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10480/23

LIMITE

TELECOM 193 COMPET 609 MI 509 DATAPROTECT 162 JAI 828 PI 92 CODEC 1091

Interinstitutional File: 2022/0047(COD)

NOTE

From:	Presidency	
To:	Permanent Representatives Committee 6596/22	
No. Cion doc.:		
Subject:	Proposal for a Regulation of the European Parliament and of the Council on harmonised rules on fair assess tot and use of data (Data Act)	
	- Preparation for the trilogue	

I. INTRODUCTION

- 1. The Commission adopted the proposal for a Regulation on harmonised rules on fair access to and use of data (Data Act) on 23 February 2022¹.
- 2. The mandate for opening negotiations with the European Parliament on the Data Act was granted by Coreper on 24 March 2023. After the opening trilogue on 29 March, during which the technical level was mandated to work on the entire proposal, the Swedish Presidency has held 19 technical meetings with the European Parliament.
- 3. The second trilogue, held on 23 May, discussed four issues related to the scope of Chapter V (lines 237 295d), on which this Committe had indicated its flexibilities on 17 May². As a result of the political discussion, the technical level was tasked to find a possible compromise package on Chapter V, subject to the general agreement.

2 Doc. 9105/23

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Doc. 6596/22.

- 4. Following intensive talks with the European Parliament and two discussions in the WP TELECOM³, the Swedish Presidency agreed on the compromise wording of the vast majority of provisions of the proposal, as presented in the Annex below. The amendments made to the text by the EP and the Council, compared to the Commission's proposal, are found in the fourth column ("Draft Agreement") and marked as *bold italics* (additions) and strikethrough (deletions). The lines marked as green have been agreed, with the the only exception of the references to issues subject to further discussion at political level (text between [square brackets]). The lines to be further discussed are marked as yellow and concern the Recitals.
- 5. Some parts of the text are still subject to discussion at the political level. These lines have been marked with red in the Annex and they are presented in section III below.
- 6. The third trilogue will be held on 27 June.

II. MAIN CHANGES

The most important changes as compared with the Coreper mandate from 24 March and as presented in this section, have been provisionsally agreed with the European Parliament at the technical level and presented to the WP TELECOM. The Presidency considers these changes to fall within the Coreper mandate from 24 March. They concern the following topics (lines marked in green in the 4-column table):

- 1) <u>IoT data and subjects of rights and obligations (Chapter II)</u> A number of provisions related to making available IoT data have been amended with the aim of better defining the data falling within the scope of the Regulation and of clarifying the different actors' rights and obligations. Most of these changes are not substantial, compared to the Coreper mandate. However, the Presidency has accepted the EP's request to introduce a distinction between 'product data' and 'related service data', while keeping the horizontal concept of 'readily available data' as a mix of both these categories of data that can be shared without disproportionate effort by data holders.
- 2) **B2G data sharing (Chapter V)** The draft agreement on this chapter is largely based on the Council's position with regard to EU institutions and the inclusion of micro and small

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³ Doc. 10299/23 and doc. 10530/23.

enterprises, including the right to compensation. Nevertheless, the Presidency has agreed to limit the sharing of personal data to emergency cases only (Article 15(1)(a)) and that mitigation of and recovery from public emergencies are assimilated to tasks in the public interest (Article 15(1)(b)), with the safeguards requested by the Council and the specific mentioning of official statistics. Moreover, the package includes a new task for the Commission as part of the "Evaluation and review", with specific mentioning of personal data in the context of Article 15 (Article 41, first paragraph, point (-a)).

3) Switching between data processing services (Chapter VI) - The revision of this chapter aimed at making the provision concerning effective switching clearer and more widely applicable, much in line with the Coreper mandate. In addition, the Presidency has agreed to accept some amendments from the EP. These changes concern in particular the obligation for providers of data processing services not to impose (or remove, if they exist) obstacles inhibiting customers from unbundling data processing services from one another (Article 23(1)(da)). Also, the Presidency has agreed to introduce Articles 24a and 24b from the EP mandate concerning information obligations for providers of data processing services and a good faith obligation.

III. OUTSTANDING POLITICAL ISSUES

During the technical meetings, some areas were identified that would require discussion at the political level and the Presidency would like delegations to indicate their flexibilities on the following issues (lines marked in red in the 4-column table):

1) <u>Trade secrets</u> (Articles 4(3c) and 5(8a), lines 150c and 165a) - There is agreement on the main elements related to the protection of trade secrets and a merger of the positions of the two institutions has been made. However, the EP proposes to introduce the concept of 'trade secret holder' as a complement to that of 'data holder' in cases these are not the same legal person (Article 2(20f), line 134f) and to limit the data holder's right to withhold data sharing in exceptional circumstances, while the default option should be the sharing. The Council mandate provides for a fine balance between the protection of trade secrets and the main objectives of the Data Act. However, we may need to compromise on this point, so delegations are requested to indicate whether they could be flexible on:

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- a. introducing the concept of 'trade secret holder', as a complement to that of 'data holder' in cases these are not the same legal person;
- b. limiting the data holders' right to withhold data sharing in exceptional circumstances.
- 2) Governance model (Article 31(1), line 372), linked to other lines with tasks for the competent authorities/data coordinator) There is in principle agreement between the colegislators about the tasks assigned to the competent authorities, but a different approach regarding the coordination mechanism. In Article 31(1), the EP proposes that a single 'Data Coordinator' take on the implementation and enforcement of the Data Act and act as a single contact point with regard to all tasks related to the Regulation. The Council mandate already provides that, in those Member States where more than one competent authority is designated, one of them should have a coordinating role. However, it does not foresee the establishment of a new authority with horizontal tasks in each Member State. The Presidency might need to compromise to a certain extent and is considering to assign additional, cross-sectoral tasks to one of the competent authorities. Therefore, the Presidency is asking Member States for flexibility on the following options:
 - a. give one competent authority the competence related to all disputes on trade secrets, independently of the sector concerned;
 - b. give one competent authority the task of implementing and enforcing Chapter V (B2G data sharing);
 - c. give the coordinating authority, appointed in accordance with Article 31(4), the task of single point of contact.
- 3) Territorial scope for data recipients and third parties (Articles 1(2)(c) and 1(4a), lines 108 and 112e) The Parliament's approach is opposite to the one of the Council, mainly due to the difficulties the Parliament sees in enforcing the Regulation outside of the Union. The Presidency sees the potential for a challenging enforcement and is asking Member States whether they can be open towards limiting the applicability of the Data Act to data recipients and third parties within the Union and not obliging data holders to provide access to data to recipients outside the Union, in line with the Parliament's mandate.

- 4) Safety and security of products (line 148c) The Parliament has introduced a provision allowing for contractually agreed restrictions to the access, use or further sharing of data, particularly in light of potential serious adverse effect on the health, safety or security of human beings. The Presidency is aware that this issue has been discussed in the Council and it was decided not to include any relevant provision. Nevertheless, the Presidency is asking Member States whether they would be open towards introducing a provision by virtue of which it would be possible to contractually restrict or prohibit sharing of data on the ground that such sharing could undermine the security of a product, in line with the Parliament's mandate
- 5) <u>Date of application</u> (Article 42, second subparagraph, line 437) The Coreper mandate foresees that the Regulation will be applicable 24 months after the date of entry into force. The EP mandate provides for an 18-month delay. <u>The Presidency is asking Member States to indicate their flexibility towards an earlier date of application</u>.

IV. CONCLUSION

In light of the above, the Permanent Representatives Committee is invited to:

- endorse the compromise proposals referred to in section II;
- <u>indicate their flexibility with regard to the lines marked in red and presented in</u> section III of this note.

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Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on harmonised rules on fair access to and use of data (Data Act) (Text with EEA relevance)

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formu	ıla			
1	2022/0047 (COD)	2022/0047 (COD)	2022/0047 (COD)	2022/0047 (COD) Text Origin: Commission Proposal
Proposal Title				
2				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on harmonised rules on fair access to and use of data (Data Act) (Text with EEA relevance)	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on harmonised rules on fair access to and use of data (Data Act) (Text with EEA relevance)	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on harmonised rules on fair access to and use of data (Data Act) (Text with EEA relevance)	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on [fair data sharing practices and on] harmonised rules on fair access to and use of data and amending Regulation (EU) 2017/2394 and Directive (EU) 2020/1828 (Data Act) (Text with EEA relevance)
			Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
G	3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION, Text Origin: Commission Proposal
	Citation	1			
G	4	Having regard to the Treaty on the Functioning of the European	Having regard to the Treaty on the Functioning of the European	Having regard to the Treaty on the Functioning of the European	Having regard to the Treaty on the Functioning of the European

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Union, and in particular Article 114 thereof,	Union, and in particular Article 114 thereof,	Union, and in particular Article 114 thereof,	Union, and in particular Article 114 thereof, Text Origin: Commission Proposal
	Citation	2			
G	5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission, Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Citation	3			
G	6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments, Text Origin: Commission Proposal
	Citation	4			
G	7	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,	Having regard to the opinion of the European Economic and Social Committee ¹ ,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. OJ C , , p	1. OJ C <u>365, 23.9.2022</u> , , p. <u>18</u> .	1. OJ C , , p	1. OJ C <u>365, 23.9.2022</u> , , p. <u>18</u> . Text Origin: EP Mandate
	Citation	5			
G	8	Having regard to the opinion of the Committee of the Regions ¹ , 1. OJ C , , p	Having regard to the opinion of the Committee of the Regions ¹² , 1. OJC,, p. 2. OJ C 375, 30.9.2022, , p.	Having regard to the opinion of the Committee of the Regions ¹ , 1. OJ C , , p	Having regard to the opinion of the Committee of the Regions ¹² , 1. OJC,, p 2. OJC 375, 30.9.2022,, p.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>112,.</u>		112,. Text Origin: EP Mandate
Citation	6			
6 9	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure, Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
G	10	Whereas:	Whereas:	Whereas:	Whereas: Text Origin:
	Recital 1				Commission Proposal
٧	11	(1) In recent years, data-driven technologies have had transformative effects on all sectors of the economy. The proliferation in products connected to the Internet of Things in particular has	(1) In recent years, data-driven technologies have had transformative effects on all sectors of the economy. The proliferation in products connected to the Internet of Things—in particular has	(1) In recent years, data-driven technologies have had transformative effects on all sectors of the economy. The proliferation in products connected to the Internet of Things in particular has	(1) In recent years, data-driven technologies have had transformative effects on all sectors of the economy. The proliferation in products connected to the Internet of Things—in particular has

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	increased the volume and potential			
	value of data for consumers,			
	businesses and society. High			
	quality and interoperable data from			
	different domains increase	different domains increase	different domains increase	different domains increase
	competitiveness and innovation	competitiveness and innovation	competitiveness and innovation	competitiveness and innovation
	and ensure sustainable economic			
	growth. The same dataset may			
	potentially be used and reused for a			
	variety of purposes and to an			
	unlimited degree, without any loss			
	in its quality or quantity.			
				Text Origin: EP Mandate
Recital 2				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(2) Barriers to data sharing prevent	(2) In a context where the	(2) Barriers to data sharing prevent	(2) Barriers to data sharing prevent
		an optimal allocation of data to the	European Union holds a global	an optimal allocation of data to the	an optimal allocation of data to the
		benefit of society. These barriers	competitive position in	benefit of society. These barriers	benefit of society. These barriers
		include a lack of incentives for data	manufacturing and is leader in	include a lack of incentives for data	include a lack of incentives for data
		holders to enter voluntarily into	industrial software and robotics,	holders to enter voluntarily into	holders to enter voluntarily into
		data sharing agreements,	barriers to data sharing prevent an	data sharing agreements,	data sharing agreements,
		uncertainty about rights and	optimal allocation of data to the	uncertainty about rights and	uncertainty about rights and
		obligations in relation to data, costs	benefit of society. These barriers	obligations in relation to data, costs	obligations in relation to data, costs
Y	12	of contracting and implementing	include a lack of incentives for data	of contracting and implementing	of contracting and implementing
		technical interfaces, the high level	holders to enter voluntarily into	technical interfaces, the high level	technical interfaces, the high level
		of fragmentation of information in	data sharing agreements,	of fragmentation of information in	of fragmentation of information in
		data silos, poor metadata	uncertainty about rights and	data silos, poor metadata	data silos, poor metadata
		management, the absence of	obligations in relation to data, the	management, the absence of	management, the absence of
		standards for semantic and	economic value of data sets, the	standards for semantic and	standards for semantic and
		technical interoperability,	costs of contracting and	technical interoperability,	technical interoperability,
		bottlenecks impeding data access, a	implementing technical interfaces,	bottlenecks impeding data access, a	bottlenecks impeding data access, a
		lack of common data sharing	the high level of fragmentation of	lack of common data sharing	lack of common data sharing
		practices and abuse of contractual	information in data silos, poor	practices and abuse of contractual	practices and abuse of contractual
		imbalances with regards to data	metadata management, the absence	imbalances with regards to data	imbalances with regards to data

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		access and use.	of standards for semantic and technical interoperability, bottlenecks impeding data access, a lack of common data sharing practices and abuse of contractual imbalances with regards to data access and use.	access and use.	access and use. Text Origin: Commission Proposal
	Recital 3				
٧	13	(3) In sectors characterised by the presence of micro, small and medium-sized enterprises, there is often a lack of digital capacities and skills to collect, analyse and use data, and access is frequently restricted where one actor holds it in the system or due to a lack of	(3) In sectors characterised by the presence of micro, small and medium-sized enterprises (SMEs), there is often a lack of digital capacities and skills to collect, analyse and use data, and access is frequently restricted where one actor holds it in the system or due	(3) In sectors characterised by the presence of micro, small and medium-sized enterprises, there is often a lack of digital capacities and skills to collect, analyse and use data, and access is frequently restricted where one actor holds it in the system or due to a lack of	(3) In sectors characterised by the presence of micro, small and medium-sized enterprises, there is often a lack of digital capacities and skills to collect, analyse and use data, and access is frequently restricted where one actor holds it in the system or due to a lack of

