that	
		the provisions of this Regulation are implemented, taking into	
		are implemented, taking into account the respective data	
		processing and ensuring that	
		additional information for attributing the personal data to a	

		specific data subject is kept separately. The controller who processes the data shall also refer to authorised persons within the same controller. In such case however the controller shall make sure that the individual(s) performing the pseudonymisation are not referenced in the meta- data.	
(25) Concert should be size	Amendment 8	(25) Concert should be since	
(25) Consent should be given explicitly by any appropriate	(25) Consent should be given explicitly by any appropriate	(25) Consent should be given explicitly <i>unambiguously</i> by any	<i>To be aligned with the relevant article(s)</i>
method enabling a freely given	method enabling a freely given	appropriate method enabling a	unitere(is)
specific and informed indication of	e . e	freely given specific and informed	
the data subject's wishes, either by	the data subject's wishes, either by a	indication of the data subject's	
a statement or by a clear	statement or by a clear affirmative	wishes, either by a written,	
affirmative action by the data	action that is the result of choice	including electronic, oral or other	
subject, ensuring that individuals	by the data subject, ensuring that	statement or, if required by specific	
are aware that they give their	individuals are aware that they give	circumstances, by any other clear	
consent to the processing of	their consent to the processing of	affirmative action by the data	
personal data, including by ticking	personal data, including by. Clear	subject, <i>signifying his or her</i>	
a box when visiting an Internet	affirmative action could include	agreement to ensuring that	
website or by any other statement	ticking a box when visiting an	individuals are aware that they give	
or conduct which clearly indicates	Internet website or by any other	their consent to the processing	
in this context the data subject's	statement or conduct which clearly	ofpersonal data relating to him or	
acceptance of the proposed	indicates in this context the data	her being processed., This could	
processing of their personal data.	subject's acceptance of the	including include by ticking a box	
Silence or inactivity should	proposed processing of his or her	when visiting an Internet website or	
therefore not constitute consent. Consent should cover all	personal data. Silence, <i>mere use of</i>	by any other statement or conduct	
	<i>a service</i> or inactivity should therefore not constitute consent.	which clearly indicates in this context the data subject's	
processing activities carried out for	meretore not constitute consent.	context the data subjects	

the same purpose or purposes. If the data subject's consent is to be given following an electronic request, the request must be clear, concise and not unnecessarily disruptive to the use of the service for which it is provided.	activities carried out for the same purpose or purposes. If the data subject's consent is to be given following an electronic request, the	acceptance of the proposed processing of their personal data. Silence or inactivity should therefore not constitute consent. Where it is technically feasible and effective, the data subject's consent to processing may be given by using the appropriate settings of a browser or other application. In such cases it is sufficient that the data subject receives the information needed to give freely specific and informed consent when starting to use the service. Consent should cover all processing activities carried out for the same purpose or purposes. When the processing has multiple purposes, unambiguous consent should be granted for all of the processing purposes. If the data subject's consent is to be given following an electronic request, the request must be clear, concise and not	
		unnecessarily disruptive to the use of the service for which it is provided.	

(25a) Genetic data should be To be aligned with the relevant
defined as personal data relating article(s)
to the genetic characteristics of an
individual which have been
inherited or acquired as they result
from an analysis of a biological
sample from the individual in
question, in particular by
chromosomal, deoxyribonucleic
acid (DNA) or ribonucleic acid
(RNA) analysis or analysis of any
other element enabling equivalent
information to be obtained.
(25aa) It is often not possible to To be aligned with the relevant
fully identify the purpose of data article(s)
processing for scientific purposes
at the time of data collection.
Therefore data subjects can give
their consent to certain areas of
scientific research when in
keeping with recognised ethical
standards for scientific research.
Data subjects should have the
opportunity to give their consent
only to certain areas of research or
parts of research projects to the
extent allowed by the intended
purpose and provided that this
does not involve disproportionate
efforts in view of the protective
purpose.

			1		
(26) Personal data relating to health		(26) Personal data relating to	To be aligned	with the	relevant
should include in particular all data		concerning health should include in	article(s)		
pertaining to the health status of a	1 0	particular all data pertaining to the			
data subject; information about the		health status of a data subject <i>which</i>			
registration of the individual for the	registration of the individual for the	reveal information relating to the			
provision of health services;	provision of health services;	past, current or future physical or			
information about payments or	information about payments or	mental health of the data subject;			
eligibility for healthcare with	eligibility for healthcare/ with	<i>including</i> information about the			
respect to the individual; a number,		registration of the individual for the			
symbol or particular assigned to an	symbol or particular assigned to an	provision of health services;			
individual to uniquely identify the	individual to uniquely identify the	information about payments or			
individual for health purposes; any	individual for health purposes; any	eligibility for healthcare with			
information about the individual	information about the individual	respect to the individual; a number,			
collected in the course of the	collected in the course of the	symbol or particular assigned to an			
provision of health services to the	provision of health services to the	individual to uniquely identify the			
individual; information derived	individual; information derived	individual for health purposes; any			
from the testing or examination of	from the testing or/examination of a	information about the individual			
a body part or bodily substance,		collected in the course of the			
including biological samples;		provision of health services to the			
identification of a person as		individual; information derived			
provider of healthcare to the	provider of / healthcare to the	from the testing or examination of a			
individual; or any information on		body part or bodily substance,			
e.g. a disease, disability, disease	e.g. a disease, disability, disease	including genetic data and			
risk, medical history, clinical	risk, medical history, clinical	biological samples; identification of			
treatment, or the actual	treatment, or the actual	a person as provider of healthcare			
physiological or biomedical state of		to the individual; or any			
the data subject independent of its		information on e.g. for example a			
source, such as e.g. from a		disease, disability, disease risk,			
physician or other health	1 2 /	medical history, clinical treatment,			
professional, a hospital, a medical		or the actual physiological or			
device, or an in vitro diagnostic	device, or an in vitro diagnostic	biomedical state of the data subject			
test.	test.	independent of its source, such as			
		e.g. for example from a physician			
		or other health professional, a			
	\vee	hospital, a medical device, or an in			

	vitro diagnostic test.	
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(20) Children degemente argenting	(20) Children degemente angeifie	(20) Children degemente angeifie	To be aligned	with the velocity
	(29) Children deserve specific		-	wiin the relevant
protection of their personal data, as			article(s)	
they may be less aware of risks,				
consequences, safeguards and their	1 , 6	1 , 6		
rights in relation to the processing	e 1 e	e 1 e		
of personal data. To determine		of personal data. To determine		
when an individual is a child, this	when an individual is a child, this	when an individual is a child, this		
Regulation should take over the	Regulation should take over the	Regulation should take over the		
definition laid down by the UN	definition laid down by the UN	definition laid down by the UN		
Convention on the Rights of the	Convention on the Rights of the	Convention on the Rights of the		
Child.	Child. Where data processing is	Child. This concerns especially the		
	based on the data subject's consent	use of personal data of children		
	in relation to the offering of goods	for the purposes of marketing or		
	or services directly to a child,	creating personality or user		
	consent should be given or	profiles and the collection of child		
		data when using services offered		
	legal guardian in cases where the	directly to a child.		
	child is below the age of 13. Age-			
	appropriate language should be			
	used where the intended audience			
	is children. Other grounds of			
	lawful processing such as grounds			
	of public interest should remain			
	applicable, such as for processing			
	in the context of preventive or			
	counselling services offered			
	9			
	directly to a child.			

(30) Any processing of personal	(30) Any processing of personal/		0	with the	e relevant
data should be lawful, fair and		data should be lawful <i>and</i> , fair. and	article(s)		
transparent in relation to the	1 /	It should be transparent in relation			
individuals concerned. In	individuals concerned. In particular,	to for the individuals concerned. In			
particular, the specific purposes for	the specific purposes for which the	particular, the specific purposes for			
which the data are processed	data are processed should be	which the data are processed should			
should be explicit and legitimate	explicit and legitimate/ and	be explicit and legitimate and			
and determined at the time of the	determined at the time / of the	determined at the time of the			
collection of the data. The data	collection of the data. The data	collection of the data. The data			
should be adequate, relevant and	should be adequate, relevant and	should be adequate, relevant and			
limited to the minimum necessary	limited to the minimum necessary	limited to the minimum necessary			
for the purposes for which the data	for the purposes for which the data	for the purposes for which the data			
are processed; this requires in	are processed; this/ requires in	are processed; this requires in			
particular ensuring that the data	particular ensuring / that the data	particular ensuring that the data			
collected are not excessive and that	collected are not excessive and that	collected are not excessive and that			
the period for which the data are	the period for which the data are	the period for which the data are			
stored is limited to a strict	stored is limited to a strict	stored is limited to a strict			
minimum. Personal data should	minimum. Personal data should	minimum. Personal data should			
only be processed if the purpose of	only be processed if the purpose of	only be processed if the purpose of			
the processing could not be	the processing could not be fulfilled	the processing could not be fulfilled			
fulfilled by other means. Every	by other means. Every reasonable	by other means. that personal data			
reasonable step should be taken to	step should be taken to ensure that	concerning them are collected,			
ensure that personal data which are	personal data which are inaccurate	used, consulted or otherwise			
inaccurate are rectified or deleted.	are rectified or deleted. In order to	processed and to which extent the			
In order to ensure that the data are	ensure that the data are not kept	data are processed or will be			
not kept longer than necessary,	longer/ than necessary, time limits	processed. The principle of			
time limits should be established by	should be established by the	transparency requires that any			
the controller for erasure or for a	controller for erasure or for a	information and communication			
periodic review.	periodic review.	relating to the processing of those			
		data should be easily accessible			
		and easy to understand, and that			
	\bigvee	clear and plain language is used.			