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		interoperability between data,	to a lack of interoperability	interoperability between data,	interoperability between data,
		between data services or across	between data, between data	between data services or across	between data services or across
		borders.	services or across borders.	borders.	borders.
					Text Origin:
					Commission Proposal
	Recital 4				
		(4) In order to respond to the			
		needs of the digital economy and to	needs of the digital economy, avoid	needs of the digital economy and to	needs of the digital economy and to
Υ	14	remove barriers to a well-	the fragmentation of the internal	remove barriers to a well-	remove barriers to a well-
		functioning internal market for	market that could emerge from	functioning internal market for	functioning internal market for
		data, it is necessary to lay down a	national legislation and to remove	data, it is necessary to lay down a	data, it is necessary to lay down a
		harmonised framework specifying	barriers to a well-functioning	harmonised framework specifying	harmonised framework specifying
		who, other than the manufacturer	internal market for data, it is	who, other than the manufacturer	who, other than the manufacturer

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
or other data holder is entitled to	necessary to lay down a	or other data holder is entitled to	or other data holder is entitled to
access the data generated by	harmonised framework specifying	access the data generated by	access the data generated by use
products or related services, under	who, other than the manufacturer	products or related services, under	products or related services, under
which conditions and on what	or other data holder is entitled to	which conditions and on what	which conditions and on what
basis. Accordingly, Member States	access the data is entitled to use	basis. Accordingly, Member States	basis. Accordingly, Member States
should not adopt or maintain	accessible data collected, obtained	should not adopt or maintain	should not adopt or maintain
additional national requirements on	or otherwise generated by	additional national requirements on	additional national requirements on
those matters falling within the	connected products or related	those matters falling within the	those matters falling within the
scope of this Regulation, unless	services, under which conditions	scope of this Regulation, unless	scope of this Regulation, unless
explicitly provided for in this	and on what basis. Accordingly,	explicitly provided for in this	explicitly provided for in this
Regulation, since this would affect	Member States should not adopt or	Regulation, since this would affect	Regulation, since this would affect
the direct and uniform application	maintain additional national	the direct and uniform application	the direct and uniform application
of this Regulation.	requirements on those matters	of this Regulation. Moreover,	of this Regulation. Moreover,
	falling within the scope of this	action at Union level should be	action at Union level should be
	Regulation, unless explicitly	without prejudice to obligations	without prejudice to obligations
	provided for in this Regulation,	and commitments in the	and commitments in the
	since this would affect the direct	international trade agreements	international trade agreements
	and uniform application of this	concluded by the Union.	concluded by the Union.
	Regulation.		
			Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Recital 5				
		(5) This Regulation ensures that	(5) This Regulation ensures that	(5) This Regulation ensures that	(5) This Regulation ensures that
		users of a product or related service	manufacturers of connected	users of a product or related service	users of a product or related service
		in the Union can access, in a timely	products and providers of related	in the Union can access, in a timely	in the Union can access, in a timely
		manner, the data generated by the	services must design the products	manner, the data generated by the	manner, the data generated by the
		use of that product or related	and services in a way that users of	use of that product or related	use of that product or related
	15	service and that those users can use	a connected product or related	service and that those users can use	service and that those users can use
Y	13	the data, including by sharing them	service in the Union can access, in	the data, including by sharing them	the data, including by sharing them
		with third parties of their choice. It	a timely manner, the data	with third parties of their choice. It	with third parties of their choice. It
		imposes the obligation on the data	accessible from the product or	imposes the obligation on the data	imposes the obligation on the data
		holder to make data available to	generated by the use of that	holder to make data available to	holder to make data available to
		users and third parties nominated	product or during the provision of	users and third parties nominated	users and third parties nominated
		by the users in certain	<u>a</u> related service and that those	by the users in certain	by the users in certain
		circumstances. It also ensures that	users can use the data, including by	circumstances. It also ensures that	circumstances. It also ensures that
		data holders make data available to	sharing them with third parties of	data holders make data available to	data holders make data available to

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data recipients in the Union under	their choice. It imposes the	data recipients in the Union under	data recipients in the Union under
fair, reasonable and non-	obligation on the data holder data	fair, reasonable and non-	fair, reasonable and non-
discriminatory terms and in a	holders to make data available to	discriminatory terms and in a	discriminatory terms and in a
transparent manner. Private law	users and third parties data	transparent manner. Private law	transparent manner. Private law
rules are key in the overall	<u>recipients</u> nominated by the users	rules are key in the overall	rules are key in the overall
framework of data sharing.	in certain circumstances It also	framework of data sharing.	framework of data sharing.
Therefore, this Regulation adapts	ensures that data holders make data	Therefore, this Regulation adapts	Therefore, this Regulation adapts
rules of contract law and prevents	available to data recipients in the	rules of contract law and prevents	rules of contract law and prevents
the exploitation of contractual	Union under fair, reasonable and	the exploitation of contractual	the exploitation of contractual
imbalances that hinder fair data	non-discriminatory terms and in a	imbalances that hinder fair data	imbalances that hinder fair data
access and use for micro, small or	transparent manner. Private law	access and use for micro, small or	access and use for micro, small or
medium-sized enterprises within	rules are key in the overall	medium-sized enterprises within	medium-sized enterprises within
the meaning of Recommendation	framework of data sharing.	the meaning of Recommendation	the meaning of Recommendation
2003/361/EC. This Regulation also	Therefore, this Regulation adapts	2003/361/EC. This Regulation also	2003/361/EC. This Regulation also
ensures that data holders make	rules of contract law and prevents	ensures that data holders make	ensures that data holders make
available to public sector bodies of	the exploitation of contractual	available to public sector bodies of	available to public sector bodies of
the Member States and to Union	imbalances that hinder fair data	the Member States and to <i>Union</i>	the Member States and to <i>Union</i>
institutions, agencies or bodies,	access and use for micro, small or	institutions, agencies or the	institutions, agencies or <mark>the</mark>
where there is an exceptional need,	medium-sized enterprises within	Commission, the European	Commission, the European
the data that are necessary for the	the meaning of Recommendation	Central Bank or Union bodies,	Central Bank or Union bodies,
performance of tasks carried out in	2003/361/EC This Regulation	where there is an exceptional need,	where there is an exceptional need,

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the public interest. In additional Regulation seeks to facilitate switching between data product services and to enhance the interoperability of data and sharing mechanisms and services in the Union. This Regulation should not be interpreted as recognising or creating any basis for the data holder to have access to or process data as conferring any new right data holder to use data gene by the use of a product or reservice. Instead, it takes as it starting point the control that	also ensures that data holders made available to public sector bodies of the Member States and Union institutions, agencies or bodies, where there is an exceptional need, the data that are not necessary for the performance of tasks carried out in the public interest. In addition, this Regulation seeks to facilitate switching between data processing on the services and to enhance the interoperability of data and data sharing mechanisms and services in the Union. This Regulation	the data that are necessary for the performance of tasks carried out in the public interest. In addition, this Regulation seeks to facilitate switching between data processing services and to enhance the interoperability of data and data sharing mechanisms and services in the Union. This Regulation does not recognise or create any legal basis in accordance with Article 6(1)(c) and 6(3) of Regulation (EU) 2016/679 for the purpose of	the data that are necessary for the performance of tasks carried out in the public interest. In addition, this Regulation seeks to facilitate switching between data processing services and to enhance the interoperability of data and data sharing mechanisms and services in the Union. This Regulation should not be interpreted as recognising or ereating any legal basis for the data holder to hold, have access to or process data, or as conferring any new right on the data holder to
starting point the control that data holder effectively enjoy facto or de jure, over data generated by products or rel services.	res, de recognising or creating any legal basis for the data holder data	hold, have access to or process data, or as conferring any new right on the data holder to use data	any new right on the data holder to use data generated by the use of a product or related service. Instead, it takes as its starting point <i>the</i> control that the data holder effectively enjoys, data holders'

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	use data accessed from a connected product or generated by the use of a product or during the provision of a related service. Instead, it takes as its starting point the control that the data holder effectively enjoys, de facto or de jure, over data generated by products or recognises that users may agree to grant access and use permissions over data accessed from connected products or generated during the provision of related services to data holders, which may often be manufacturers, and which may contractually agree with the user to perform one or more related services.	as its starting point the control that the data holder effectively enjoys, de facto or de jure, over data generated by products or related services.	may be de facto or de jure, over data to data generated by connected products or during the provision of related services. Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Recital 6				
		(6) Data generation is the result of	(6) Data generation is <u>a function</u>	(6) Data generation is the result of	(6) Data generation is the result of
		the actions of at least two actors,	of the manufacturer's design of a	the actions of at least two actors,	the actions of at least two actors,
		the designer or manufacturer of a	connected product, in particular	the designer or manufacturer of a	the designer or manufacturer of a
		product and the user of that	the inclusion of sensors and	product and the user of that	product, who may in many case
		product. It gives rise to questions	processing software within the	product. It gives rise to questions	also be a provider of related
		of fairness in the digital economy,	device, the result of the actions of	of fairness in the digital economy,	services and the user of that
		because the data recorded by such	at least two actors, the designer or	because the data recorded by such	product. It gives rise to questions
Υ	16	products or related services are an	manufacturer of a product and the	products or related services are an	of fairness in the digital economy,
		important input for aftermarket,	user and, depending on the	important input for aftermarket,	because the data recorded by such
		ancillary and other services. In	operating modalities, of the	ancillary and other services. In	products or related services are an
		order to realise the important	provision of one or more related	order to realise the important	important input for aftermarket,
		economic benefits of data as a non-	service. Many connected products,	economic benefits of data as a non-	ancillary and other services. In
		rival good for the economy and	for example in the civil	rival good for the economy and	order to realise the important
		society, a general approach to	infrastructure, energy generation	society, a general approach to	economic benefits of data as a non-
		assigning access and usage rights	or transport sectors, are recording	assigning access and usage rights	rival good for the economy and
		on data is preferable to awarding	data about their environment or	on data is preferable to awarding	society including to encourage
		exclusive rights of access and use.	interaction with other elements of	exclusive rights of access and use.	data sharing based on voluntary

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	that infrastructure without any		agreements and the development
	actions by the user or any third		of data-driven value creation by
	party. Such data may often be		European companies, a general
	non-personal in nature and	//.C,>	approach to assigning access and
	valuable for the user or third		usage rights on data is preferable to
	parties, which may use it to	· ·	awarding exclusive rights of access
	improve their operations, the		and use. This Regulation provides
	overall functioning of a network		a horizontal approach, which
	or system or by making it		could be followed by sectoral
	available to others. This of that		legislationto account for the
	product. It gives rise to questions		specific situations of the respective
	of fairness in the digital economy,		<u>sectors</u>
	because the data recorded by		
	such accessed from connected		
	products or generated during the		Text Origin: Council
	provision of related services are an		Mandate
	important input for aftermarket,		
	ancillary and other services. In		
	order to realise the important		
	economic benefits of data-as a non-		
	rival good for the economy and		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		society, a general approach to assigning access and usage rights on data is preferable to awarding exclusive rights of access and use. However, it is also important that data sharing based on voluntary agreements continues to develop in order to facilitate the development of data-driven value growth of European companies.		
Recit	al 7			
g 17	(7) The fundamental right to the protection of personal data is safeguarded in particular under Regulation (EU) 2016/679 and Regulation (EU) 2018/1725.	(7) The fundamental right to the protection of personal data is safeguarded in particular under <i>Regulation Regulations</i> (EU) 2016/679 ¹ and and Regulation	(7) The fundamental right to the protection of personal data is safeguarded in particular under Regulation (EU) 2016/679 and Regulation (EU) 2018/1725.	(7) The fundamental right to the protection of personal data is safeguarded in particular under Regulation (EU) 2016/679 and Regulation (EU) 2018/1725.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Directive 2002/58/EC additionally	(EU) 2018/1725 ² of the European	Directive 2002/58/EC additionally	Directive 2002/58/EC additionally
	protects private life and the	Parliament and of the Council.	protects private life and the	protects private life and the
	confidentiality of communications,	Directive 2002/58/EC of the	confidentiality of communications,	confidentiality of communications,
	including providing conditions to	European Parliament and of the	including providing conditions to	including providing conditions to
	any personal and non-personal data	Council ³ additionally protects	any personal and non-personal data	any personal and non-personal data
	storing in and access from terminal	private life and the confidentiality	storing in and access from terminal	storing in and access from terminal
	equipment. These instruments	of communications, including	equipment. These instruments	equipment. These instruments
	provide the basis for sustainable	providing conditions to any	provide the basis for sustainable	provide the basis for sustainable
	and responsible data processing,	personal and non-personal data	and responsible data processing,	and responsible data processing,
	including where datasets include a	storing in and access from terminal	including where datasets include a	including where datasets include a
	mix of personal and non-personal	equipment. These instruments	mix of personal and non-personal	mix of personal and non-personal
	data. This Regulation complements	provide the basis for sustainable	data. This Regulation complements	data. This Regulation complements
	and is without prejudice to Union	and responsible data processing,	and is without prejudice to Union	and is without prejudice to Union
	law on data protection and privacy,	including where datasets include a	law on data protection and privacy,	law on data protection and privacy,
	in particular Regulation (EU)	mix of personal and non-personal	in particular Regulation (EU)	in particular Regulation (EU)
	2016/679 and Directive	data. This Regulation complements	2016/679 and Directive	2016/679 and Directive
	2002/58/EC. No provision of this	and is without prejudice to Union	2002/58/EC. No provision of this	2002/58/EC. No provision of this
	Regulation should be applied or	law on data protection and privacy,	Regulation should be applied or	Regulation should be applied or
	interpreted in such a way as to	in particular Regulation (EU)	interpreted in such a way as to	interpreted in such a way as to
	diminish or limit the right to the	2016/679 and Directive	diminish or limit the right to the	diminish or limit the right to the
	protection of personal data or the	2002/58/EC. No provision of this	protection of personal data or the	protection of personal data or the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
right to privacy and confidentiality	Regulation should be applied or	right to privacy and confidentiality	right to privacy and confidentiality
of communications.	interpreted in such a way as to	of communications. Any	of communications. <u>Any</u>
	diminish or limit the right to the	processing of personal data in	processing of personal data in
	protection of personal data or the	accordance with this Regulation	accordance with this Regulation
	right to privacy and confidentiality	should comply with all conditions	should comply with all conditions
	of communications. This	and rules provided by data	and rules provided by data
	Regulation should not be read as	protection legislation, including	protection legislation, including
	creating a new legal basis for the	but not limited to the need for a	but not limited to the need for a
	processing of personal data for	valid legal basis under Article 6 of	valid legal basis under Article 6 of
	any of the regulated activities, or	Regulation (EU) 2016/679, where	Regulation (EU) 2016/679, where
	as amending the information	relevant the conditions of Article 9	relevant the conditions of Article 9
	requirements laid down in	of Regulation (EU) 2016/679 and	of Regulation (EU) 2016/679 and
	Regulation (EU) 2016/679. In the	Article 5(3) of Directive	Article 5(3) of Directive
	event of a conflict between this	2002/58/EC.	2002/58/EC. This Regulation does
	Regulation and Union law on the		not constitute a legal basis for the
	protection of personal data or		collection or generation of
	national law adopted in		personal data by the data holder.
	accordance with such Union law,		However, in certain circumstances
	the relevant Union or national law		this Regulation imposes the
	on the protection of personal data		obligation on data holders to
	should prevail.		make data available by providing

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			that, where users are data
	1. Regulation (EU) 2016/679 of		subjects, data holders should be obliged to provide them access to
	the European Parliament and		their data and to make the data
	of the Council of 27 April 2016		available to third parties of the user's choice. Where the user is
	on the protection of natural persons with regard to the		not the data subject, this
	processing of personal data		Regulation does not create a legal
	and on the free movement of		basis to provide access to personal
	such data, and repealing		data or make it available to a third party and should not be
	Directive 95/46/EC (General		understood as conferring any new
	Data Protection Regulation)		right on the data holder to use
	(OJ L 119, 4.5.2016, p. 1).		personal data generated by the use of a product or related service. In
	2. Regulation (EU) 2018/1725		these cases, it could be in the
	of the European Parliament		interest of the user to facilitate
	and of the Council of 23 October 2018 on the protection		meeting the requirements of Article 6 of Regulation (EU)
	of natural persons with regard		2016/679. As this Regulation
	to the processing of personal		should not adversely affect the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39). 3. Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications) (OJ L 201, 31.7.2002, p. 37).		data protection rights of others, including the data subject, the data holder can comply with requests inter alia by anonymizing personal data or transferring only personal data relating to the user.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recita	18			
	(8) The principles of data			
	minimisation and data protection			
	by design and by default are			
	essential when processing involves			
	significant risks to the fundamental			
	rights of individuals. Taking into			
g 18	account the state of the art, all			
	parties to data sharing, including			
	where within scope of this			
	Regulation, should implement	Regulation, should implement	Regulation, should implement	Regulation, should implement
	technical and organisational	technical and organisational	technical and organisational	technical and organisational
	measures to protect these rights.			
	Such measures include not only			
	pseudonymisation and encryption,	pseudonymisation and encryption,	pseudonymisation and encryption,	pseudonymisation and encryption,
	but also the use of increasingly			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		available technology that permits algorithms to be brought to the data and allow valuable insights to be derived without the transmission between parties or unnecessary copying of the raw or structured data themselves.	available technology that permits algorithms to be brought to the data and allow valuable insights to be derived without the transmission between parties or unnecessary copying of the raw or structured data themselves.	available technology that permits algorithms to be brought to the data and allow valuable insights to be derived without the transmission between parties or unnecessary copying of the raw or structured data themselves.	available technology that permits algorithms to be brought to the data and allow valuable insights to be derived without the transmission between parties or unnecessary copying of the raw or structured data themselves. Text Origin: Commission Proposal
	Recital 9				
Y	19	(9) This Regulation complements and is without prejudice to Union law aiming to promote the interests	(9) This Regulation complements and is without prejudice to Union law aiming to promote the interests	(9) In so far as not regulated in this Regulation, this Regulation should not affect national	(9) In so far as not regulated in this Regulation, this Regulation should not affect national

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
of consumers and to ensure a high level of consumer protection, to protect their health, safety and economic interests, in particular Directive 2005/29/EC of the European Parliament and of the Council¹, Directive 2011/83/EU of the European Parliament and of the Council² and Directive 93/13/EEC of the European Parliament and of the Council³. 1. Directive 2005/29/EC of the European Parliament and of the Council of 11 May 2005 concerning unfair business-to-consumer commercial practices in the internal market and	of consumers and to ensure a high level of consumer protection, to protect their health, safety and economic interests, in particular Directive 2005/29/EC of the European Parliament and of the Council¹, Directive 2011/83/EU of the European Parliament and of the Council² and Directive 93/13/EEC of the European Parliament and of the Council³. 1. Directive 2005/29/EC of the European Parliament and of the Council of 11 May 2005 concerning unfair business-to-consumer commercial practices in the internal market and	contract laws such as rules on formation, the validity or effects of contracts, including the consequences of the termination of a contract. This Regulation complements and is without prejudice to Union law aiming to promote the interests of consumers and to ensure a high level of consumer protection, to protect their health, safety and economic interests, in particular Directive 2005/29/EC of the European Parliament and of the Council ¹ , Directive 2011/83/EU of the European Parliament and of the Council ² and Directive 93/13/EEC of the European Parliament and of the Council ³ .	contract laws such as rules on formation, the validity or effects of contracts, including the consequences of the termination of a contract. This Regulation complements and is without prejudice to Union law aiming to promote the interests of consumers and to ensure a high level of consumer protection, to protect their health, safety and economic interests, in particular Directive 2005/29/EC of the European Parliament and of the Council ¹ , Directive 2011/83/EU of the European Parliament and of the Council ² and Directive 93/13/EEC of the European Parliament and of the Council ³ .
amending Council Directive	amending Council Directive		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
84/450/EEC, Directives 97/7/EC, 98/27/EC and 2002/65/EC of the European Parliament and of the Council and Regulation (EC) No 2006/2004 of the European Parliament and of the Council ('Unfair Commercial Practices Directive') (OJ L 149, 11.6.2005, p. 22). 2. Directive 2011/83/EU of the European Parliament and of the Council of 25 October 2011 on consumer rights, amending Council Directive 93/13/EEC and Directive 1999/44/EC of the European Parliament and of the Council and repealing Council Directive 85/577/EEC and	84/450/EEC, Directives 97/7/EC, 98/27/EC and 2002/65/EC of the European Parliament and of the Council and Regulation (EC) No 2006/2004 of the European Parliament and of the Council ('Unfair Commercial Practices Directive') (OJ L 149, 11.6.2005, p. 22). 2. Directive 2011/83/EU of the European Parliament and of the Council of 25 October 2011 on consumer rights, amending Council Directive 93/13/EEC and Directive 1999/44/EC of the European Parliament and of the Council and repealing Council Directive 85/577/EEC and	1. Directive 2005/29/EC of the European Parliament and of the Council of 11 May 2005 concerning unfair business-to-consumer commercial practices in the internal market and amending Council Directive 84/450/EEC8 4/450/EEC, Directives 97/7/EC, 98/27/EC and 2002/65/EC of the European Parliament and of theCouncil and Regulation (EC) No 2006/2004 of the European Parliament and of the Council ('Unfair Commercial Practices Directive') (OJ L 149, 11.6.2005, p. 22).	1. Directive 2005/29/EC of the European Parliament and of the Council of 11 May 2005 concerning unfair business-to-consumer commercial practices in the internal market and amending Council Directive 84/450/EEC8 4/450/EEC, Directives 97/7/EC, 98/27/EC and 2002/65/EC of the European Parliament and of theCouncil and Regulation (EC) No 2006/2004 of the European Parliament and of the Council ('Unfair Commercial Practices Directive') (OJ L 149, 11.6.2005, p. 22).

European Parliament and of the European Parliament and of the European I	2. Directive 2011/83/EU of the Parliament and of the European Parliament and of the Council of 25 October 2011 on
3. Council Directive 93/13/EEC of 5 April 1993 on unfair terms in consumer contracts. Directive (EU) 2019/2161 of the European Parliament and of the Council of 27 November 2019 amending Council Directive 93/13/EEC and Directives 93/13/EEC and Directive	consumer rights, amending Firective 93/13/EEC tive 1999/44/EC of the Parliament and of the Ind repealing Council B5/577/EEC and B7/7/EC of the Parliament and of the Council Directive 97/7/EC of the European Parliament and of the Council 3. Council Directive 93/13/EEC Of 5 April 1993 on unfair terms Fire contracts. Directive D/2161 of the Parliament and of the F27 November 2019 Council Directive 93/13/EEC Of 5 April 1993 on unfair terms In consumer contracts. Directive (EU) 2019/2161 of the European Parliament and of the Council Of 27 November 2019

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				amending Council Directive 93/13/EEC and Directives 98/6/EC, 2005/29/EC and 2011/83/EU of the European Parliament and of the Council as regards the better enforcement and modernisation of Union consumer protection rules.	amending Council Directive 93/13/EEC and Directives 98/6/EC, 2005/29/EC and 2011/83/EU of the European Parliament and of the Council as regards the better enforcement and modernisation of Union consumer protection rules. Text Origin: Council Mandate
	Recital 1	0			
Y	20	(10) This Regulation is without prejudice to Union legal acts	(10) This Regulation is without prejudice to Union legal acts	(10) This Regulation is without prejudice to Union legal acts	(10) This Regulation is without prejudice to Union legal acts

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	providing for the sharing of, the			
	access to and the use of data for the	access to and the use of data for the	access to and the use of data for the	access to and the use of data for the
	purpose of prevention,	purpose of prevention,	purpose of prevention,	purpose of prevention,
	investigation, detection or	investigation, detection or	investigation, detection or	investigation, detection or
	prosecution of criminal offences or			
	the execution of criminal penalties,			
	or for customs and taxation			
	purposes, irrespective of the legal			
	basis under the Treaty on the			
	Functioning of the European Union			
	on which basis they were adopted.			
	Such acts include Regulation (EU)	Such acts include Regulation (EU)	Such acts_include Regulation	Such acts_include Regulation
	2021/784 of the European	2021/784 of the European	(EU) 2021/784 of the European	(EU) 2021/784 of the European
	Parliament and of the Council of			
	29 April 2021 on addressing the			
	dissemination of terrorist content			
	online, the [e-evidence proposals			
	[COM(2018) 225 and 226] once			
	adopted], the [Proposal for] a			
	Regulation of the European			
	Parliament and of the Council on a			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Single Market For Digital Services	Single Market For Digital Services	Single Market For Digital Services	Single Market For Digital Services
	(Digital Services Act) and	(Digital Services Act) and	(Digital Services Act) and	(Digital Services Act) and
	amending Directive 2000/31/EC,	amending Directive 2000/31/EC,	amending Directive 2000/31/EC,	amending Directive 2000/31/EC,
	as well as international cooperation	as well as international cooperation	as well as international cooperation	as well as international cooperation
	in this context in particular on the	in this context in particular on the	in this context in particular on the	in this context in particular on the
	basis of the Council of Europe	basis of the Council of Europe	basis of the Council of Europe	basis of the Council of Europe
	2001 Convention on Cybercrime	2001 Convention on Cybercrime	2001 Convention on Cybercrime	2001 Convention on Cybercrime
	("Budapest Convention"). This	(<u>""</u> Budapest Convention <u>""</u>). This	("Budapest Convention"). This	("Budapest Convention"). This
	Regulation is without prejudice to	Regulation is without prejudice to	Regulation does not apply to	Regulation does not apply to
	the competences of the Member	the competences of the Member	activities or data in areas that fall	activities or data in areas that fall
	States regarding activities	States regarding activities	outside the scope of Union law	outside the scope of Union law
	concerning public security, defence	concerning public security, defence	and in any event is without	and in any event is without
	and national security in accordance	and national security in accordance	prejudice to the competences of the	prejudice to the competences of the
	with Union law, and activities from	with Union law, and activities from	Member States regarding activities	Member States regarding activities
	customs on risk management and	customs on risk management and	or data concerning public security,	concerning public security, defence
	in general, verification of	in general, verification of	defence and national security in	and, national security, customs
	compliance with the Customs Code	compliance with the Customs Code	accordance with Union law, and	and tax administration and the
	by economic operators.	by economic operators.	activities from customs on risk	health and safety of citizens,
			management and in general,	regardless of the type of entity
			verification of compliance with the	<u>entrusted</u>
			Customs Code by economic	
				by the Member States to carry out

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				administration and the health and safety of citizens, regardless of the type of entity carrying out the activities or processing the data.	tasks in relation to those competences in accordance with Union law, and activities from customs on risk management and in general, verification of compliance with the Customs Code by economic operators. Text Origin: Council Mandate
	Recital 1	1			
Υ	21	(11) Union law setting physical design and data requirements for products to be placed on the Union	(11) Union law setting physical design and data requirements for products to be placed on the Union	(11) Union law setting physical design and data requirements for products to be placed on the Union	(11) Union law setting physical design and data requirements for products to be placed on the Union

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		market should not be affected by this Regulation.	market should not be affected by beyond the obligations of Article 3(1) of this Regulation.	market should not be affected by this Regulation.	market should not be affected unless specifically provided for by this Regulation. Text Origin: Council Mandate
G	Recital 1	(12) This Regulation complements and is without prejudice to Union law aiming at setting accessibility requirements on certain products and services, in particular Directive 2019/882¹.	(12) This Regulation complements and is without prejudice to Union law aiming at setting accessibility requirements on certain products and services, in particular Directive 2019/882 ¹ .	(12) This Regulation complements and is without prejudice to Union law aiming at setting accessibility requirements on certain products and services, in particular Directive 2019/882 ¹ .	(12) This Regulation complements and is without prejudice to Union law aiming at setting accessibility requirements on certain products and services, in particular Directive 2019/882 ¹ .