This concerns in particular the information of the data subjects on the identity of the controller and the purposes of the processing and further information to ensure fair and transparent processing in
respect of the individuals concerned and their right to get confirmation and communication
of personal data being processed concerning them.
Individuals should be made aware on risks, rules, safeguards and
rights in relation to the processing
of personal data and how to exercise his or her rights in
relation to the processing. In
particular, the specific purposes
for which the data are processed should be explicit and legitimate
and determined at the time of the
collection of the data. The data should be adequate and relevant
for the purposes for which the data
are processed; this requires in
particular ensuring that the data collected are not excessive and that
the period for which the data are
stored is limited to a strict
minimum. Personal data should only be processed if the purpose of
the processing could not

reasonably be fulfilled by other
means. In order to ensure that the
data are not kept longer than
necessary, time limits should be
established by the controller for
erasure or for a periodic review.
Every reasonable step should be
taken to ensure that personal data
which are inaccurate are rectified or
deleted. In order to ensure that the
data are not kept longer than
1 0
necessary, time limits should be
established by the controller for
erasure or for a periodic review.
Personal data should be processed
in a manner that ensures
appropriate security and
confidentiality of the personal
data, including for preventing
unauthorised access to or the use
of personal data and the
equipment used for the processing.
equipment used for the processing.

	Amendment 10				
(31) In order for processing to be	(31) In order for processing to be	(31) In order for processing to be	To be aligned v	vith the	relevant
lawful, personal data should be	lawful, personal data should be	lawful, personal data should be	article(s)		
processed on the basis of the	processed on the basis of the	processed on the basis of the			
consent of the person concerned or	consent of the person concerned or	consent of the person concerned or			
some other legitimate basis, laid	some other legitimate basis, laid	some other legitimate basis, laid			
down by law, either in this	down by law, either in this	down by law, either in this			
Regulation or in other Union or	Regulation or in other Union or	Regulation or in other Union or			
Member State law as referred to in	Member State law as referred to in	Member State law as referred to in			
this Regulation.	this Regulation. In case of a child	this Regulation, <i>including the</i>			
	or a person lacking legal capacity,	necessity for compliance with the			
	relevant Union or Member State	legal obligation to which the			
	law should determine the	controller is subject or the			
	conditions under which consent is	necessity for the performance of a			
	given or authorised by that person.	contract to which the data subject			
		is party or in order to take steps at			
		the request of the data subject			
		prior to entering into a contract.			
		(31a) Wherever this Regulation	To be aligned v	vith the	relevant
		refers to a legal basis or a	article(s)		
		legislative measure, this does not			
		necessarily require a legislative act			
		adopted by a parliament, without			
		prejudice to requirements pursuant the constitutional order			
		of the Member State concerned,			
		however such legal basis or			
		legislative measure should be clear			
		and precise and its application			
		foreseeable for those subject to it			
		as required by the case law of the			
		Court of Justice of the European			
		Union and the European Court of			

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Human Rights.	



	Amendment 11						
(32) Where processing is based on	(32) Where processing is based on	(32) Where processing is based on	To be	aligned	with	the	relevant
the data subject's consent, the	the data subject's consent, the	the data subject's consent, the	article(s)			
controller should have the burden	controller should have the burden						
of proving that the data subject has	of proving that the data subject has	of proving be able to demonstrate					
given the consent to the processing	given the consent to the processing	that the data subject has given the					
operation. In particular in the	operation. In particular in the	consent to the processing operation.					
context of a written declaration on	context of a written declaration on	In particular in the context of a					
another matter, safeguards should	another matter, safeguards should	written declaration on another					
ensure that the data subject is	ensure that the data subject is aware	matter, safeguards should ensure					
aware that and to what extent	that and to what extent consent is	that the data subject is aware that					
consent is given.	given. To comply with the principle	and to what the extent to which					
	of data minimisation, the burden	consent is given. A declaration of					
	of proof should not be understood	consent pre-formulated by the					
	as requiring the positive	-					
	identification of data subjects	-					
	-	form, using clear and plain					
		language and its content should					
	93/13/EEC ¹), data protection						
	policies should be as clear and						
		informed, the data subject should					
	should not contain hidden or	5 6 5					
	-	the controller and the purposes of					
	cannot be given for the processing	the processing for which the					
	of personal data of third persons.	personal data are intended;					
		consent should not be regarded as					
	¹ Council Directive 93/13/EEC of 5	freely-given if the data subject has					
		no genuine and free choice and is					
	consumer contracts (OJ L 95,						
	21.4.1993, p. 29).	consent without detriment.					

	Amendment 12		
(33) In order to ensure free consent, it should be clarified that consent does not provide a valid legal ground where the individual has no genuine and free choice and is subsequently not able to refuse or withdraw consent without detriment.	(33) In order to ensure free consent, it should be clarified that consent does not provide a valid legal ground where the individual has no genuine and free choice and is subsequently not able to refuse or withdraw consent without detriment. This is especially the case if the controller is a public authority that can impose an obligation by virtue of its relevant public powers and the consent cannot be deemed as freely given. The use of default options which the data subject is required to modify to object to the processing, such as pre-ticked boxes, does not express free consent. Consent for the processing of additional personal data that are not necessary for the provision of a service should not be required for using the service. When consent is withdrawn, this may allow the termination or non-execution of a service which is dependent on the data. Where the conclusion of the intended purpose is unclear, the controller should in regular intervals provide the data subject with information about the processing and request a re- affirmation of their his or her consent.	(33) deleted	To be aligned with the relevant article(s)

	Amendment 13						
(34) Consent should not provide a	deleted	(34) In order to safeguard that	To be alig	gned w	ith t	he	relevant
valid legal ground for the		Consent consent has been freely-					
processing of personal data, where		given, consent should not provide a					
there is a clear imbalance between		valid legal ground for the					
the data subject and the controller.		processing of personal data in a					
This is especially the case where		specific case, where there is a clear					
the data subject is in a situation of		imbalance between the data subject					
dependence from the controller,		and the controller and This this is					
among others, where personal data		especially the case where the data					
are processed by the employer of		subject is in a situation of					
employees' personal data in the		dependence from the controller,					
employment context. Where the		among others, where personal data					
controller is a public authority,		are processed by the employer of					
there would be an imbalance only		employees' personal data in the					
in the specific data processing		employment context. Where the					
operations where the public		controller is a public authority,					
authority can impose an obligation		there would be an imbalance only					
by virtue of its relevant public		in the specific data processing					
powers and the consent cannot be		operations where the public					
deemed as freely given, taking into		authority can impose an obligation					
account the interest of the data		by virtue of its relevant public					
subject.		powers and makes it unlikely that					
		the consent cannot be deemed was					
		given as freely- given, taking into					
		account the interest of the data					
		subject in all the circumstances of					
		that specific situation. Consent is					
		presumed not to be freely given, if					
		it does not allow separate consent					
		to be given to different data					
		processing operations despite it is					

		appropriate in the individual case, or if the performance of a contract is made dependent on the consent despite this is not necessary for such performance and the data subject cannot reasonably obtain equivalent services from another source without consent.	
(35) Processing should be lawful where it is necessary in the context	(35) Processing should be lawful where it is necessary in the context	(35) Processing should be lawful where it is necessary in the context	
of a contract or the intended	of a contract or the intended	of a contract or the intended	
entering into a contract.	entering into a contract.	entering into a contract.	entering into a contract.
		(35a) This Regulation provides for general rules on data protection and that in specific cases Member States are also empowered to lay down national rules on data protection. The Regulation does therefore not exclude Member State law that defines the circumstances of specific processing situations, including determining more precisely the conditions under which processing of personal data is lawful. National law may also provide for specific sectors and for the processing of special categories of data.	article(s)

Amendment 15To be aligned with the relevant a controller may provide a legal basis for processing, provided that the interests or the fundamental rights and freedoms of the data subject are not overriding. This would need careful assessment in particular where the data subject is a child,Amendment 15To be aligned with the relevant article(s)Image: disclose of the third party to whom the data is-are disclosed, are not overriding. This would need careful assessment in particular where the data subject is a child,(38) The legitimate interests of a the controller, or in case of disclosure, of the third party to whom the data is-are disclosed, may provide a legal basis for processing, provided that they meet the reasonable expectations of the data subject based on his or her with the reasonable expectations of the data subject based on his or her(38) The legitimate interests of a controller including of a controller to which the data may be disclosed or of a third party may provide a legal basis for processing, provided that the interests or the fundamental rights and freedoms of the data subject are not overriding. ThisTo be aligned with the relevant article(s)	(37) The processing of personal data should equally be regarded as lawful where it is necessary to protect an interest which is essential for the data subject's life.	(37) The processing of personal data should equally be regarded as lawful where it is necessary to protect an interest which is essential for the data subject's life.	(37) The processing of personal data should equally be regarded as lawful where it is necessary to protect an interest which is essential for the data subject's life or that of another person. Some types of data processing may serve both important grounds of public interest and the vital interests of the data subject as, for instance when processing is necessary for humanitarian purposes, including for monitoring epidemic and its spread or in situations of humanitarian emergencies, in particular in situations of natural disasters.	To be aligned article(s)	with the	relevant
controller may provide a legal basis for processing, provided that the interests or the fundamental rights and freedoms of the data subject are not overriding. This would need careful assessment in particular where the data subject is a child, data subject based on his or her	(28) The logitimate interests of a		(28) The legitimate interests of a	To be aligned	with the	nologant
for processing, provided that the interests or the fundamental rights and freedoms of the data subject are not overriding. This would need careful assessment in particulardisclosure, of the third party to whom the data is—are disclosed, may provide a legal basis for processing, provided that they meet the reasonable expectations of the data subject based on his or herto which the data may be disclosed or of a third party may provide a legal basis for processing, provided that the interests or the fundamental rights and freedoms of the data				U	wiin ine	reievant
interests or the fundamental rights and freedoms of the data subject are not overriding. This would need careful assessment in particular where the data subject is a child, data subject based on his or her interests or the fundamental careful assessment in particular where the data subject is a child, interests or the fundamental careful assessment in particular where the data subject is a child, interests or the fundamental careful assessment in particular careful assessment in particular		5	0			
are not overriding. This would need careful assessment in particular where the data subject is a child,processing, provided <i>that they meet</i> <i>the reasonable expectations of the</i> <i>data subject based on his or her</i> that the interests or the fundamental rights and freedoms of the data			•			
careful assessment in particular <i>the reasonable expectations of the</i> rights and freedoms of the data where the data subject is a child, <i>data subject based on his or her</i> subject are not overriding. This	5	• •	e 1 6,1			
where the data subject is a child, data subject based on his or her subject are not overriding. This	0					
	1	1 0	8			
1 owner that an induce degeneration is $1 $ of $1 $ or $1 $ of $1 $ or $1 $ of $1 $ or 1	•	5				
	given that children deserve specific	relationship with the controller	would need careful assessment			
protection. The data subject should <i>and</i> that the interests or the <i>including whether a data subject</i>	1 0		0			
have the right to object the fundamental rights and freedoms of <i>can expect at the time and in the</i>	e s	e	A			
processing, on grounds relating to the data subject are not overriding. <i>context of the collection of the</i> their particular situation and free of This would need careful assessment <i>data that processing for this</i>		, e				
charge. To ensure transparency, the in particular where the data subject purpose may take place.	1		1 0 9			

controller should be obliged to	is a child, given that children	Legitimate interest could exist for	
explicitly inform the data subject	deserve specific protection.	example when there is a relevant	
on the legitimate interests pursued	Provided that the interests or the	and appropriate connection	
and on the right to object, and also	fundamental rights and freedoms	between the data subject and the	
be obliged to document these	of the data subject are not	controller in situations such as the	
legitimate interests. Given that it is	overriding, processing limited to	data subject being a client or in	
for the legislator to provide by law	pseudonymous data should be	the service of the controller. At	
the legal basis for public authorities	presumed to meet the reasonable	any rate the existence of a	
to process data, this legal ground	expectations of the data subject	legitimate interest would need	
should not apply for the processing	based on his or her relationship	careful assessment including	
by public authorities in the	with the controller. The data	whether a data subject can expect	
performance of their tasks.	subject should have the right to	at the time and in the context of	
	object the processing, on grounds	the collection of the data that	
	relating to their particular situation	processing for this purpose may	
	and free of charge. To ensure	take place. –iIn particular where	
	transparency, the controller should	such assessment must take into	
	be obliged to explicitly inform the	account whether the data subject is	
	data subject on the legitimate	a child, given that children deserve	
	interests pursued and on the right to	specific protection. The data	
	object, and also be obliged to	subject should have the right to	
	document these legitimate interests.	object to the processing, on	
	The interests and fundamental	grounds relating to their particular	
	rights of the data subject could in	situation and free of charge. To	
	particular override the interest of	ensure transparency, the controller	
	the data controller where personal	should be obliged to explicitly	
	data are processed in	inform the data subject on the	
	circumstances where data subjects	legitimate interests pursued and on	
	do not reasonably expect further	the right to object, and also be	
	processing. Given that it is for the	obliged to document these	
	legislator to provide by law the	legitimate interests. Given that it is	
	legal basis for public authorities to	for Union or national law the	
	process data, this legal ground	legislator to provide by law the	

			•		
	should not apply for the processing	legal basis for public authorities to			
	by public authorities in the	process data, this legal ground			
	performance of their tasks.	should not apply for the processing			
		by public authorities in the exercise			
		performance of their tasksduties.			
		(38a) Controllers that are part of a	To be aligned	with the	relevant
		group of undertakings or	article(s)		
		institution affiliated to a central			
		body may have a legitimate			
		interest to transmit personal data			
		within the group of undertakings			
		for internal administrative			
		purposes, including the processing			
		of clients' or employees' personal			
		data. The general principles for			
		the transfer of personal data,			
		within a group of undertakings, to			
		an undertaking located in a third			
		country remain unaffected.			
	Amendment 16				
(39) The processing of data to the	(39) The processing of data to the	(39) The processing of data to the	To be aligned	with the	relevant
extent strictly necessary for the	extent strictly necessary and	extent strictly necessary for the	article(s)		
purposes of ensuring network and	proportionate for the purposes of	purposes of ensuring network and			
information security, i.e. the ability	ensuring network and information	information security, i.e. the ability			
of a network or an information	security, i.e. the ability of a network	of a network or an information			
system to resist, at a given level of	or an information system to resist,	system to resist, at a given level of			
confidence, accidental events or	at a given level of confidence,	confidence, accidental events or			
unlawful or malicious actions that	accidental events or unlawful or	unlawful or malicious actions that			
compromise the availability,	malicious actions that compromise	compromise the availability,			
authenticity, integrity and	the availability, authenticity,	authenticity, integrity and			
	-		1		
confidentiality of stored or	integrity and confidentiality of	confidentiality of stored or			

the related services offered by, or		5,	
accessible via, these networks and		accessible via, these networks and	
systems, by public authorities,	• • • •	systems, by public authorities,	
Computer Emergency Response		Computer Emergency Response	
Teams – CERTs, Computer	Response Teams – CERTs,	Teams – CERTs, Computer	
Security Incident Response Teams	Computer Security Incident	Security Incident Response Teams -	
- CSIRTs, providers of electronic	Response Teams – CSIRTs,	- CSIRTs, providers of electronic	
communications networks and	providers of electronic	communications networks and	
services and by providers of	communications networks and	services and by providers of	
security technologies and services,	services and by providers of	security technologies and services,	
constitutes a legitimate interest of	security technologies and services	constitutes a legitimate interest of	
the concerned data controller. This	constitutes a legitimate interest of	the concerned data controller	
could, for example, include	the concerned data controller. This	concerned. This could, for	
preventing unauthorised access to	could, for example, include	example, include preventing	
electronic communications	preventing unauthorised access to	unauthorised access to electronic	
networks and malicious code	electronic communications	communications networks and	
distribution and stopping 'denial of	networks and malicious code	malicious code distribution and	
service' attacks and damage to	distribution and stopping 'denial of	stopping 'denial of service' attacks	
computer and electronic	service' attacks and damage to	and damage to computer and	
communication systems.	computer and electronic	electronic communication systems.	
	communication systems. This	The processing of personal data	
	principle also applies to processing	strictly necessary for the purposes	
	of personal data to restrict abusive	of preventing fraud also	
	access to and use of publicly	constitutes a legitimate interest of	
	available network or information	the data controller concerned. The	
	systems, such as the blacklisting of	processing of personal data for	
	electronic identifiers.	direct marketing purposes may be	
		regarded as carried out for a	
		legitimate interest.	

Amendment 17	
(39a) Provided that the interests or	To be aligned with the relevant
the fundamental rights and	article(s)
freedoms of the data subject are	
not overriding, the prevention or	
limitation of damages on the side	
of the data controller should be	
presumed as carried out for the	
legitimate interest of the data	
controller or, in case of disclosure,	
of the third party to whom the data	
is are disclosed, and as meeting the	
reasonable expectations of the data	
subject based on his or her	
relationship with the controller.	
The same principle also applies to	
the enforcement of legal claims	
against a data subject, such as debt	
collection or civil damages and	
remedies.	
Amendment 18	
(39b) Provided that the interests or	To be aligned with the relevant
the fundamental rights and	article(s)
freedoms of the data subject are	
not overriding, the processing of	
personal data for the purpose of	
direct marketing for own or	
similar products and services or	
for the purpose of postal direct	
marketing should be presumed as	
carried out for the legitimate	
interest of the controller, or in case	
incress of the controller, or in cuse	

of disclosure, of the third party to	
whom the data are disclosed, and	
as meeting the reasonable	
expectations of the data subject	
based on his or her relationship	
with the controller if highly visible	
information on the right to object	
and on the source of the personal	
data is given. The processing of	
business contact details should be	
generally regarded as carried out	
for the legitimate interest of the	
controller, or in case of disclosure,	
of the third party to whom the data	
are disclosed, and as meeting the	
reasonable expectations of the data	
subject based on his or her	
relationship with the controller.	
The same should apply to the	
processing of personal data made	
manifestly public by the data	
subject.	
manifestly public by the data	