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. Directive (EU) 2019/882 of the European Parliament and of the Council of 17 April 2019 on the accessibility requirements for products and services OJ L 151, 7.6.2019	1. Directive (EU) 2019/882 of the European Parliament and of the Council of 17 April 2019 on the accessibility requirements for products and services OJ L 151, 7.6.2019	1. Directive (EU) 2019/882 of the European Parliament and of the Council of 17 April 2019 on the accessibility requirements for products and services OJ L 151, 7.6.2019	1. Directive (EU) 2019/882 of the European Parliament and of the Council of 17 April 2019 on the accessibility requirements for products and services OJ L 151, 7.6.2019 Text Origin: Commission Proposal
	Recital 1	3			
Y	23	(13) This Regulation is without prejudice to the competences of the Member States regarding activities concerning public security, defence	(13) This Regulation is without prejudice to the competences of the Member States regarding activities concerning public security, defence	(13) This Regulation is without prejudice to the competences of the Member States regarding activities concerning public security, defence	(13) This Regulation is without prejudice to the competences of the Member States regarding activities concerning public security, defence

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
and national security in accordance with Union law, and activities from customs on risk management and in general, verification of compliance with the Customs Code by economic operators.	and national security in accordance with Union law, and activities from customs on risk management and in general, verification of compliance with the Customs Code by economic operators.	and national security in accordance with Union law, and activities from customs on risk management and in general, verification of compliance with the Customs Code by economic operators Union and national legal acts providing for the protection of intellectual property, including 2001/29/EC, 2004/48/EC, and (EU) 2019/790 of the European Parliament and of the Council.	and national security in accordance with Union law, and activities from customs on risk management and in general, verification of compliance with the Customs Code by economic operators Union and national legal acts providing for the protection of intellectual property, including 2001/29/EC, 2004/48/EC, and (EU) 2019/790 of the European Parliament and of the Council. Text Origin: Council Mandate

Recital 13a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 23a		(13a) This Regulation also aims at strengthening the position and business models of third parties, for example suppliers, through a horizontal approach. To account for the specific situation and complexity of the respective sector, this Regulation should be followed by sectoral legislation, for example the mobility data space. That legislation could set out further rules for the right for suppliers to improved or direct access to data from their own smart components for issues such as quality monitoring, product development or safety improvements and clarifies the role of providers of components in		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			relation to connected products.		
	Recital 1	3b			
γ	23b		(13b) This Regulation is without prejudice to Union and national legal acts providing for the protection of intellectual property rights, including Directives 2001/29/EC ¹ , 2004/48/EC ² , and (EU) 2019/790 ³ of the European Parliament and of the Council. 1. Directive 2001/29/EC of the European Parliament and of the Council of 22 May 2001 on		deleted

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the harmonisation of certain aspects of copyright and related rights in the information society (OJ L 167, 22.6.2001, p. 10).		
	2. Directive 2004/48/EC of the European Parliament and of the Council of 29 April 2004 on the enforcement of intellectual property rights (OJ L 157, 30.4.2004, p. 45).		
	3. Directive (EU) 2019/790 of the European Parliament and of the Council of 17 April 2019 on copyright and related rights in the Digital Single Market and amending Directives 96/9/EC and 2001/29/EC (OJ L		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		130, 17.5.2019, p. 92).		
Recital 1	4			
	(14) Physical products that obtain,	(14) Physical products that obtain,	(14) Physical products that obtain,	(14) Physical products that obtain,
	generate or collect, by means of their components, data concerning	generate or collect, by means of their components, data concerning	generate or collect, by means of their components or operating	generate or collect, by means of their components or operating
	their performance, use or environment and that are able to	their performance, use or environment and that are able to	system, data concerning their performance, use or environment	system, data concerning their performance, use or environment
24	communicate that data via a publicly available electronic	communicate that data via a publicly availablean electronic	and that are able to communicate that data via a publicly available	and that are able to communicate that data via an electronic
	referred to as the Internet of	communications service, <u>a</u> physical connection, or on-device	electronic communications service (often referred to as the Internet of	communications service, a physical connection, or on-device
	Things) should be covered by this Regulation. Electronic communications services include	(often referred to as the Internet of Things) should be covered by this Regulation with the exception of	Things) should be covered by this Regulation. <i>Examples of such</i> electronic communications services	accessa publicly available electronic communications service (often referred to as the Internet of
	land-based telephone networks, television cable networks, satellite-	prototypes. Electronic communications services include	include in particular land-based telephone networks, television	Things) should be covered by this Regulation with the exception of

Comm	ission Proposal	EP Mandate	Council Mandate	Draft Agreement
based network	ks and near-field	land-based telephone networks,	cable networks, satellite-based	prototypes. Examples of such -
communicati	on networks. Such	television cable networks, satellite-	networks and near-field	electronic communications services
products may	include vehicles,	based networks and near-field	communication networks. Such	include in particular land-based
home equipm	nent and consumer	communication networks. Such	products may include vehicles,	telephone networks, television
goods, medic	eal and health devices	connected products may	home equipment and consumer	cable networks, satellite-based
or agricultura	al and industrial	include are found in all aspects of	goods, medical <u>health and</u>	networks and near-field
machinery. T	he data represent the	the economy and society,	<u>lifestyle equipment, and health</u>	communication networks. Such
digitalisation	of user actions and	including in private, civil or	devices or agricultural and	products may include vehicles,
events and sl	nould accordingly be	commercial infrastructure,	industrial machinery. The data	home equipment and consumer
accessible to	the user, while	vehicles, ships, aircraft, home	represent the digitalisation of user	goods, medical and health devices
information	derived or inferred	equipment and consumer goods,	actions and events and should	or agricultural and industrial
from this dat	a, where lawfully	medical and health devices or	accordingly be accessible to the	machinery. The data represent the
held, should	not be considered	agricultural and industrial	user, while information derived or	digitalisation of user actions and
within scope	of this Regulation.	machinery or energy production	inferred from this data, where	events and should accordingly be
Such data are	e potentially valuable	and transmission facilities. Data	lawfully held, should not be	accessible to the user, while
to the user ar	nd support innovation	obtained, generated or collected	considered within scope of this	information derived or inferred
and the deve	lopment of digital and	by a connected product that is	Regulation. Such data are	from this data, where lawfully held,
other service	s protecting the	accessible to any data holders or	potentially valuable to the user and	should not be considered within
environment	, health and the	data recipients. The data represent	support innovation and the	scope of this Regulation. Such data
circular econ	omy, in particular	the digitalisation of user actions	development of digital and other	are potentially valuable to the user
though facili	tating the maintenance	and events and should	services protecting the	and support innovation and the

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
and repair of the products in	accordingly always be accessible to	environment, health and the	development of digital and other
question.	the user, while information derived	circular economy, in particular	services protecting the
	or inferred from this data, where	though facilitating the maintenance	environment, health and the
	lawfully held, owner of the product,	and repair of the products in	eircular economy, in particular
	or a third party to whom the	question.	though facilitating the maintenance
	owner of the product has	· ·	and repair of the products in
	transferred certain rights to the		question connected products are
	product based on a rental or lease		found in all aspects of the
	contract. The owner or such third		economy and society, including in
	<i>party</i> should <i>not be considered</i>		private, civil or commercial
	within scope be referred to as the		infrastructure, vehicles, health
	user for the purpose of this		and lifestyle equipment, ships,
	Regulation. Such data are		aircraft, home equipment and
	potentially valuable to the user and		consumer goods, medical and
	support innovation and the		health devices or agricultural and
	development of digital and other		industrial machinery.
	services protecting the		Manufacturers' design choices,
	environment, health and the		the users' demands and, where
	circular economy, in particular		relevant, sectoral legislation to
	though facilitating the maintenance		address sector-specific needs and
	and repair of the Those access		objectives or relevant decisions

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	rights should in no way alter or interfere with the fundamental rights of data subjects, who may be interacting with connected product, to personal data generated by the product. Manufacturers' design choices, the users' demands and, where relevant, sectoral legislation to address sector-specific needs and objectives, or antitrust decisions, should determine which data a connected product is capable of making accessible to any data holders or data recipients at the point of sale. This Regulation applies to products placed on the market in the Union and thus does not apply to products in questiondevelopment stage such as prototypes.		from the competition authorities, should determine which data a connected product is capable of making available at the point of sale.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 14	la			
			(14a) The data represent the	(14a) The data represent the
			digitalisation of user actions and events and should accordingly be	digitalisation of user actions and events and should accordingly be
			accessible to the user. Data	accessible to the user. Data
			generated by the use of a product	generated by the use of a product
2.4			or related service should be	or related service should be
24a			understood to cover data recorded intentionally or indirectly	understood to cover data recorded intentionally or indirectly
			resulting from the user's action.	resulting from the user's action.
			This should include data on the	This should include data on the
			use of a product generated by the	use of a product generated by a
			use of a user interface or via a	user interface or via a related
			related service, and not be limited	service, and not be limited to the
			to the information that such	information that such action
			action happened, but all data that	happened, but also include all

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		the product generates as a result	data that the product generates as
		of such action such as data	a result of such action, such as
		generated automatically by	data generated automatically by
		sensors and data recorded by	sensors and data recorded by
		embedded applications, including	embedded applications, including
		applications indicating hardware	applications indicating hardware
		status and malfunctions. This	status and malfunctions. This
		should also include data	should also include data
		generated by the product or	generated by the product or
		related service during times of	related service during times of
		inaction by the user, such as when	inaction by the user, such as when
		the user chooses to not use a	the user chooses to not use a
		product for a given period of time	product for a given period of time
		and keep it in stand-by or even	and keep it in stand-by or even
		switched off, as the status of a	switched off, as the status of a
		product or its components, e.g.	product or its components, e.g.
		batteries, can vary when the	<u>batteries, can vary when the</u>
		product is in stand-by or switched	product is in stand-by or switched
		off. In scope are data which are	off. In scope of this Regulation
		not substantially modified,	are those product data which are
		meaning data in raw form (also	not substantially modified,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		known as source or primary data,	meaning data in raw form (also
		which refers to data points that	known as source or primary data,
		are automatically generated	which refers to data points that
		without any form of processing)	are automatically generated
		as well as data having been pre-	without any further form of
		processed for the purpose of	processing) as well as data having
		making it understandable and	been pre-processed for the
		useable prior to further processing	purpose of making it
		and analysis. The term 'pre-	understandable and useable prior
		processed data' should not be	to further processing and analysis,
		interpreted in such a manner to	including data collected from a
		impose an obligation on the data	single sensor or a connected
		holder to make substantial	group of sensors, for the purpose
		investments in cleaning and	of making the collected data
		transforming the data and shall	comprehensible for wider use-
		not refer to insights derived or	cases by determining a physical
		inferred from the data. Pre-	quantity or quality or the change
		processed data may include data	in a physical quantity, such as
		enriched with metadata, including	temperature, pressure, flow rate,
		basic context and timestamp to	audio, pH, liquid level, position,
		make the data usable, combined	acceleration or speed. The term '

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		with other data (e.g. sorted and	pre-processed data' should not be
		classified with other data points	interpreted in such a manner as to
		relating to it) or re-formatted into	impose an obligation on the data
		a commonly-used format. Such	holder to make substantial
		data are potentially valuable to the	investments in cleaning and
		user and support innovation and	transforming the data and shall
		the development of digital and	not refer to insights derived or
		other services protecting the	inferred from the data. Such data
		environment, health and the	<u>could include the relevant</u>
		circular economy, in particular	metadata, including basic context
		though facilitating the	and timestamp to make the data
		maintenance and repair of the	usable, combined with other data
		products in question. By contrast,	(e.g. sorted and classified with
		the results of processing that	other data points relating to it) or
		substantially modifies the data, i.e.	re-formatted into a commonly-
		information derived from this	used format. Such data are
		data, or information inferred from	potentially valuable to the user
		theoriginal data, should not be	and support innovation and the
		considered within scope of this	development of digital and other
		Regulation. Such data is not	services protecting the
		generated by the use of the	environment, health and the

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		product, but is the outcome of additional investments into taking insights from the data in terms of characterisation, assessment, recommendation, categorisation or similar systematic processes that assign values or insights and may be subject to intellectual property rights of the data holder.	circular economy, including though facilitating the maintenance and repair of the products in question. By contrast, information derived from this data, which is the outcome of additional investments into assigning values or insights from the data, in
			particular, by means of proprietary, complex algorithms, including those that are a part of proprietary software, should not be considered to fall within the scope of this Regulation and consequently not be subject to the obligation for a data holder to make it available to a user or data recipient, unless