	Amendment 19		
(40) The processing of personal	deleted	(40) The processing of personal	To be aligned with the relevant
data for other purposes should be		data for other purposes than the	article(s)
only allowed where the processing		purposes for which the data have	
is compatible with those purposes		been initially collected should be	
for which the data have been		only allowed where the processing	
initially collected, in particular		is compatible with those purposes	
where the processing is necessary		for which the data have been	
for historical, statistical or		initially collected, in-In such case	
scientific research purposes. Where		no separate legal basis is required	
the other purpose is not compatible		other than the one which allowed	
with the initial one for which the		the collection of the data. If	
data are collected, the controller		particular where the processing is	
should obtain the consent of the		necessary for the performance of a	
data subject for this other purpose		task carried out in the public	
or should base the processing on		interest or in the exercise of	
another legitimate ground for		official authority vested in the	
lawful processing, in particular		controller, Union law or Member	
where provided by Union law or		State law may determine and	
the law of the Member State to		specify the tasks and purposes for	
which the controller is subject. In		which the further processing shall	
any case, the application of the		be regarded as lawful. The further	
principles set out by this		processing for archiving purposes	
Regulation and in particular the		in the public interest, or historical,	
information of the data subject on		statistical, or scientific research or	
those other purposes should be		historical purposes or in view of	
ensured.		future dispute resolution should be	
		considered as compatible lawful	
		processing operations. The legal	
		basis provided by Union or	
		Member State law for the	
		collection and processing of	

personal data may also provide a
legal basis for further processing
for other purposes if these
purposes are in line with the
assigned task and the controller is
entitled legally to collect the data
for these other purposes.
In order to ascertain whether a
purpose of further processing is
compatible with the purpose for
which the data are initially
collected, the controller, after
having met all the requirements
for the lawfulness of the original
processing, should take into
account inter alia any link between
those purposes and the purposes of
the intended further processing,
the context in which the data have
been collected, including the
reasonable expectations of the data
subject as to their further use, the
nature of the personal data, the
consequences of the intended
further processing for data
subjects, and the existence of
appropriate safeguards in both the
original and intended processing
operations. Where the intended
other purpose is not compatible
with the initial one for which the
data are collected, the controller

should obtain the consent of the
data subject for this other purpose
or should base the processing on
another legitimate ground for
lawful processing, in particular
where provided by Union law or the
law of the Member State to which
the controller is subject.
In any case, the application of the
principles set out by this Regulation
and in particular the information of
the data subject on those other
purposes and on his or her rights
including the right to object,
should be ensured. <i>Indicating</i>
possible criminal acts or threats to
public security by the controller
and transmitting these data to a
competent authority should be
regarded as being in the legitimate
interest pursued by the controller.
However such transmission in the
legitimate interest of the controller
0
or further processing of personal data should be prohibited if the
data should be prohibited if the
processing is not compatible with a
legal, professional or other
binding obligation of secrecy.

	Amendment 20		
(41) Personal data which are, by their nature, particularly sensitive and vulnerable in relation to fundamental rights or privacy, deserve specific protection. Such data should not be processed, unless the data subject gives his explicit consent. However, derogations from this prohibition should be explicitly provided for in respect of specific needs, in particular where the processing is carried out in the course of legitimate activities by certain associations or foundations the purpose of which is to permit the exercise of fundamental freedoms.		(41) Personal data which are, by their nature, particularly sensitive and vulnerable in relation to fundamental rights and freedomsor privacy, deserve specific protection as the context of their processing may create important risks for the fundamental rights and freedoms. These data should also include personal data revealing racial or ethnic origin, whereby the use of the term 'racial origin' in this Regulation does not imply an acceptance by the European Union of theories which attempt to determine the existence of separate human races. Such data should not be processed, unless processing is allowed in specific cases set out in this Regulation, taking into account that Member States law may lay down specific provisions on data protection in order to adapt the application of the rules of this Regulation for compliance with a legal obligation or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller. In addition to the specific requirements for such processing, the general principles and other rules of this Regulation should apply, in particular as	To be aligned with the relevant article(s)

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regards the conditions for lawful
processing. Derogations from the
general prohibition for processing
such special categories of personal
data should be explicitly provided
inter alia where the data subject
gives his <i>or her</i> explicit consent -
However, derogations from this
prohibition should be explicitly
provided for or in respect of
specific needs, in particular where
the processing is carried out in the
course of legitimate activities by
certain associations or foundations
the purpose of which is to permit
the exercise of fundamental
freedoms.
Special categories of personal data
may also be processed where the
data have manifestly been made
public or voluntarily and at the
request of the data subject
transferred to the controller for a
specific purpose specified by the
data subject, where the processing
is done in the interest of the data
subject.
Member State and Union Law may
provide that the general
prohibition for processing such
special categories of personal data
in certain cases may not be lifted
by the data subject's explicit
consent.

	Amendment 21		
(42) Derogating from the prohibition on processing sensitive categories of data should also be allowed if done by a law, and subject to suitable safeguards, so as to protect personal data and other fundamental rights, where grounds of public interest so justify and in particular for health purposes, including public health and social protection and the management of health-care services, especially in order to ensure the quality and cost-effectiveness of the procedures used for settling claims for benefits and services in the health insurance system, or for historical, statistical and scientific research purposes.	(42) Derogating from the prohibition on processing sensitive categories of data should also be allowed if done by a law, and subject to suitable safeguards, so as to protect personal data and other fundamental rights, where grounds of public interest so justify and in particular for health purposes, including public health and social protection and the management of health-care services, especially in order to ensure the quality and cost- effectiveness of the procedures used for settling claims for benefits and services in the health insurance	(42) Derogating from the prohibition on processing sensitive categories of data should also be allowed if done by a when provided for in Union or Member State law, and subject to suitable safeguards, so as to protect personal data and other fundamental rights, where grounds of public interest so justify, in particular processing data in the field of employment law, social security and social protection law, including pensions and for health security, monitoring and alert purposes, the prevention or control of communicable diseases and other serious threats to health or ensuring high standards of quality and safety of health care and services and of medicinal products or medical devices or assessing public policies adopted in the field of health, also by producing quality and activity indicators. and in particular This may be done for health purposes, including public health and social protection and the management of health-care services, especially in order to	To be aligned with the relevant article(s)

ensure the quality and cost- effectiveness of the procedures used for settling claims for benefits and services in the health insurance system, or for <i>archiving in the</i> <i>public interest or</i> historical, statistical and scientific research purposes. A derogation should also allow processing of such data where necessary for the establishment, exercise or defence of legal claims, regardless of whether in a judicial procedure or whether in an administrative or any out-of- court procedure. (42a) Special categories of personal data which deserve higher protection, may only be processed for health-related purposes where necessary to achieve those purposes for the benefit of individuals and society as a whole, in particular in the context of the management of health or social care services and systems including the processing by the management and central national health authorities of such data for the purpose of quality control, management information and he general national and local			
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personal data which deserve higher protection, may only be processed for health-related purposes where necessary to achieve those purposes for the benefit of individuals and society as a whole, in particular in the context of the management of health or social care services and systems including the processing by the management and central national health authorities of such data for the purpose of quality control, management information		court procedure.	
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higher protection, may only be processed for health-related purposes where necessary to achieve those purposes for the benefit of individuals and society as a whole, in particular in the context of the management of health or social care services and systems including the processing by the management and central national health authorities of such data for the purpose of quality control, management information			0
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by the management and central national health authorities of such data for the purpose of quality control, management information		systems including the processing	
national health authorities of such data for the purpose of quality control, management information		• • • •	
data for the purpose of quality control, management information			
control, management information			

supervision of the health or social
care system, and ensuring
continuity of health or social care
and cross-border healthcare or
health security, monitoring and
alert purposes or for archiving
purposes in the public interest,
for historical, statistical or
scientific purposes as well as for
studies conducted in the public
interest in the area of public
health. Therefore this Regulation
should provide for harmonised
conditions for the processing of
special categories of personal
data concerning health, in respect
of specific needs, in particular
where the processing of these
data is carried out for certain
health-related purposes by
persons subject to a legal
obligation of professional secrecy.
Union or Member State law
should provide for specific and
suitable measures so as to protect
the fundamental rights and the
personal data of individuals.
(42b) The processing of special To be aligned with the relevant
categories of personal data may be article(s)
necessary for reasons of public
interest in the areas of public
health without consent of the data

		subject. This processing is subject	
		to suitable and specific measures	
		so as to protect the rights and	
		freedoms of individuals. In that	
		context, 'public health' should be	
		interpreted as defined in	
		Regulation (EC) No 1338/2008 of	
		the European Parliament and of	
		the Council of 16 December 2008	
		on Community statistics on public	
		health and health and safety at	
		work, meaning all elements related	
		to health, namely health status,	
		including morbidity and disability,	
		the determinants having an effect	
		on that health status, health care	
		needs, resources allocated to	
		health care, the provision of, and	
		universal access to, health care as	
		well as health care expenditure	
		and financing, and the causes of	
		mortality. Such processing of	
		personal data concerning health	
		for reasons of public interest	
		should not result in personal data	
		being processed for other purposes	
		by third parties such as employers,	
		insurance and banking companies.	
(43) Moreover, the processing of			
personal data by official authorities			
for achieving aims, laid down in			
constitutional law or international			