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					agreed otherwise between the user and the data holder. This could include in particular information derived by means of sensor fusion, which infers or derives data from multiple sensors, collected in the connected product, using proprietary, complex algorithms and may be subject to intellectual property rights. Text Origin: Council Mandate
	Recital 1	5			
Υ	25				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(15) In contrast, certain products that are primarily designed to display or play content, or to record and transmit content, amongst others for the use by an online service should not be covered by this Regulation. Such products include, for example, personal computers, servers, tablets and smart phones, cameras, webcams, sound recording systems and text scanners. They require human input to produce various forms of content, such as text documents, sound files, video files, games, digital maps.	(15) In contrast, eertain products that are primarily designed to display or play content, or to record and transmit content, amongst otherscontent, or data obtained, generated or accessed from the connected product or transmitted to it for the use by an online service should not be covered by this Regulation. Such products include, for example, personal computers, purpose of storage or processing on behalf of third parties, such as in the case of servers, tablets and smart phones, cameras, webcams, sound recording systems and text scanners. They require human input to produce various forms of content, such as text documents,	(15) In contrast, certain This Regulation enables users of connected products that are primarily designed to display or play content, or to record and transmit content, amongst others for the use by an online service should not be covered by this Regulation. Such to benefit from aftermarket, ancillary and other services based on data collected by sensors embedded in such products the collection of these data being of potential value in improving the performance of the connected products. It is important to delineate between markets for the provision of such sensor-equipped connected products include, for example,	(15) In contrast, certain This Regulation enables users of connected products to benefit from aftermarket, ancillary and other services based on data collected by sensors embedded in such products that are primarily designed to display or playthe collection of these data being of potential value in improving the performance of the connected products. It is important to delineate between markets for the provision of such sensor-equipped connected products and related services on the one hand and on the other hand markets for unrelated software and content such as textual, audio or audiovisual content often covered
	sound files, video files, games,	personal computers, servers,	by intellectual property rights. As

andate Draft Agreement
ones, cameras, a result, data that such products
ording systems generate when the user records,
hey require transmits, displays or plays
<u>content, as well as the, or to</u>
ch as text record and transmit content itself.
esand related often covered by intellectual
<u>hand and on</u> <u>property rights</u> , amongst others for
the use by an online service should
not be covered by this Regulation.
diovisual Such products include, for
ed by example, personal computers,
rights. As a servers, tablets and smart phones,
<u>h products</u> cameras, webcams, sound
ser records, recording systems and text
or plays scanners. They require human
the content input to produce various forms of
by intellectual content This Regulation should
o files, games, also not cover data, which was
the use by an obtained, generated or accessed
from the connected product, or
ulation digital transmitted to it, for the purpose

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				maps.	of storage or processing on behalf of other parties, who are not the user, such as text documents, sound files, video files, games, digital maps may be the case with servers or cloud infrastructure operated by their owners entirely on behalf of third parties, amongst others for the use by an online service. Text Origin: Council Mandate
	Recital 10	6			
Y	26				Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(16) It is necessary to lay down rules applying to connected products that incorporate or are interconnected with a service in such a way that the absence of the service would prevent the product from performing its functions. Such related services can be part of the sale, rent or lease agreement, or such services are normally provided for products of the same type and the user could reasonably expect them to be provided given the nature of the product and taking into account any public statement	(16) It is also necessary to lay down rules applying to connected products that incorporate related services that are incorporated or are interconnected with a service connected product in such a way that the absence of the service would prevent the product from performing one or more of its functions. Such related services can be part of the sale, rent or lease agreement, or such, and which involve the transfer of data between the connected product and the provider of the related	(16) It is necessary to lay down rules applying to connected products that incorporate or at the time of the purchase, rent or lease agreement are interconnected with a service in such a way that the absence of the service would prevent the product from performing one of its functions, without being incorporated into the product. Such related services can be part of the sale, rent or lease agreement, or such services are normally provided for products of the same type and the user could	(16) It is necessary to lay down rules applying to connected products that incorporate or are interconnected at the time of the purchase, rent or lease agreement are connected with a related service at the time of the purchase in such a way that the its absence of the service would prevent the product from performing one or more of its functions, or which are subsequently connected to the product by the manufacturer or a third party to add to or adapt the functionality of the product Such
	made by or on behalf of the seller,	services are normally provided for	reasonably expect them to be	related services can be part of the
	renter, lessor or other persons in previous links of the chain of	products of the same type and the user could reasonably expect them to be provided given the	provided given the nature of the product and taking into account	sale, rent or lease agreement, and could, where applicable, be used
	transactions, including the manufacturer. These related services may themselves generate	nature Where a provider of a related service accesses data from	any public statement made by or on behalf of the seller, renter, lessor or other persons in previous links of	to remotely control the movement or action of

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
data of value to the user	a connected product or has access	the chain of transactions, including	a connected product. or Such
independently of the data	to data generated during the	the manufacturer. These related	services are normally provided for
collection capabilities of the	provision of the product and taking	services may themselves generate	products of the same type and the
product with which they are	into account any public statement	data of value to the user	user could reasonably expect them
interconnected. This Regulation	made by or on behalf of the seller,	independently of the data	to be provided given the nature of
should also apply to a related	renter, lessor or other persons in	collection capabilities of the	the product and taking into account
service that is not supplied by the	previous linksrelated service and	product with which they are	any public statement made by or on
seller, renter or lessor itself, but is	has the right to use non-personal	interconnected. This Regulation	behalf of the seller, renter, lessor or
supplied, under the sales, rental or	data, in accordance with Article	should also apply to a related	other persons in previous links of
lease contract, by a third party. In	4(6), it should be considered a	service that is not supplied by the	the chain of transactions, including
the event of doubt as to whether	data holder for the data it	seller, renter or lessor itself, but is	the manufacturer. These related
the supply of service forms part of	accessed from the product or	supplied, under the sales, rental or	services may themselves generate
the sale, rent or lease contract, this	generated during the provision of	lease contract, by a third party. In	data of value to the user
Regulation should apply.	the chain of transactions, including	the event of doubt as to whether	independently of the data
	the manufacturer related service.	the supply of service forms part of	collection capabilities of the
	Such related services can be part	the sale, rent or lease contract, this	product with which they are
	of the sale. These related services	Regulation should apply.	interconnected. This Regulation
	may themselves generate data of		should also apply to a related
	value to the user independently of		service that is not supplied by the
	the data collection capabilities of		seller, renter or lessor itself, but is
	the <u>connected</u> product with which		supplied, under the sales, rental or

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	they are interconnected. <u>Such data</u>		lease contract, by a third party. In
	may represent the digitalisation of		the event of doubt as to whether
	user actions and events and		the supply of service forms part of
	should accordingly be accessible	//·C1>	the sale, rent or lease contract, this
	to the user. Such data are		Regulation should apply. Neither
	potentially valuable to the user		the power supply nor the supply of
	and support innovation and the		the connectivity are to be
	development of digital and other		interpreted as related services
	services protecting the		under this Regulation.
	environment, health and the		
	circular economy, including		
	particular through facilitating the		Text Origin: Council
	maintenance and repair of the		Mandate
	products in question or the		
	development of products or		
	services. Information derived or		
	inferred from non-personal data		
	by a data holder or a data		
	recipient after it has been		
	accessed from the connected		
	product, other than in those		

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Recital 1	17			
	(17) Data generated by the use of a	(17) Data <u>accessed from a</u>	(17) Data generated by the use of	
	product or related service include	connected product or generated by	a product or related service	11.1
	data recorded intentionally by the	the use of a product or during the	include data recorded intentionally	deleted
	user. Such data include also data	provision of a related service	by the user. Such data include also	
	generated as a by-product of the	include data recorded intentionally	data generated as a by-product of	
	user's action, such as diagnostics	by the user. Such data include also	the user's action, such as	
27	data, and without any action by the	data generated as a by-product of	diagnostics data, and without any	
	user, such as when the product is in	the user's action, such as	action by the user, such as when	
	'standby mode', and data recorded	diagnostics data, and without any	the product is in 'standby mode',	
	during periods when the product is	action by the user, such as data	and data recorded during periods	
	switched off. Such data should	about the connected product's	when the product is switched off.	
	include data in the form and format	environment or interactions,	Such data should include data in	
	in which they are generated by the	<u>including</u> when the product is in	the form and format in which they	
	product, but not pertain to data	'standby mode', and data recorded	are generated by the product, but	
	resulting from any software	during periods when the product is	not pertain to data resulting from	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
process that calculates derivative	switched off. Such data should	any software process that	
data from such data as such	include data in the form and format	calculates derivative data from	
software process may be subject to	in which they are generated	such data as such software process	
intellectual property rights.	by accessed from the product, and	may be subject to intellectual	
	be compiled in a comprehensible,	property rights.	
	structured, commonly used and	•	
	machine-readable format and		
	including the relevant metadata,		
	but not pertain to data resulting		
	from any value-add via a software		
	process that calculates derivative		
	data from such data aswhere such		
	software process may is be subject		
	to trade secrets and intellectual		
	property rights. Where data is		
	accessed in an encrypted format,		
	the user should be provided with		
	all necessary means to decrypt		
	such data and make it accessible.		

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Recital 1	17a	•		
s 27a		(17a) Further efforts must be made to consolidate the data economy and data governance. In particular, increasing and supporting data literacy is essential so that users and businesses are aware and motivated to offer and provide access to their data in compliance with the relevant legal rules. This is on the basis of a sustainable data society. The spread of data literacy measures would imply the reduction of digital inequalities, contribute to improving working conditions, and ultimately sustain the consolidation and the		deleted

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			innovation path of the data economy in the Union. In order to deliver high-quality job opportunities, the acquisition and development of data literacy skills, enabling the acquisition of digital competences by citizens and workers, should be ensured especially in the case of employees from start-ups and SMEs.		
	Recital 1	8			
Y	28	(18) The user of a product should be understood as the legal or natural person, such as a business or consumer, which has purchased, rented or leased the product.	(18) The user of a <u>connected</u> product should be understood as the legal or natural person, such as a business, <u>consumer or public</u> <u>sector body or consumer</u> , which	(18) The user of a product should be understood as the legal or natural person, such as a business or consumer, which has purchased, rented or leased but also a public	(18) The user of a product should be understood as the legal or natural person, such as a business or consumer, which has purchased, rented or leased the but also a

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D	Depending on the legal title under	has purchased, rented or leased the	sector body, that owns, rents or	public sector body, that is either
w	which he uses it, such a user bears	acquired the connected product	<u>leases</u> the product Depending on	the owner of a connected product,
th	he risks and enjoys the benefits of	or receives related services, or to	the legal title under which he uses	or someone that has received
us	ising the connected product and	whom the owner of the connected	it, such a user bears the risks and	certain temporary rights by the
sł	hould enjoy also the access to the	product. Depending has	enjoys the benefits of using the	owner, for example by means of a
da	lata it generates. The user should	transferred, on the legal title under	connected product and should	rental or lease agreement, to
th	herefore be entitled to derive	which he uses it, basis of a rental	enjoy also the access to the data it	access or use data obtained from
be	benefit from data generated by that	or lease agreement, temporary	generates. The user should	the connected product, and that
pı	product and any related service.	rights to use the connected	therefore be entitled to derive	receives related services for the
		product or receive related services.	benefit from data generated by that	connected product. Depending on
		Such a user bears the risks and	product and any related service. <u>An</u>	the legal title under which he uses
		enjoys the benefits of using the	owner, renter or lessee should	it, such a Those access rights
		connected product and should	equally be considered as user,	should in no way alter or interfere
		enjoy also the access to the data it	including when several entities	with the rights of data subjects,
		generates. The user should	can be considered as users. In the	who may be interacting with
		therefore be entitled to derive	context of multiple users, each	connected product or related
		benefit from data generated by	user may contribute in a different	service, to personal data generated
		that accessed from the connected	manner to the data generation	by the connected product or
		product and generated during the	and can have an interest in	during the provision of the related
		provision of any related service.	several forms of use, e.g. fleet	service. Such user bears the risks
			management for a leasing	and enjoys the benefits of using the

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		company, or mobility solutions for individuals using a car sharing service.	connected product and should enjoy also the access to the data it generates. The user should therefore be entitled to derive benefit from data generated by that
			product and any related service. An owner, renter or lessee should equally be considered as user, including when several entities can be considered as users. In the context of multiple users, each
			user may contribute in a different manner to the data generation and can have an interest in several forms of use, e.g. fleet management for a leasing
			company, or mobility solutions for individuals using a car sharing service.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Recital 1	8a			
3 28a		(18a) 'Data literacy' refers to skills, knowledge and understanding that allows users, consumers and businesses, in particular medium, small and micro companies, to gain awareness on the potential value of the data they generated, produce and share, in the context of their rights and obligations set out in this Regulation and in other Union data related Regulations. Data literacy should go beyond		(18a) 'Data literacy' refers to skills, knowledge and understanding that allows users, consumers and businesses, in particular medium, small and micro companies falling under the scope of this regulation, to gain awareness on the potential value of the data they generated, produce and share and motivated to offer and provide access to their data in compliance with the relevant legal rules. Data literacy

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	learning about tools and		should go beyond learning about
	technologies and aiming to equip		tools and technologies and aiming
	citizens and businesses with the		to equip and empower citizens and
	ability to benefit from a fair data	/.C,>	businesses with the ability to
	market. It is therefore necessary		benefit from an inclusive and fair
	that the Commission and the	· ·	data market. The spread of data
	Member States, in cooperation		literacy measures and the
	with all relevant stakeholders,		introduction of appropriate
	promote the development of data		follow-up actions could contribute
	literacy, in all sectors of society,		to improving working conditions,
	for citizens of all ages, including		and ultimately sustain the
	women and girls. Consequently,		consolidation and the innovation
	the Union and its Member states		path of the data economy in the
	should allocate more investments		Union. [Data
	in education and training to		coordinator/competent authority]
	spread data literacy, and that		should promote tools and take
	progress in that regard is closely		measures to advance data literacy
	followed Accordingly businesses		and awareness among users and
	should also promote tools and		entities falling within the scope of
	take measures to ensure data		this Regulation of the rights and
	literacy skills of their staff dealing		obligations under this Regulation.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			with data access and use and data transfers, and where applicable, of other persons processing data on their behalf, taking into account their technical knowledge, experience, education and training and considering the users or groups of users from which data is produced or generated.		Remaining brackets
	Recital 1	9			
Υ	29	(19) In practice, not all data generated by products or related services are easily accessible to their users, and there are often limited possibilities for the portability of data generated by	(19) In practice, not all data generated by <i>connected</i> products or related services are easily accessible to their users, and there are often limited possibilities for the portability of data generated by	(19) In practice, not all data generated by products or related services are easily accessible to their users, and there are often limited possibilities for the portability of data generated by	(19) In practice, not all data generated by products or related services are easily accessible to their users, and there are often limited possibilities for the portability of data generated by