public law, of officially recognised	public law, of officially recognised	public law, of officially recognised	public law, of officially recognised
religious associations is carried out	religious associations is carried out	religious associations is carried out	religious associations is carried out
on grounds of public interest.	on grounds of public interest.	on grounds of public interest.	on grounds of public interest.
(44) Where in the course of	(44) Where in the course of	(44) Where in the course of	(44) Where in the course of
electoral activities, the operation of	electoral activities, the operation of	electoral activities, the operation of	electoral activities, the operation of
the democratic system requires in a	the democratic system requires in a	the democratic system requires in a	the democratic system requires in a
Member State that political parties	Member State that political parties	Member State that political parties	Member State that political parties
compile data on people's political	compile data on people's political	compile data on people's political	compile data on people's political
opinions, the processing of such	opinions, the processing of such	opinions, the processing of such	opinions, the processing of such
data may be permitted for reasons	data may be permitted for reasons	data may be permitted for reasons	data may be permitted for reasons
of public interest, provided that	of public interest, provided that	of public interest, provided that	of public interest, provided that
appropriate safeguards are	appropriate safeguards are	appropriate safeguards are	appropriate safeguards are
established.	established.	established.	established.
	Amendment 22	·	
(45) If the data processed by a	(45) If the data processed by a	(45) If the data processed by a	To be aligned with the relevant
controller do not permit the	controller do not permit the	controller do not permit the	article(s)
controller to identify a natural	controller to identify a natural	controller to identify a natural	
person, the data controller should	person, the data controller should	person, the data controller should	
not be obliged to acquire additional	not be obliged to acquire additional	not be obliged to acquire additional	
information in order to identify the	information in order to identify the	information in order to identify the	
data subject for the sole purpose of	data subject for the sole purpose of	data subject for the sole purpose of	
complying with any provision of	complying with any provision of this Regulation. In case of a request	complying with any provision of	
this Regulation. In case of a request	for access, the controller should be	this Regulation. In case of a request for access, the controller should be	
for access, the controller should be	entitled to ask the data subject for	entitled to ask the data subject for	
entitled to ask the data subject for	further information to enable the	further information to enable the	
further information to enable the	data controller to locate the	data controller to locate the	
data controller to locate the	personal data which that person	personal data which that person	
personal data which that person	seeks. If it is possible for the data	seeks However, the controller	
seeks.	subject to provide such data,	should not refuse to take	
	controllers should not be able to	additional information provided by	
	invoke a lack of information to	the data subject in order to	
	refuse an access request.	support the exercise of his or her	
		rights.	

Article 4	Article 4	Article 4	
Definitions	Definitions	Definitions	
	Amendment 98		
For the purposes of this Regulation:	For the purposes of this Regulation:	For the purposes of this Regulation:	
	(2a) 'pseudonymous data' means	\rightarrow see point (3b)	Tentative agreement in trilogue on
	personal data that cannot be		keeping definition 3(b) of the
	attributed to a specific data subject		Presidency
	without the use of additional		
	information, as long as such		
	additional information is kept		
	separately and subject to technical		
	and organisational measures to		
	ensure non-attribution;		
		(3b) pseudonymisation' means the	(3b) pseudonymisation' means the
		processing of personal data in	processing of personal data in such
		such a way that the data can no	a way that the data can no longer be
		longer be attributed to a specific	attributed to a specific data subject
		data subject without the use of additional information, as long as	without the use of additional information, as long as such
		such additional information, as long as	additional information is kept
		separately and subject to technical	separately and subject to technical
		and organisational measures to	and organisational measures to
		ensure non-attribution to an	ensure non-attribution to an
		identified or identifiable person.	identified or identifiable person.
(8) 'the data subject's consent'	(8) 'the data subject's consept'	(8) 'the data subject's consent'	To be aligned with tentative
means any freely given specific,	means any freely given specific,	means any freely given, specific,	agreement on Article 7
informed and explicit indication of	informed and explicit indication of	and informed and explicit	C
his or her wishes by which the data	his or her wishes by which the data	indication of his or her wishes by	
subject, either by a statement or by	subject, either by a statement or by	which the data subject, either by a	
a clear affirmative action, signifies	a clear affirmative action, signifies	statement or by a clear affirmative	
agreement to personal data relating to them being processed;	agreement to personal data relating to them being processed;	action, signifies agreement to personal data relating to them being	
to mem being processed,	to them being processed,	processed;	

(10) 'genetic data' means all data, of whatever type, concerning the characteristics of an individual which are inherited or acquired during early prenatal development;	(10) 'genetic data' means all personal data, of whatever type, concerning relating to the genetic characteristics of an individual which are have been inherited or acquired during early prenatal development as they result from an analysis of a biological sample from the individual in question, in particular by chromosomal, desoxyribonucleic acid (DNA) or ribonucleic acid (RNA) analysis or analysis of any other element enabling equivalent information to be obtained;	(10) 'genetic data' means all personal data, of whatever type, concerning relating to the genetic characteristics of an individual which are inherited or acquired during early prenatal development that have been inherited or acquired, which give unique information about the physiology or the health of that individual, resulting in particular from an analysis of a biological sample from the individual in question;	(10) 'genetic data' means all personal data relating to the genetic characteristics of an individual that have been inherited or acquired, which give unique information about the physiology or the health of that individual, resulting in particular from an analysis of a biological sample from the individual in question;
(11) 'biometric data' means any data relating to the physical, physiological or behavioural characteristics of an individual which allow their unique identification, such as facial images, or dactyloscopic data;	(11) 'biometric data' means any <i>personal</i> data relating to the physical, physiological or behavioural characteristics of an individual which allow his or her unique identification, such as facial images, or dactyloscopic data;	(11) 'biometric data' means any <i>personal</i> data <i>resulting from specific technical processing</i> relating to the physical, physiological or behavioural characteristics of an individual which allows <i>or confirms the</i> their unique identification <i>of that individual</i> , such as facial images, or dactyloscopic data;	(11) 'biometric data' means any personal data resulting from specific technical processing relating to the physical, physiological or behavioural characteristics of an individual which allows or confirms the unique identification of that individual, such as facial images, or dactyloscopic data;
(12) 'data concerning health' means any information which relates to the physical or mental health of an individual, or to the provision of health services to the individual;	(12) 'data concerning health' means any information <i>personal data</i> which relate to the physical or mental health of an individual, or to the provision of health services to the individual;	(12) 'data concerning health' means data related any information which relates to the physical or mental health of an individual, which reaveal information about his or her health statusor to the provision of health services to the individual;	Tentative agreement in trilogue, including a reference to Directive 2011/24/EU in the recital: (12) 'data concerning health' means personal data related to the physical or mental health of an individual,

			including the provision of health care services, which reveal information about his or her health status."
(18) 'child' means any person below	(18) 'child' means any person below	deleted	deleted
the age of 18 years;	the age of 18 years;		
		(20) 'Information Society service'	(20) 'Information Society service'
		means any service as defined by	means any service as defined by
		Article 1 (2) of Directive 98/34/EC	Article 1 (2) of Directive 98/34/EC
		of the European Parliament and of	of the European Parliament and of
		the Council of 22 June 1998 laying	the Council of 22 June 1998 laying
		down a procedure for the provision	down a procedure for the provision
		of information in the field of	of information in the field of
		technical standards and	technical standards and regulations
		regulations and of rules on	and of rules on Information Society
		Information Society services.	services.

CHAPTER II	CHAPTER II	CHAPTER II	
PRINCIPLES	PRINCIPLES	PRINCIPLES	
Article 5	Article 5	Article 5	
Principles relating to personal	Principles relating to personal	Principles relating to personal	
data processing	data processing	data processing	
	Amendment 99		
Personal data must be:	1. Personal data mustshall be:	Personal data must be:	Personal data must be:
(a) processed lawfully, fairly and in	(a) processed lawfully, fairly and in	(a) processed lawfully, fairly and in	(a) processed lawfully, fairly and in
a transparent manner in relation to	a transparent manner in relation to	a transparent manner in relation to	a transparent manner in relation to
the data subject;	the data subject (lawfulness,	the data subject;	the data subject ("lawfulness,
	fairness and transparency);		fairness and transparency");
(b) collected for specified, explicit	(b) collected for specified, explicit	(b) collected for specified, explicit	To be rediscussed at a later stage.
and legitimate purposes and not	and legitimate purposes and not	and legitimate purposes and not	
further processed in a way	further processed in a way	further processed in a way	
incompatible with those purposes;	incompatible with those purposes	incompatible with those purposes;	
	(purpose limitation);	further processing of personal	
		data for archiving purposes in the	
		public interest or scientific,	
		statistical or historical purposes	
		shall in accordance with Article	
		83 not be considered incompatible	
		with the initial purposes;	
(c) adequate, relevant, and limited	(c) adequate, relevant, and limited	(c) adequate, relevant, and <i>not</i>	To be rediscussed at a later stage.
to the minimum necessary in	to the minimum necessary in	excessive limited to the minimum	
relation to the purposes for which	relation to the purposes for which	necessary in relation to the	
they are processed; they shall only	they are processed; they shall only	purposes for which they are	
be processed if, and as long as, the	be processed if, and as long as, the	processed; they shall only be	
purposes could not be fulfilled by	purposes could not be fulfilled by	processed if, and as long as, the	
processing information that does	processing information that does	purposes could not be fulfilled by	
not involve personal data;	not involve personal data (data	processing information that does	
	minimisation);	not involve personal data;	

LIMITE

(d) accurate and kept up to date; every reasonable step must be	(d) accurate and, <i>where necessary</i> , kept up to date; every reasonable	(d) accurate and, <i>where necessary</i> , kept up to date; every reasonable	(d) accurate and, where necessary, kept up to date; every reasonable
· ·			
taken to ensure that personal data	step must be taken to ensure that	step must be taken to ensure that	step must be taken to ensure that
that are inaccurate, having regard	personal data that are inaccurate,	personal data that are inaccurate,	personal data that are inaccurate,
to the purposes for which they are	having regard to the purposes for	having regard to the purposes for	having regard to the purposes for
processed, are erased or rectified	which they are processed, are	which they are processed, are	which they are processed, are
without delay;	erased or rectified without delay	erased or rectified without delay;	erased or rectified without delay
	(accuracy).		("accuracy");
(e) kept in a form which permits	(e) kept in a form which permits	(e) kept in a form which permits	To be rediscussed at a later stage.
identification of data subjects for	direct or indirect identification of	identification of data subjects for	
no longer than is necessary for the	data subjects for no longer than is	no longer than is necessary for the	
purposes for which the personal	necessary for the purposes for	purposes for which the personal	
data are processed; personal data	which the personal data are	data are processed; personal data	
may be stored for longer periods	processed; personal data may be	may be stored for longer periods	
insofar as the data will be	stored for longer periods insofar as	insofar as the data will be	
processed solely for historical,	the data will be processed solely	processed solely for archiving	
statistical or scientific research	for historical, statistical or	purposes in the public interest, or	
purposes in accordance with the	scientific research or for archive	scientific, historical, statistical, or	
rules and conditions of Article 83	purposes in accordance with the	scientific research or historical	
and if a periodic review is carried	rules and conditions of Article	purposes in accordance with the	
out to assess the necessity to	Articles 83 and 83a and if a	rules and conditions of Article 83	
continue the storage;	periodic review is carried out to	and if a periodic review is carried	
	assess the necessity to continue the	out to assess the necessity to	
	storage, and if appropriate	continue the storagesubject to	
	technical and organizational	implementation of the appropriate	
	measures are put in place to limit	technical and organisational	
	access to the data only for these	measures required by the	
	purposes (storage minimisation);	Regulation in order to safeguard	
		the rights and freedoms of data	
		subject;	
		·····	

	(ea) processed in a way that effectively allows the data subject to exercise his or her rights (effectiveness); (eb) processed in a way that protects against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organisational measures (integrity);		(eb) processed in a way that protects against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organisational measures ("integrity and confidentiality");
		<i>(ee) processed in a manner that ensures appropriate security of the personal data.</i>	
(f) processed under the responsibility and liability of the controller, who shall ensure and demonstrate for each processing operation the compliance with the provisions of this Regulation.	(f) processed under the responsibility and liability of the controller, who shall ensure and <i>be able to</i> demonstrate for each processing operation the compliance with the provisions of this Regulation (<i>accountability</i>).	deleted	deleted
		2. The controller shall be responsible for compliance with paragraph 1.	2. The controller shall be responsible for and be able to demonstrate compliance with paragraph 1 ("accountability").

Article 6	Article 6	Article 6	
Lawfulness of processing	Lawfulness of processing	Lawfulness of processing	
	Amendment 100		
1. Processing of personal data-shall	1. Processing of personal data-shall	1. Processing of personal data-shall	1. Processing of personal data shall
be lawful only if and to the extent	be lawful only if and to the extent	be lawful only if and to the extent	be lawful only if and to the extent
that at least one of the following			
applies:	applies:	applies:	applies:
(a) the data subject has given	(a) the data subject has given	(a) the data subject has given	To be aligned with tentative
consent to the processing of their	consent to the processing of their	unambiguous consent to the	agreement on Article 7
personal data for one or more	personal data for one or more	processing of their personal data	
specific purposes;	specific purposes;	for one or more specific purposes;	
(b) processing is necessary for the			
performance of a contract to which			
the data subject is party or in order	the data subject is party or in order	the data subject is party or in order	the data subject is party or in order
to take steps at the request of the	to take steps at the request of the	to take steps at the request of the	to take steps at the request of the
data subject prior to entering into a			
contract;	contract;	contract;	contract;
(c) processing is necessary for			
compliance with a legal obligation			
to which the controller is subject;			
(d) processing is necessary in order	(d) processing is necessary in order	(d) processing is necessary in order	Tentative agreement in trilogue,
to protect the vital interests of the	to protect the vital interests of the	to protect the vital interests of the	including a clarification in a
data subject;	data subject;	data subject or of another person;	recital regarding "another natural
			person":
			(d) processing is necessary in order
			to protect the vital interests of the
			data subject or of another natural
			person;

(e) processing is necessary for the	(e) processing is necessary for the	(e) processing is necessary for the	(e) processing is necessary for the
performance of a task carried out in	performance of a task carried out in	performance of a task carried out in	performance of a task carried out in
the public interest or in the exercise	the public interest or in the exercise	the public interest or in the exercise	the public interest or in the exercise
of official authority vested in the	of official authority vested in the	of official authority vested in the	of official authority vested in the
controller;	controller;	controller;	controller;
(f) processing is necessary for the	(f) processing is necessary for the	(f) processing is necessary for the	To be rediscussed at a later stage.
purposes of the legitimate interests	purposes of the legitimate interests	purposes of the legitimate interests	
pursued by a controller, except	pursued by the controller or, in	pursued by a-the controller or by a	
where such interests are overridden	case of disclosure, by the third	third party, except where such	
by the interests or fundamental	party to whom the data is are	interests are overridden by the	
rights and freedoms of the data	disclosed, and which meet the	interests or fundamental rights and	
subject which require protection of	reasonable expectations of the	freedoms of the data subject which	
personal data, in particular where	data subject based on his or her	require protection of personal data,	
the data subject is a child. This	relationship with the controller,	in particular where the data subject	
shall not apply to processing	except where such interests are	is a child. This shall not apply to	
carried out by public authorities in	overridden by the interests or	processing carried out by public	
the performance of their tasks.	fundamental rights and freedoms of	authorities in the performance	
1	the data subject which require	<i>exercise</i> of their tasks.	
	protection of personal data, in		
	particular where the data subject is		
	a child. This shall not apply to		
	processing carried out by public		
	authorities in the performance of		
	their tasks.		
2. Processing of personal data	2. Processing of personal data	2. Processing of personal data	To be rediscussed at a later stage.
which is necessary for the purposes	which is necessary for the purposes	which is necessary for <i>archiving</i>	10 oc realscussed at a faith slage.
of historical, statistical or scientific	of historical, statistical or scientific	thepurposes in the public interest,	
research shall be lawful subject to	research shall be lawful subject to		
5	the conditions and safeguards	or offor historical, statistical or	
the conditions and safeguards referred to in Article 83.	referred to in Article 83.	scientific research purposes shall	
referred to in Article 83.	referred to in Article 83.	be lawful subject <i>also</i> to the	
		conditions and safeguards referred	
		to in Article 83.	

 3. The basis of the processing referred to in points (c) and (e) of paragraph 1 must be provided for in: (a) Union law, or (b) the law of the Member State to which the controller is subject. 	1/0	 3. The basis of <i>for</i> the processing referred to in points (c) and (e) of paragraph 1 must be provided for <i>established</i> in <i>accordance with</i>: (a) Union law, or (b) <i>national</i> the law of the Member State to which the controller is subject. 	Not discussed at this trilogue. <u>Not discussed at this trilogue.</u> Not discussed at this trilogue.
The law of the Member State must meet an objective of public interest or must be necessary to protect the rights and freedoms of others, respect the essence of the right to the protection of personal data and be proportionate to the legitimate aim pursued.	meet an objective of public interest or must be necessary to protect the rights and freedoms of others, respect the essence of the right to the protection of personal data and	The purpose of the processing shall be determined in this legal basis or as regards the processing referred to in point (e) of paragraph 1, be necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller. This legal basis may contain specific provisions to adapt the application of rules of this Regulation, inter alia the general conditions governing the lawfulness of data processing by the controller, the type of data which are subject to the processing, the data subjects concerned; the entities to, and the purposes for which the data may be disclosed; the purpose limitation; storage periods and processing procedures, including measures to ensure lawful and fair processing, including for other specific processing situations as provided for in Chapter IX.	Not discussed at this trilogue.