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products connected to the Internet			
	of Things. Users are unable to			
	obtain data necessary to make use			
	of providers of repair and other			
	services, and businesses are unable			
	to launch innovative, more			
	efficient and convenient services.			
	In many sectors, manufacturers are			
	often able to determine, through	often able to determine, through	often-able to determine, through	often able to determine, through
	their control of the technical design			
	of the product or related services,			
	what data are generated and how			
	they can be accessed, even though			
	they have no legal right to the data.	they have no legal right to the data.	they have no legal right to the data.	they have no legal right to the data.
	It is therefore necessary to ensure			
	that products are designed and	that connected products are	that products are designed and	that products are designed and
	manufactured and related services	designed and manufactured and	manufactured and related services	manufactured and related services
	are provided in such a manner that	related services are provided in	are provided in such a manner that	are provided in such a manner that,
	data generated by their use are	such a manner that data generated	the data that are data generated by	are always easily accessible to a
	always easily accessible to the	by their use are always easily	their use and that are readily	user, data holder or third party,
	user.	accessible to the user, free of	available to the manufacturer or	including the manufacturer and

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	charge in a comprehensive, structured, commonly used and machine-readable format, including for the purpose of retrieving, using or sharing the data. Unless specified otherwise by Union or Member State law or relevant antitrust rulings, such data should be accessible at the level of processing, including by means of software contained in the connected product, which the manufacturer's design choice permit ahead of the sale to the user. Data should be available in the form in which they are accessible from the product with only the minimal adaptations necessary to make them useable by a third party, including related metadata necessary to interpret	a party of his choice, are always easily accessible also to the user, including users with special needs. This excludes data generated by the use of a product where the design of the product does not foresee such data to be stored or transmitted outside the component in which they are generated or the product as a whole. This Regulation should thus not be understood as an obligation to store data additionally on the central computing unit of a product where this would be disproportionate in relation to the expected use. This should not prevent the manufacturer or data holder to voluntarily agree with the user on making such	users with special needs. This should be done in such a fashion that it can be shared free of charge in a comprehensive, structured, commonly used and machine- readable format, including for the purpose of retrieving, using or sharing the data. Such data that is obtainable without a disproportionate effort for a data holder is readily available data. This excludes data generated by their use are always easily accessible to the use of a product where the design of the product does not foresee such data to be stored or transmitted outside the component in which they are generated or the product as a

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and use the data. This requires the	adaptations. The design	whole. This Regulation should
	removal of technical barriers to	obligations in this Regulation are	thus not be understood as an
	ensure that users, where it is	also without prejudice to the data	obligation to store data on the
	technically possible, will have	minimisation principle as	central computing unit of a
	direct real-time access to their	described in Article 5(1)(c) of	product. This should not prevent
	data without extensive individual	Regulation (EU) 2016/679 and	the manufacturer or data holder
	verification procedures. In order	should not be understood as an	to voluntarily agree with the user
	to facilitate third-party access to	obligation to design products and	on making such adaptations. The
	the required data, cost-efficient	related services in such a way that	design obligations in this
	access to software tools is also	they process or store any personal	Regulation are also without
	necessary. Where subsequent	data besides what is necessary in	prejudice to the data minimisation
	updates or alterations to the	relation to the purposes for which	principle as described in Article
	connected product, by the	they are processed.	5(1)(c) of Regulation (EU)
	manufacturer or another party,		2016/679 and should not be
	lead to additional accessible data		understood as an obligation to
	or a restriction of initially		design products and related
	accessible data, such changes		services in such a way that they
	should be communicated to the		process or store any personal data
	user in the context of the update		besides what is necessary in
	or alteration. This Regulation		relation to the purposes for which
	does not set an obligation to store		they are processed. Unless

Commission Pr	oposal EP Mandate	Council Mandate	Draft Agreement
	data additionally on the central computing unit of a product where this would be disproportionate in relation to the expected use. This does not prevent a manufacturer or data holder to voluntarily agree with the user on making such adaptation.		Specified in accordance with Union or Member State law, manufacturers are not restricted in their design choices with regard to which product data are accessible from products they place on the markets of which level of processing sophistication or transmission frequency is applied to product data. In this regard, sectoral legislation could be introduced to outline further specificities. Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Recital 2	0			
		(20) In case several persons or	(20) In case cases of co-ownership	(20) In case several persons or	(20) In case several persons or
		entities own a product or are party	of the connected product and	entities own a product or are party	entities own a product or are party
		to a lease or rent agreement and	related services provided, where	to a lease or rent agreement and	to a lease or rent agreement and
		benefit from access to a related	several persons or entities own a	benefit from access to a related	benefit from access to a related
		service, reasonable efforts should	product or are party to a lease or	service are considered as user, e.g.	service, reasonable efforts should
		be made in the design of the	rent agreement and benefit from	in the case of co-ownership or	be made in are considered as user,
		product or related service or the	access to a related service,	when an owner and a renter or	for example in the case of co-
Y	30	relevant interface so that all	reasonable efforts should be made	<u>lessee exist</u> , reasonable efforts	ownership or when an owner,
		persons can have access to data	the design of the connected	should be made in the design of the	renter or lessee share rights to
		they generate. Users of products	product or related service or the	product or related service or the	data access and use the design of
		that generate data typically require	relevant interface so that should	relevant interface so that all	the <u>connected</u> product or related
		a user account to be set up. This	enable all persons canto have	persons each user can have access	service or the relevant interface so
		allows for identification of the user	access to data they generate. Users	to data they generate. Users of	that all persons canshould enable
		by the manufacturer as well as a	of <i>connected</i> products that	products that generate data	each user to have access to data
		means to communicate to exercise	generate data typically require a	typically require a user account to	they generate. Users of <u>connected</u>
		and process data access requests.	user account to be set up. This	be set up. This allows for	products that generate data
		Manufacturers or designers of a	allows for identification of the user	identification of the user by the	typically require a user account to

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	product that is typically used by	by a data holder, which may be	manufacturer as well as a means to	be set up. This allows for
	several persons should put in place	the manufacturer as well as a	communicate to exercise and	identification of the user by <u>a data</u>
	the necessary mechanism that	means to communicate to exercise	process data access requests. <u>In</u>	holder, which may be the
	allow separate user accounts for	and process data access requests.	case several manufacturers or	manufacturer, as well as a means to
	individual persons, where relevant,	For identification and	related services providers have	communicate to exercise and
	or the possibility for several	authentication purposes,	sold, rent out or leased products	process data access requests. <u>In</u>
	persons to use the same user	manufacturers and providers of	or services integrated together to	case several manufacturers or
	account. Access should be granted	related services should enable	the same user, the user should	related services providers have
	to the user upon simple request	users to use European Digital	turn to each of the manufacturers	sold products or provided services
	mechanisms granting automatic	<u>Identity Wallets issued pursuant to</u>	or related service providers with	integrated together to the same
	execution, not requiring	Regulation (EU) 910/2014 ¹ .	whom it has a contractual	user, the user should turn to each
	examination or clearance by the	Manufacturers or designers of a	agreement. Manufacturers or	of the parties with whom it has a
	manufacturer or data holder. This	product that is typically used by	designers of a product that is	contractual agreement.
	means that data should only be	several persons should put in place	typically used by several persons	Manufacturers or designers of a
	made available when the user	the necessary mechanism that	should put in place the necessary	product that is typically used by
	actually wants this. Where	allow separate user accounts for	mechanism that allow separate user	several persons should put in place
	automated execution of the data	individual persons, where relevant,	accounts for individual persons,	the necessary mechanism that
	access request is not possible, for	or the possibility for several	where relevant, or the possibility	allow separate user accounts for
	instance, via a user account or	persons to use the same user	for several persons to use the same	individual persons, where relevant,
	accompanying mobile application	account. Access should be granted	user account. Account solutions	or the possibility for several
	provided with the product or	to the user upon simple request	should allow a user to delete their	persons to use the same user

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service, the manufacturer should	mechanisms granting automatic	account and the data related to it,	account. Account solutions should
inform the user how the data may	execution, not requiring	in particular taking into account	allow users to delete their account
be accessed.	examination or clearance by thea	situations when the ownership or	and the data related to it, and
	manufacturer or data holder. This	the usage of the product changes.	could allow users to stop data
	means that data should only be	Access should be granted to the	access, use or sharing, as well as
	made available when the user	user upon simple request	request, in particular taking into
	actually wants this. Where	mechanisms granting automatic	account situations when the
	automated execution of the data	execution, not requiring	ownership or the usage of the
	access request is not possible, for	examination or clearance by the	product changes. Access should be
	instance, via a user account or	manufacturer or data holder. This	granted to the user upon simple
	accompanying mobile application	means that data should only be	request mechanisms granting
	provided with the product or	made available when the user	automatic execution, not requiring
	service, the manufacturer should	actually wants this. Where	examination or clearance by the
	inform the user how the data may	automated execution of the data	manufacturer or data holder. This
	be accessed. <i>User accounts should</i>	access request is not possible, for	means that data should only be
	enable users to revoke consent for	instance, via a user account or	made available when the user
	processing and data sharing, as	accompanying mobile application	actually wants this. Where
	well as request deletion of the data	provided with the product or	automated execution of the data
	generated through the use of the	service, the manufacturer should	access request is not possible, for
	connected product, particularly in	inform the user how the data may	instance, via a user account or
	cases when the users of the	be accessed.	accompanying mobile application

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	product intend to transfer the ownership of the product to another party. 1. Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EO (OJ L 257, 28.8.2014, p. 73).		provided with the product or service, the manufacturer should inform the user how the data may be accessed. Text Origin: Council Mandate
Recital 21			

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		or a third party to process the data on the product or on a computing instance of the manufacturer.	environment chosen by the user or the third party.	
Recital 2	22			
32	(22) Virtual assistants play an increasing role in digitising consumer environments and serve as an easy-to-use interface to play content, obtain information, or activate physical objects connected to the Internet of Things. Virtual assistants can act as a single gateway in, for example, a smart home environment and record significant amounts of relevant data on how users interact with	(22) Virtual assistants play an increasing role in digitising consumer and professional environments and serve as an easy-to-use interface to play content, obtain information, or activate physical objects connected to the Internet of Things. Virtual assistants can act as a single gateway in, for example, a smart home environment and record significant amounts of relevant	(22) Virtual assistants play an increasing role in digitising consumer environments and serve as an easy-to-use interface to play content, obtain information, or activate physical objects products connected to the Internet of Things. Virtual assistants can act as a single gateway in, for example, a smart home environment and record significant amounts of relevant data on how users interact	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products connected to the Internet	data on how users interact with	with products connected to the	
	of Things, including those	products connected to the Internet	Internet of Things, including those	
	manufactured by other parties and	of Things, including those	manufactured by other parties and	
	can replace the use of	manufactured by other parties and	can replace the use of	
	manufacturer-provided interfaces	can replace the use of	manufacturer-provided interfaces	
	such as touchscreens or smart	manufacturer-provided interfaces	such as touchscreens or smart	
	phone apps. The user may wish to	such as touchscreens or smart	phone apps. The user may wish to	
	make available such data with third	phone apps. The user may wish to	make available such data with third	
	party manufacturers and enable	make available such data with third	party manufacturers and enable	
	novel smart home services. Such	party manufacturers and enable	novel smart home_services. Such	
	virtual assistants should be covered	novel smart home services. Such	virtual assistants should be covered	
	by the data access right provided	virtual assistants should be covered	by the data access right provided	
	for in this Regulation also	by the data access right provided	for in this Regulation also	
	regarding data recorded before the	for in this Regulation also	regarding data recorded before the	
	virtual assistant's activation by the	regarding data recorded before the	virtual assistant's activation by the	
	wake word and data generated	virtual assistant's activation by the	wake word and. Data generated	
	when a user interacts with a	wake word and data generated	when a user interacts with a	
	product via a virtual assistant	when a user interacts with a	product via a virtual assistant	
	provided by an entity other than the	connected product via a virtual	provided by an entity other than the	
	manufacturer of the product.	assistant provided by an entity	manufacturer of the product should	
	However, only the data stemming	other than the manufacturer of the	also be covered. However, only the	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		from the interaction between the user and product through the virtual assistant falls within the scope of this Regulation. Data produced by the virtual assistant unrelated to the use of a product is not the object of this Regulation.	product. However, only the data stemming from the interaction between the user and connected product through the virtual assistant falls within the scope of this Regulation. Data produced by the virtual assistant unrelated to the use of a product is not the object of this Regulation.	data stemming from the interaction between the user and a product through the virtual assistant falls should fall within the scope of this Regulation. Data produced by the virtual assistant unrelated to the use of a product is not the object of this Regulation.	
	Recital 2	3			
Υ	33	(23) Before concluding a contract for the purchase, rent, or lease of a product or the provision of a related service, clear and sufficient information should be provided to the user on how the data generated	(23) Before concluding a contract for the purchase of a connected product, clear and sufficient information should be provided by the manufacturer, or where relevant the vendor, to the user	(23) Before concluding a contract for the purchase, rent, or lease of a product or the provision of a related service, the data holder should provide to the user clear and sufficient information should	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
may be accessed. This obligation	with regard to the data which is	be provided to relevant for the	
provides transparency over the data	accessible from the connected,	exercise of the user's rights with	
generated and enhances the easy	rent, or lease of a product,	<u>regard to on how the</u> data	
access for the user. This obligation	including the type, format,	generated may be accessed. by the	
to provide information does not	sampling frequency and the	use of the product or related	
affect the obligation for the	estimated volume of accessible	services . In case any information	
controller to provide information to	data. This should include	changes during the lifetime of the	
the data subject pursuant to Article	information on data structures,	product, including when the	
12, 13 and 14 of Regulation	data formats, vocabularies,	purpose for which those data will	
2016/679.	classification schemes,	be used changes from the	
	taxonomies and code lists, where	originally specified purpose, this	
	available, as well as information	should also be provided to the	
	or the provision of a related	<u>user.</u> This obligation provides	
	service, clear and sufficient	transparency over the data	
	information should be provided to	generated and enhances the easy	
	the user on how the data generated	access for the user. The	
	may be stored, retrieved or	information obligation should be	
	accessed, including the provision	on the data holder, independently	
	of software development kits or	whether the data holder concludes	
	application programming	the contract for the purchase, rent	
	interfaces, along with their terms	or lease of a product or the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of use and quality of service	provision of related service. If the	
	<u>descriptions</u> . This obligation	data holder is not the seller, rentor	
	provides transparency over the	or lessor, the data holder should	
	accessible data generated and	ensure that the user receives the	
	enhances the easy access for the	required information, for instance	
	user. The transparency obligation	from the seller, rentor or lessor	
	could be fulfilled by a data holder	which acts as a messenger. In this	
	for example by, maintaining a	regard, the data holder could	
	stable uniform resource locator	agree in the contract with the	
	(URL) on the web, which can be	seller, rentor or lessor to provide	
	distributed as a web link or QR	the information to the user. The	
	code, pointing to the relevant	transparency obligation could be	
	information. Such URL could be	fulfilled by the data holder for	
	provided by the manufacturer or	example by, maintaining a stable	
	where relevant seller, to the user	uniform resource locator (URL)	
	before concluding the contract for	on the web, which can be	
	the purchase, of a connected	distributed as a web link or QR	
	product. It is in any case	code, pointing to the relevant	
	necessary that the user is enabled	information. Such URL could be	
	to store the information in a way	provided by the seller, rentor or	
	that is accessible for future	lessor to the user before	