		3a. In order to ascertain whether a purpose of further processing is compatible with the one for which the data are initially collected, the controller shall take into account, unless the data subject has given consent, inter alia:	To be rediscussed at a later stage
		(a) any link between the purposes for which the data have been collected and the purposes of the intended further processing;	To be rediscussed at a later stage
		(b) the context in which the data have been collected;	To be rediscussed at a later stage
		(c) the nature of the personal data, in particular whether special categories of personal data are processed, pursuant to Article 9;	To be rediscussed at a later stage
		(d) the possible consequences of the intended further processing for data subjects;	To be rediscussed at a later stage
		(e) the existence of appropriate safeguards.	To be rediscussed at a later stage
4. Where the purpose of further processing is not compatible with the one for which the personal data have been collected, the processing must have a legal basis at least in one of the grounds referred to in points (a) to (e) of paragraph 1. This shall in particular apply to any change of terms and general	deleted	4. Where the purpose of further processing is not incompatible with the one for which the personal data have been collected by the same controller, the further processing must have a legal basis at least in one of the grounds referred to in points (a) to (e) of paragraph 1. This shall in particular apply to any	To be rediscussed at a later stage

conditions of a contract.		change of terms and general conditions of a contract. Further processing by the same controller for incompatible purposes on grounds of legitimate interests of that controller or a third party shall be lawful if these interests override the interests of the data subject.	
5. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 for the purpose of further specifying the conditions referred to in point (f) of paragraph 1 for various sectors and data processing situations, including as regards the processing of personal data related to a child.	deleted	deleted	deleted
Article 7	Article 7	Article 7	
Conditions for consent	Conditions for consent	Conditions for consent	
	Amendment 101		
1. The controller shall bear the burden of proof for the data subject's consent to the processing of their personal data for specified purposes.	1. Where processing is based on consent, Fthe controller shall bear the burden of proof for the data subject's consent to the processing of their his or her personal data for specified purposes.	1. Where Article 6(1)(a) applies the controller shall bear the burden of proof for the data subject's be able to demonstrate that unambiguous consent to the processing of their personal data for specified purposes was given by the data subject.	To be rediscussed at a later stage

		1a. Where Article 9(2)(a) applies, the controller shall be able to demonstrate that explicit consent was given by the data subject.	To be rediscussed at a later stage
2. If the data subject's consent is to be given in the context of a written declaration which also concerns another matter, the requirement to give consent must be presented distinguishable in its appearance from this other matter.	2. If the data subject's consent is given in the context of a written declaration which also concerns another matter, the requirement to give consent must be presented <i>clearly</i> distinguishable in its appearance from this other matter. <i>Provisions on the data subject's</i> <i>consent which are partly in</i> <i>violation of this Regulation are</i> <i>fully void.</i>	2. If the data subject's consent is to be given in the context of a written declaration which also concerns another matters, the requirement to giverequest for consent must be presented in a manner which is clearly distinguishable in its appearance from thise other matters, in an intelligible and easily accessible form, using clear and plain language.	To be rediscussed at a later stage
3. The data subject shall have the	3. Notwithstanding other legal	3. The data subject shall have the	Tentative agreement in trilogue:
right to withdraw his or her consent at any time. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.	grounds for processing, \exists the data subject shall have the right to withdraw his or her consent at any time. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal. It shall be as easy to withdraw consent as to give it. The data subject shall be informed by the controller if withdrawal of consent may result in the termination of the services provided or of the relationship with the controller.	right to withdraw his or her consent at any time. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal. <i>Prior to giving consent, the data</i> <i>subject shall be informed thereof.</i>	3. The data subject shall have the right to withdraw his or her consent at any time. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal. Prior to giving consent, the data subject shall be informed thereof. IT shall be as easy to withdraw consent as to give it.

4 Consent shall not provide a legal	4. Consent shall not provide a legal	deleted	To be rediscussed at a later stage
basis for the processing, where	1 0		10 oc realiseussea ar a rarer stage
there is a significant imbalance			
between the position of the data	e		
1	1		
subject and the controller.	subject and the controller be		
	purpose-limited and shall lose its		
	validity when the purpose ceases		
	to exist or as soon as the		
	processing of personal data is no		
	longer necessary for carrying out		
	the purpose for which they were		
	originally collected. The execution		
	of a contract or the provision of a		
	service shall not be made		
	conditional on the consent to the		
	processing of data that is not		
	necessary for the execution of the		
	contract or the provision of the		
	service pursuant to Article 6(1),		
	_		
	point (b).		

Article 8	Article 8	Article 8	
Processing of personal data of a	Processing of personal data of a	Conditions applicable to child's	
child	child	consent in relation to information	
		<u>society services</u>	
	Amendment 102		
		1. For the purposes of this	To be rediscussed at a later stage
Regulation, in relation to the	-	-	
offering of information society	offering of information society	applies, in relation to the offering	
services directly to a child, the	goods or services directly to a	of information society services	
processing of personal data of a	child, the processing of personal		
child below the age of 13 years	data of a child below the age of 13	of personal data of a child below	
shall only be lawful if and to the	years shall only be lawful if and to	the age of 13 years shall only be	
extent that consent is given or	the extent that consent is given or	lawful if and to the extent that <i>such</i>	
authorised by the child's parent or	authorised by the child's parent or	consent is given or authorised by	
custodian. The controller shall	custodianlegal guardian. The	<i>y</i> 1	
make reasonable efforts to obtain	controller shall make reasonable	responsibility over the child's	
verifiable consent, taking into	efforts to obtain verifiable verify	parent or custodianis given by the	
consideration available technology.	such consent, taking into	child in circumstances where it is	
	consideration available technology	treated as valid by Union or	
	without causing otherwise	Member State law.	
	unnecessary processing of		
	personal data.		
	1a. Information provided to		
	children, parents and legal		
	guardians in order to express		
	consent, including about the		
	controller's collection and use of		
	personal data, should be given in		
	a clear language appropriate to		
	the intended audience.		

		1a. The controller shall make reasonable efforts to verify in such cases that consent is given or authorised by the holder of parental responsibility over the child, taking into consideration available technology.	<i>Tentative agreement in trilogue:</i> 1a. The controller shall make reasonable efforts to verify in such cases that consent is given or authorised by the holder of parental responsibility over the child, taking into consideration available technology.
 Paragraph 1 shall not affect the general contract law of Member States such as the rules on the validity, formation or effect of a contract in relation to a child. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 for the purpose of further specifying the criteria and requirements for the methods to obtain verifiable consent referred to in paragraph 1. In doing so, the Commission shall consider specific measures for micro, small and medium-sized enterprises. 	 Paragraph 1 shall not affect the general contract law of Member States such as the rules on the validity, formation or effect of a contract in relation to a child. The Commission European Data Protection Board shall be empowered to adopt delegated acts in accordance with Article 86 for the purpose entrusted with the task of further specifying the criteria and requirements issuing guidelines, recommendations and best practices for the methods to obtain verifiable of verifying consent referred to in paragraph 1, in accordance with Article 66. In doing so, the Commission shall consider specific measures for micro, small and medium-sized 	2. Paragraph 1 shall not affect the general contract law of Member States such as the rules on the validity, formation or effect of a contract in relation to a child. <i>deleted</i>	2. Paragraph 1 shall not affect the general contract law of Member States such as the rules on the validity, formation or effect of a contract in relation to a child. <i>deleted</i>

4. The Commission may lay down standard forms for specific methods to obtain verifiable consent referred to in paragraph 1. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 87(2).	deleted Article 9	deleted	deleted
Article 9	Article 9 Amendment 103	Article 9	
Processing of special categories of personal data	Processing of special Special categories of personal data	Processing of special categories of personal data	To be discussed at a later stage.
1. The processing of personal data, revealing race or ethnic origin, political opinions, religion or beliefs, trade-union membership, and the processing of genetic data or data concerning health or sex life or criminal convictions or related security measures shall be prohibited.	1. The processing of personal data, revealing race or ethnic origin, political opinions, religion or <i>philosophical</i> beliefs, <i>sexual</i> <i>orientation or gender identity</i> , trade-union membership <i>and</i> <i>activities</i> , and the processing of genetic <i>or biometric</i> data or data concerning health or sex life or , <i>administrative sanctions</i> , <i>judgments</i> , criminal <i>or suspected</i> <i>offences</i> , convictions or related security measures shall be prohibited.	1. The processing of personal data, revealing race-racial or ethnic origin, political opinions, religionus or <i>philosophical</i> beliefs, trade-union membership, and the processing of genetic data or data concerning health or sex life or eriminal convictions or related security measures shall be prohibited.	
2. Paragraph 1 shall not apply where:	2. Paragraph 1 shall not applywhere <i>if one of the following applies:</i>		

(a) the data subject has given consent to the processing of those personal data, subject to the conditions laid down in Articles 7 and 8, except where Union law or Member State law provide that the prohibition referred to in paragraph 1 may not be lifted by the data subject; or	(a) the data subject has given consent to the processing of those personal data <i>for one or more</i> <i>specified purposes</i> , subject to the conditions laid down in Articles 7 and 8, except where Union law or Member State law provide that the prohibition referred to in paragraph 1 may not be lifted by the data subject; or	(a) the data subject has given <i>explicit</i> consent to the processing of those personal data, subject to the conditions laid down in Articles 7 and 8, except where Union law or Member State law provide that the prohibition referred to in paragraph 1 may not be lifted by the data subject; or	
	(aa) processing is necessary for the performance or execution of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract;		
(b) processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller in the field of employment law in so far as it is authorised by Union law or Member State law providing for adequate safeguards; or	(b) processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller in the field of employment law in so far as it is authorised by Union law or Member State law or collective agreements providing for adequate safeguards for the fundamental rights and the interests of the data subject such as right to non- discrimination, subject to the conditions and safeguards referred to in Article 82; or	(b) processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject in the field of employment and social security and social protection law in so far as it is authorised by Union law or Member State law or a collective agreement pursuant to Member State law providing for adequate safeguards; or	