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	reference and that allows the	concluding the contract for the	
	unchanged reproduction of the	purchase, rent, or lease of a	
	information stored. This obligation	product or the provision of a	
	to provide information does not	related service. It is in any case	
	affect the obligation for the	necessary that the user is enabled	
	controller to provide information to	to store the information in a way	
	the data subject pursuant to Article	that is accessible for future	
	12, 13 and 14 of Regulation	reference and that allows the	
	2016/679 <u>Regulation (EU)</u>	unchanged reproduction of the	
	<u>2016/679</u> .	information stored. The data	
		holder cannot be expected to store	
		the data indefinitely in view of the	
		needs of the user of the product,	
		but should implement a	
		reasonable data retention policy	
		that allows for the effective	
		application of the data access	
		rights under this Regulation. This	
		obligation to provide information	
		does not affect the obligation for	
		the controller to provide	

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				information to the data subject pursuant to Article 12, 13 and 14 of Regulation 2016/679.	
٧	33a		(23a) Related services should be provided in such a manner that data generated during their provision, which represent the digitalisation of user actions or events, are, by default, easily, securely and, where relevant and technically feasible, directly accessible to the user free of charge, in a structured, commonly used and machine-readable format, along with the relevant		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		metadata necessary to interpret		
		and use it. Information derived or		
		inferred from this data by means		
		of complex proprietary	% (C)	
		algorithms, in particular where it		
		combines the output of multiple	·	
		sensors in the connected product,		
		should not be considered within		
		the scope of a data holder's		
		obligation to share data with users		
		or data recipients, unless agreed		
		differently. Before concluding an		
		agreement with a user on the		
		provision of a related service,		
		which involves the provider's		
		access to data from the connected		
		product, in line with Article 4(6)		
		of this Regulation, the provider		
		should agree with the user on the		
		nature, volume, collection		
		frequency and format of data		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			accessed by the provider of related services from the connected product, as well as the nature and estimated volume of data generated during the provision of the related service and, where relevant, the modalities for the user to access or retrieve such data, including the period during which it should be stored.		
	Recital 2	4			
Y	34	(24) This Regulation imposes the obligation on data holders to make data available in certain circumstances. Insofar as personal data are processed, the data holder	(24) This Regulation imposes the obligation on data holders to make data available in certain circumstances. Insofar as personal data are processed, <i>thea</i> data holder	(24) In certain circumstances this Regulation imposes the obligation on data holders to make data available , in accordance with Article 6(1)(c) and 6(3) of	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	should be a controller under	should be a controller under	Regulation (EU) 2016/679in	
	Regulation (EU) 2016/679. Where	Regulation (EU) 2016/679. Where	eertain circumstances. Insofar as	
	users are data subjects, data holders	users are data subjects, data holders	personal data are processed, the	
	should be obliged to provide them	should be obliged to provide them	data holder should be a controller	
	access to their data and to make the	access to their data and to make the	under Regulation (EU) 2016/679.	
	data available to third parties of the	data available to third parties of the	Where users are data subjects, data	
	user's choice in accordance with	user's choice in accordance with	holders should be obliged to	
	this Regulation. However, this	this Regulation. However, this	provide them access to their data	
	Regulation does not create a legal	Regulation does not create a legal	and to make the data available to	
	basis under Regulation (EU)	basis under Regulation (EU)	third parties of the user's choice in	
	2016/679 for the data holder to	2016/679 for the data holder data	accordance with this Regulation.	
	provide access to personal data or	<u>holders</u> to provide access to	However Where the user is not the	
	make it available to a third party	personal data or make it available	data subject, this Regulation does	
	when requested by a user that is	to a third party when requested by	not create a legal basis under in	
	not a data subject and should not	a user that is not a data subject and	accordance with Article 6(1)(c)	
	be understood as conferring any	should not be understood as	and 6(3) of Regulation (EU)	
	new right on the data holder to use	conferring any new right on the	2016/679 for the data holder to	
	data generated by the use of a	data holder data holders to use	provide access to personal data or	
	product or related service. This	data accessed from the connected	make it available to a third party	
	applies in particular where the	product or generated by the use of	when requested by a user that is	
	manufacturer is the data holder. In	a product or during the provision	not a data subject and should not	

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	that case, the basis for the	of a related service. This applies in	be understood as conferring any	
	manufacturer to use non-personal	particular where the manufacturer	new right on the data holder to use	
	data should be a contractual	is thea data holder. In that case, the	data generated by the use of a	
	agreement between the	basis for the manufacturer to use	product or related service. This	
	manufacturer and the user. This	non-personal data should be a	applies in particular In these cases,	
	agreement may be part of the sale,	contractual agreement between the	it could be in the interest of the	
	rent or lease agreement relating to	manufacturer and the user. This	user to facilitate meeting the	
	the product. Any contractual term	agreement may be part of the sale,	requirements of Article 6 of	
	in the agreement stipulating that	rent or lease agreement relating to	Regulation (EU) 2016/679. In any	
	the data holder may use the data	the connected product. The user	case, the data holder needs to	
	generated by the user of a product	should be given a reasonable	ensure compliance of their	
	or related service should be	opportunity to reject this	sharing of personal data with	
	transparent to the user, including as	agreement. If a user choses to	relevant data protection	
	regards the purpose for which the	reject the contractual terms and	legislation, including but not	
	data holder intends to use the data.	conditions, this should not prevent	limited to the need for a valid	
	This Regulation should not prevent	the user from using the relevant	legal basis under Article 6 of	
	contractual conditions, whose	relating to the product of the	Regulation (EU) 2016/679 and,	
	effect is to exclude or limit the use	service, unless the product of the	where relevant, the conditions of	
	of the data, or certain categories	service cannot function without	Article 9 of Regulation (EU)	
	thereof, by the data holder. This	the user's acceptance of the	2016/679 and of Article 5(3) of	
	Regulation should also not prevent	contractual terms. Any contractual	Directive 2002/58/EC. As this	

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sector-specific regulatory	term in the agreement stipulating	Regulation should not adversely	
requirements under Union law, or	that thea data holder may use the	affect the data protection rights of	
national law compatible with	data generated by the user of a	others, including the data subject,	
Union law, which would exclude	product or related service should	the manufacturer is the data holder	
or limit the use of certain such data	be transparent to the user,	can comply with requests inter	
by the data holder on well-defined	including as regards the purpose	alia by anonymizing personal data	
public policy grounds.	for which thea data holder intends	or transferring only personal data	
	to use the data. This Regulation	relating to the user. Where the	
	should not prevent contractual	manufacturer is the data holder In	
	conditions, whose effect is to	that case, the basis for the	
	exclude or limit the use of the data,	manufacturer to use non-personal	
	or certain categories thereof, by	data should be a contractual	
	thea data holder. This Regulation	agreement between the	
	should also not prevent sector-	manufacturer and the user. This	
	specific regulatory requirements	agreement may be part of the sale,	
	under Union law, or national law	rent or lease agreement relating to	
	compatible with Union law, which	the product. Any contractual term	
	would exclude or limit the use of	in the agreement stipulating that	
	certain such data by thea data	the data holder may use the data	
	holder on well-defined public	generated by the user of a product	
	policy grounds.	or related service should be	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		transparent to the user, including as	
		regards the purpose for which the	
		data holder intends to use the data.	
		Any change of the contract should	
		depend on the informed	
		agreement of the user. This	
		Regulation should not prevent	
		contractual conditions, whose	
		effect is to exclude or limit the use	
		of the data, or certain categories	
		thereof, by the data holder. This	
		Regulation should also not prevent	
		sector-specific regulatory	
		requirements under Union law, or	
		national law compatible with	
		Union law, which would exclude	
		or limit the use of certain such data	
		by the data holder on well-defined	
		public policy grounds. <u>The notion</u>	
		of data holder generally does not	
		include public sector bodies.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				However, it may include public undertakings.	
٧	34a		(24a) It is currently often difficult for businesses to justify the personnel or computing costs that are necessary for preparing nonpersonal data sets or data products and offer them to potential counterparties via data marketplaces, including data intermediation services, as defined in Regulation (EU) 2022/868 of the European Parliament and of the Council ¹ . A substantial hurdle to non-personal data sharing by		Y

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	businesses thus results from the		
	lack of predictability of economic		
	returns from investing in the		
	curation and making available of	//C1//	
	data sets or data products. In		
	order to allow for the emergence	·	
	of liquid, efficient and fair		
	markets for non-personal data in		
	the Union, it must be clarified		
	which party has the right to offer		
	such data on a marketplace. Users		
	should therefore have the right to		
	share non-personal data with data		
	recipients for commercial and		
	non-commercial purposes. Such		
	data sharing could be performed		
	directly by the user, upon the		
	request of the user via a data		
	holder or through data		
	intermediation services. Data		
	intermediation services, as		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	regulated by Regulation (EU) 2022/868 could facilitate a data economy by establishing commercial relationships between users, data recipients and third parties and may support users in exercising their right to use data, such as ensuring the proper anonymisation of the data or aggregation of access to data from multiple individual users. In order to protect the incentives for users to monetise non-personal data from connected products they own, data holders should only be able to monetise aggregated data sets from multiple users and should not make available non-	Council Mandate	Draft Agreement
	should not make available non- personal data accessed by them from the connected product to third parties for commercial or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		non-commercial purposes, other		
		than the fulfilment of their		
		contractual obligations to the		
		user. At the same time, where data	(.)	
		holders have contractually agreed		
		with users the right to use such		
		data, they should be free to use it		
		for a wide range of purposes,		
		including improving the		
		functioning of the connected		
		product or related services,		
		developing new products or		
		services or enriching or		
		manipulating it or aggregating it		
		with other data, including with the		
		aim of making available the		
		resulting data set with third		
		parties, as long as such derived		
		data set does not allow the		
		identification of the specific data		
		items accessed by the data holder		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			from the connected product, or allow a third party to derive those data items from the data set without a significant effort. 1. Regulation (EU) 2022/868 of the European Parliament and of the Council of 30 May 2022 on European data governance and amending Regulation (EU) 2018/1724 (Data Governance Act) (OJ L 152, 3.6.2022, p. 1).		
Υ	34b		(24b) Where products generate		Y