(c) processing is necessary to		(c) processing is necessary to	
protect the vital interests of the	-	protect the vital interests of the	
data subject or of another person	<i>v</i> 1	data subject or of another person	
where the data subject is physically	where the data subject is physically	where the data subject is physically	
or legally incapable of giving	or legally incapable of giving	or legally incapable of giving	
consent; or	consent; or	consent; or	
(d) processing is carried out in the	(d) processing is carried out in the	(d) processing is carried out in the	
course of its legitimate activities	course of its legitimate activities	course of its legitimate activities	
with appropriate safeguards by a	with appropriate safeguards by a	with appropriate safeguards by a	
foundation, association or any	foundation, association or any	foundation, association or any	
other non-profit-seeking body with	other non-profit-seeking body with	other non-profit-seeking body with	
a political, philosophical, religious	a political, philosophical, religious	a political, philosophical, religious	
or trade-union aim and on	or trade-union aim and on	or trade-union aim and on	
condition that the processing	condition that the processing	condition that the processing	
relates solely to the members or to	relates solely to the members or to	relates solely to the members or to	
former members of the body or to	former members of the body or to	former members of the body or to	
persons who have regular contact	persons who have regular contact	persons who have regular contact	
with it in connection with its	with it in connection with its	with it in connection with its	
purposes and that the data are not	purposes and that the data are not	purposes and that the data are not	
disclosed outside that body without	disclosed outside that body without	disclosed outside that body without	
the consent of the data subjects; or	the consent of the data subjects; or	the consent of the data subjects; or	
(e) the processing relates to	(e) the processing relates to	(e) the processing relates to	
personal data which are manifestly	personal data which are manifestly	personal data which are manifestly	
made public by the data subject; or	made public by the data subject; or	made public by the data subject; or	
(f) processing is necessary for the	(f) processing is necessary for the	(f) processing is necessary for the	
establishment, exercise or defence	establishment, exercise or defence	establishment, exercise or defence	
of legal claims; or	of legal claims; or	of legal claims or whenever courts	
		are acting in their judicial	
		<i>capacity</i> ; or	

performance of a task carried out in	performance of a task carried out in	
the for reasons of high public	the reasons of public interest, on	
interest, on the basis of Union law,	the basis of Union law, or Member	
or Member State law which shall	State law which shall provide for	
be proportionate to the aim	suitable and specific measures to	
pursued, respect the essence of the		
	-	
U	C .	
safeguard the <i>fundamental rights</i>		
and the data subject's legitimate		
· ·		
	(h) processing of data concerning	
purposes and subject to the	-	
conditions and safeguards referred		
to in Article 81; or		
	of health or social care systems	
	-	
	law or Member State law or	
	pursuant to contract with a health	
	1	
	to in Article 81paragraph 4; or	
	(ha)	
	interest, on the basis of Union law, or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable measures to safeguard the fundamental rights and the data subject's legitimate interests of the data subject; or (h) processing of data concerning health is necessary for health purposes and subject to the conditions and safeguards referred	performance of a task carried out in the for reasons of high public interest, on the basis of Union law, or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable measures to safeguard the fundamental rights and the data subject's legitimate interests of the data subject; or (h) processing of data concerning health is necessary for health purposes and subject to the conditions and safeguards referred to in Article 81; or (h) processing of data concerning health is necessary for health purposes and subject to the conditions and safeguards referred to in Article 81; or (h) processing of data concerning health is necessary for health purposes and subject to the conditions and safeguards referred to in Article 81; or (h) processing of health or social care or treatment or the management of health or social care systems and services on the basis of Union law or Member State law or pursuant to contract with a health professional and subject to the conditions and safeguards referred to in Article 81; or

		(hb) processing is necessary for	
		reasons of public interest in the	
		area of public health, such as	
		protecting against serious cross-	
		border threats to health or	
		ensuring high standards of quality	
		and safety of health care and of	
		medicinal products or medical	
		devices, on the basis of Union law	
		or Member State law which	
		provides for suitable and specific	
		measures to safeguard the rights	
		and freedoms of the data subject;	
		or	
(i) processing is necessary for	(i) processing is necessary for	(i) processing is necessary for	
historical, statistical or scientific			
research purposes subject to the			
conditions and safeguards referred	/•	scientific research purposes and	
to in Article 83; or	to in Article 83, or	subject to the conditions and	
		safeguards laid down in Union or	
		Member State law, including those	
		referred to in Article 83.	
	(ia) processing is necessary for		
	archive services subject to the		
	conditions and safeguards		
	referred to in Article 83a; or		
	rejerreu iv in Article osu, or		

		11,1	
	(j) processing of data relating to	deleted	
criminal convictions or related			
security measures is carried out			
	convictions or related security		
authority or when the processing is	measures is carried out either under		
necessary for compliance with a	the control of official authority or		
legal or regulatory obligation to	when the processing is necessary		
which a controller is subject, or for	for compliance with a legal or		
the performance of a task carried	regulatory obligation to which a		
out for important public interest	controller is subject, or for the		
reasons, and in so far as authorised	performance of a task carried out		
by Union law or Member State law	for important public interest		
providing for adequate safeguards.	reasons, and in so far as authorised		
A complete register of criminal	by Union law or Member State law		
1 0	providing for adequate safeguards.		
1 7	A complete for the fundamental		
authority.	rights and the interests of the data		
	subject. Any register of criminal		
	convictions shall be kept only		
	under the control of official		
	authority.		

3. The Commission shall be empowered to adopt delegated acts in accordance with Article 86 for the purpose of further specifying the criteria, conditions and appropriate safeguards for the processing of the special categories of personal data referred to in paragraph 1 and the exemptions laid down in paragraph 2.	3. The Commission European Data Protection Board shall be empowered to adopt delegated acts in accordance with Article 86 for the purposeentrusted with the task of further specifying the criteria, conditions and appropriate safeguards issuing guidelines, recommendations and best practices for the processing of the special categories of personal data referred to in paragraph 1 and the exemptions laid down in paragraph 2, in accordance with Article 66.	deleted	
		4. Personal data referred to in paragraph 1 may on the basis of Union or Member State law be processed for the purposes referred to in point (h) of paragraph 2 when those data are processed by or under the responsibility of a professional subject to the obligation of professional secrecy under Union or Member State law or rules established by national competent bodies or by another person also subject to an obligation of secrecy under Union or Member State law or rules established by national competent bodies.	

	5. Member States may maintain or introduce more specific provisions with regard to genetic data or health data. This includes the possibility for Member States to introduce further conditions for the processing of these data. Article 9a Processing of data relating to criminal convitions and offences	
	on Article 6(1) may only be carried out either under the control of official authority or	Processing of personal data relating to criminal convictions and offences or related security measures based on Article 6(1) may only be carried out either under the control of official authority or when the processing is authorised by Union law or Member State law providing for adequate safeguards for the rights and freedoms of data subjects. Any

Article 10	Article 10	Article 10	
Processing not allowing	Processing not attowing	Processing not allowing requiring	
identification	<i>identification</i>	identification	
	Amendment 104		
1 2	<i>1.</i> If the data processed by a	1 711	Tentative agreement in trilogue:
controller do not permit the		for which a controller processes	
controller to identify a natural	controller or processor to directly	personal data do not permitor do	1. If the purposes for which a
person, the controller shall not be	or indirectly identify a natural	no longer require the	controller processes personal data
obliged to acquire additional	person, or consist only of	identification of a data subject by	do not or do no longer require the
information in order to identify the	pseudonymous data, the controller	the controller to identify a natural	identification of a data subject by
data subject for the sole purpose of	shall not be obliged to process or	person, the controller shall not be	the controller, the controller shall
complying with any provision of	acquire additional information in	obliged to <i>maintain or</i> acquire additional information <i>nor to</i>	not be obliged to maintain, acquire
this Regulation.	order to identify the data subject for the sole purpose of complying	engage in additional processing in	or process additional information in order to identify the data subject
	with any provision of this	order to identify the data subject	for the sole purpose of complying
	Regulation.	for the sole purpose of complying	with this Regulation.
	Regulation.	with any provision of this	with this regulation.
		Regulation.	
	2. Where the data controller is	2. Where, in such cases the	Tentative agreement in trilogue:
	unable to comply with a provision	controller is not in a position to	5
	of this Regulation because of	identify the data subject, articles	2. Where, in such cases the
	paragraph 1, the controller shall	15, 16, 17, 17a, 17b and 18 do not	controller is able to demonstrate
	not be obliged to comply with that	apply except where the data	that it is not in a position to
	particular provision of this	subject, for the purpose of	identify the data subject, the
	Regulation. Where as a	exercising his or her rights under	controller shall inform the data
	consequence the data controller is	these articles, provides additional	subject accordingly, if possible. In
	unable to comply with a request of	information enabling his or her	such cases, articles 15 to 18 do not
	the data subject, it shall inform the data subject accordingly.	identification.	apply except where the data subject, for the purpose of
	ine unu subject uccoruingly.		exercising his or her rights under
			these articles, provides additional
			information enabling his or her
			identification.

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