Commis	sion Proposal	EP Mandate	Council Mandate	Draft Agreement
		data, that is derived or inferred		
		from other data generated by the		
		connected product by means of		
		proprietary, complex algorithms,	(C)	
		including those that are a part of		
		proprietary software, within the	, and the second	
		meaning of Directive 2009/24/EC		
		of the European Parliament and		
		of the Council ¹ , such data should		
		be considered to fall outside the		
		scope of this Regulation and		
		consequently not be subject to the		
		obligation for a data holder to		
		make it available to a user or data		
		recipient, unless agreed otherwise		
		between the user and the data		
		holder. Such data should include		
		in particular information derived		
		by means of sensor fusion,		
		inferring or deriving data from		
		multiple sensors, collected in the		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			1. Directive 2009/24/EC of the European Parliament and of the Council of 23 April 2009 on the legal protection of computer programs (OJ L 111, 5.5.2009, p. 16).		
Υ	34c		(24c) In principle, to foster the emergence of liquid, fair and efficient markets for non-personal data, users of connected products should be able to share data with others, including for commercial		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		purposes, with minimal legal and		
		technical effort. Ahead of sharing		
		data, a user should be able to		
		share data with a high degree of	#.C, >	
		certainty that they will not face		
		adverse legal consequence after		
		the data has been shared.		
		Therefore, where data is excluded		
		from a data holder's obligation to		
		make it available to users or data		
		recipients, the scope of such data		
		should be specified in the		
		contractual agreement between		
		the user and the data holder for		
		the provision of a related service		
		in a comprehensible and clear		
		format, in a way that users can		
		easily determine which data is		
		available for them for sharing		
		with data recipients or third		
		parties without further obligations		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		to protect such data.		
v 34d		(24d) There are many reasons why certain data generated by the use of a product remain inaccessible to a data holder and consequently would not fall under the sharing obligations of chapter II. Data may be highly volatile (values recorded at high frequency) and either instantly or quickly overwritten. They may be collected only for activating a very specific function, such as the activity of windshield wipers or headlights, and there is currently		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		no use case and the design of the		
		product does not foresee such data		
		to be stored in the product in light		
		of the cost related to storage of	// C1 //	
		such data, to connecting the data-		
		capturing sensor to a central	· ·	
		computing component from which		
		data could be exported and the		
		costs of connectivity for		
		transmitting the data when		
		volumes are considerable. In this		
		regard, sector-specific regulations		
		should further specify relevancy		
		of accessible data according to		
		their specificities in order to		
		ensure the availability of at least		
		data, which is essential for the		
		repairing or servicing of the		
		connected products and related		
		services.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	25			
	(25) In sectors characterised by the	(25) In sectors characterised by the	(25) In sectors characterised by the	
	concentration of a small number of	concentration of a small number of	concentration of a small number of	
	manufacturers supplying end users,	manufacturers or providers of	manufacturers supplying end users,	
	there are only limited options	related services supplying end	there are only limited options	
	available to users with regard to	users, there are only limited	available to users with regard to	
	sharing data with those	options available to users with	sharing data with those	
35	manufacturers. In such	regard to sharing data with those	manufacturers. In such	
	circumstances, contractual	manufacturersthe ability of users	circumstances, contractual	
	agreements may be insufficient to	to bargain for access to data	agreements may be insufficient to	
	achieve the objective of user	transferred by the connected	achieve the objective of user	
	empowerment. The data tends to	product or generated during the	empowerment. The data tends to	
	remain under the control of the	provision of related services is	remain under the control of the	
	manufacturers, making it difficult	limited due to the bargaining	manufacturers, making it difficult	
	for users to obtain value from the	power of the manufacturer or	for users to obtain value from the	
	data generated by the equipment	provider of related service. In such	data generated by the equipment	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
they purchase or lease.	circumstances, contractual	they purchase or lease.	
Consequently, there is limited	agreements may be insufficient to	Consequently, there is limited	
potential for innovative smaller	achieve the objective of user	potential for innovative smaller	
businesses to offer data-based	empowerment. The data tends to	businesses to offer data-based	
solutions in a competitive manner	remain under the control of the	solutions in a competitive manner	
and for a diverse data economy in	manufacturers or providers of	and for a diverse data economy in	
Europe. This Regulation should	<u>related services</u> , making it difficult	Europe. This Regulation should	
therefore build on recent	for users to obtain value from the	therefore build on recent	
developments in specific sectors,	data generated by the equipment	developments in specific sectors,	
such as the Code of Conduct on	they purchase or lease own.	such as the Code of Conduct on	
agricultural data sharing by	Consequently, there is limited	agricultural data sharing by	
contractual agreement. Sectoral	potential for innovative smaller	contractual agreement. Sectoral	
legislation may be brought forward	businesses to offer data-based	legislation may be brought forward	
to address sector-specific needs	solutions in a competitive manner	to address sector-specific needs	
and objectives. Furthermore, the	and for a diverse data economy in	and objectives. Furthermore, the	
data holder should not use any data	Europe. This Regulation should	data holder should not use any data	
generated by the use of the product	therefore build on recent	generated by the use of the product	
or related service in order to derive	developments in specific sectors,	or related service in order to derive	
insights about the economic	such as the Code of Conduct on	insights about the economic	
situation of the user or its assets or	agricultural data sharing by	situation of the user or its assets or	
production methods or the use in	contractual agreement. Sectoral	production methods or the use in	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
any other way that could	legislation may be brought forward	any other way that could	
undermine the commercial position	to address sector-specific needs.	undermine the commercial position	
of the user on the markets it is	security concerns and objectives.	of the user on the markets it is	
active on. This would, for instance,	Furthermore, the data holder data	active on. This would, for instance,	
involve using knowledge about the	holders should not use any data	involve using knowledge about the	
overall performance of a business	generated by the use of	overall performance of a business	
or a farm in contractual	theaccessed by them from the	or a farm in contractual	
negotiations with the user on	connected product or generated	negotiations with the user on	
potential acquisition of the user's	during the provision of related	potential acquisition of the user's	
products or agricultural produce to	services in order to derive	products or agricultural produce to	
the user's detriment, or for	insights about the economic	the user's detriment, or for	
instance, using such information to	situation of the user or its assets or	instance, using such information to	
feed in larger databases on certain	production methods or the use in	feed in larger databases on certain	
markets in the aggregate (,e.g.	any other way that could	markets in the aggregate (-e.g.	
databases on crop yields for the	undermine the commercial position	databases on crop yields for the	
upcoming harvesting season) as	of the user on the markets it is	upcoming harvesting season) as	
such use could affect the user	active on. This would, for instance,	such use could affect the user	
negatively in an indirect manner.	involve using knowledge about the	negatively in an indirect manner.	
The user should be given the	overall performance of a business	The user should be given the	
necessary technical interface to	or a farm in contractual	necessary technical interface to	
manage permissions, preferably	negotiations with the user on	manage permissions, preferably	

with granular permission options (such as "allow once" or "allow while using this app or service"), including the option to withdraw permission. products or agricultural produce to the user's detriment, or for instance, using such information to feed in larger databases on certain markets in the aggregate (se.g., databases on crop yields for the upcoming harvesting season) as such use could affect the user negatively in an indirect manner. The user should be given the necessary technical interface to manage permissions, preferably with granular permission options (such as "allow once" or "allow while using this app or service"), including the option to withdraw permission.	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
withdraw permission.	with granular permission options (such as "allow once" or "allow while using this app or service"), including the option to withdraw	potential acquisition of the user's products or agricultural produce to the user's detriment, or for instance, using such information to feed in larger databases on certain markets in the aggregate (,e.g. databases on crop yields for the upcoming harvesting season) as such use could affect the user negatively in an indirect manner. The user should be given the necessary technical interface to manage permissions, preferably with granular permission options (such as ""allow once" or "" or "allow while using this app or service"), including the option to	with granular permission options (such as "allow once" or "allow while using this app or service"), including the option to withdraw	Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital	26			
Recital 3	(26) In contracts between a data holder and a consumer as a user of a product or related service generating data, Directive 93/13/EEC applies to the terms of the contract to ensure that a consumer is not subject to unfair contractual terms. For unfair contractual terms unilaterally imposed on a micro, small or medium-sized enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC¹, this Regulation provides that such unfair terms should not be binding on that enterprise.	(26) In contracts between a data holder and a consumer as a user of a product connected products or related service generating data, EU consumer law applies, Directive 2005/29/EC, which applies against unfair commercial practices, and Directive 93/13/EEC applies to the terms of the contract to ensure that a consumer is not subject to unfair contractual terms. For unfair contractual terms unilaterally imposed on a micro, small or medium sized enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC ¹ ;	(26) In contracts between a data holder and a consumer as a user of a product or related service generating data, Directive 93/13/EEC applies to the terms of the contract to ensure that a consumer is not subject to unfair contractual terms. For unfair contractual terms unilaterally imposed on a micro, small or medium sized an enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC ⁴ , this Regulation provides that such unfair terms should not be binding on that enterprise.	
		this Regulation provides that such		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises	unfair terms should not be binding on that enterprise. 1. Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises	1. Commission Recommendation 2003/361/EC of 6 May 2003 concerning the definition of micro, small and medium sized enterprises	
	Recital 2	7			
Υ	37	(27) The data holder may require appropriate user identification to verify the user's entitlement to access the data. In the case of personal data processed by a	(27) The data holder Data holders may require appropriate user identification to verify the user's entitlement to access the data. In the case of personal data processed	(27) The data holder may require appropriate user identification to verify the user's entitlement to access the data. In the case of personal data processed by a	Y

		Commission Proposal processor on behalf of the	EP Mandate by a processor on behalf of the	Council Mandate processor on behalf of the	Draft Agreement
		controller, the data holder should ensure that the access request is received and handled by the processor.	holders should ensure that the access request is received and handled by the processor.	controller, the data holder should ensure that the access request is received and handled by the processor.	
	Recital 2	8			
Y	38	(28) The user should be free to use the data for any lawful purpose. This includes providing the data the user has received exercising the right under this Regulation to a third party offering an aftermarket service that may be in competition with a service provided by the data holder, or to instruct the data holder to do so. The data holder	(28) The user should be free to use the data for any lawful purpose. This includes providing the data the user has received exercising the right under this Regulation to a third partydata recipient offering an aftermarket service that may be in competition with a service provided by thea data holder, or to instruct the data holder to do so.	(28) The user should be free to use the data for any lawful purpose. This includes providing the data the user has received exercising the right under this Regulation to a third party offering an aftermarket service that may be in competition with a service provided by the data holder, or to instruct the data holder to do so. The data holder	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	should ensure that the data made	The request should also be valid	should ensure that the data made	i i
	available to the third party is as	regardless of whether the request	available to the third party is as	
	accurate, complete, reliable,	is put forward by the user or an	accurate, complete, reliable,	
	relevant and up-to-date as the data	authorised third party acting on	relevant and up-to-date as the data	
	the data holder itself may be able	user's behalf, such as authorised	the data holder itself may be able	
	or entitled to access from the use of	data intermediation service in the	or entitled to access from the use of	
	the product or related service. Any	meaning of the Regulation (EU)	the product or related service. Any	
	trade secrets or intellectual	2022/868. Data holders data holder	trade secrets or intellectual	
	property rights should be respected	should ensure that the data made	property rights should be respected	
	in handling the data. It is important	available to the third party a data	in handling the data. It is important	
	to preserve incentives to invest in	recipient is as accurate, complete,	to preserve incentives to invest in	
	products with functionalities based	reliable, relevant and up-to-date as	products with functionalities based	
	on the use of data from sensors	the data the data holder itself may	on the use of data from sensors	
	built into that product. The aim of	be able or entitled to access from	built into that product. The aim of	
	this Regulation should accordingly	the use of the connected product or	this Regulation should accordingly	
	be understood as to foster the	related service. Any trade secrets	be understood as to foster the	
	development of new, innovative	or intellectual property rights	development of new, innovative	
	products or related services,	should be <u>fully</u> respected in	products or related services,	
	stimulate innovation on	handling the data. It is important to	stimulate innovation on	
	aftermarkets, but also stimulate the	preserve incentives to invest in	aftermarkets, but also stimulate the	
	development of entirely novel	products with functionalities based	development of entirely novel	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
services making use of the data,	on the use of data from sensors	services making use of the data,	
including based on data from a	built into that product. The aim of	including based on data from a	
variety of products or related	this Regulation should accordingly	variety of products or related	
services. At the same time, it aims	be understood as to foster the	services. At the same time, it aims	
to avoid undermining the	development of new, innovative	to avoid undermining the	
investment incentives for the type	products or related services,	investment incentives for the type	
of product from which the data are	stimulate innovation on	of product from which the data are	
obtained, for instance, by the use of	aftermarkets, but also stimulate the	obtained, for instance, by the use of	
data to develop a competing	development of entirely novel	data to develop a competing	
product.	services making use of the data,	product.	
	including based on data from a		
	variety of products or related		
	services. At the same time, it aims		
	to avoid undermining the		
	investment incentives for the type		
	of product from which the data are		
	obtained, for instance, by the use of		
	data to develop a competing		
	product. Other lawful purposes in		
	this context include reverse		
	engineering, when allowed		

Commission Pro	posal EP Mandate	Council Mandate	Draft Agreement
	pursuant to Directive (EU) of the European Parliament and of the Council 2016/943 ¹ as a lawful means of independent discovery of know-how or information,		
	provided that it does not lead to unfair competition and it is without prejudice of the obligation not to develop a competing product using the data received	<u>n</u>	
	under this Regulation. This may be the case for the purposes of repairing, prolonging the lifetime of a product or providing aftermarket services to connected		
	products when the manufacturer or provider of related services has ended their production or provision.	ł	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			1. Directive (EU) 2016/943 of the European Parliament and of the Council of 8 June 2016 on the protection of undisclosed know-how and business information (trade secrets) against their unlawful acquisition, use and disclosure (OJ L 157, 15.6.2016, p. 1).		
Υ	38a		(28a) This Regulation should be interpreted in a manner to preserve the protection awarded to trade secrets under Directive (EU) 2016/943. To that end, data		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		holders should be able to require		
		the user, or third parties of the		
		users' choice, to preserve the		
		confidentiality of data considered	// C1//	
		as trade secrets. Trade secrets		
		should be identified prior to the		
		disclosure. However, data holders		
		cannot undermine the right of the		
		users to request access and use of		
		data in accordance with this		
		Regulation on the basis of certain		
		data being considered as trade		
		secrets by the data holder. The		
		data holder, or the trade secret		
		holder where it is not the data		
		holder, should have the possibility		
		to agree with the user, or third		
		parties of the users' choice, on		
		appropriate measures to preserve		
		their confidentiality, including by		
		the use of model contractual		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	terms, confidentiality agreements,		
	strict access protocols, technical		
	standards and the application of		
	codes of conduct. In cases where	// C1//	
	the user or third parties of the		
	users' choice fail to implement	· ·	
	those measures or undermine the		
	confidentiality of trade secrets, the		
	data holder should be able to		
	suspend the sharing of data		
	identified as trade secrets, pending		
	review by the data coordinator of		
	the Member State. In such cases,		
	the data holder should		
	immediately notify the data		
	coordinator of the Member State		
	in which the data holder is		
	established, pursuant to Article 31		
	of this Regulation, that it has		
	suspended the sharing of data and		
	identify which measures have not		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	been implemented or which trade secrets have had their confidentiality undermined. Where the user, or a third party of the user's choice, wishes to challenge the data holder's decision to suspend the sharing of data, the data coordinator should decide, within a reasonable period of time, whether the data sharing should be resumed or not and if yes, indicate under which conditions. The Commission, assisted by the European Data Innovation Board, should develop model contractual terms, and should be able to develop technical standards. The	Council Mandate	Draft Agreement
	Commission, assisted by the European Innovation Board, could also encourage the		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			establishment of codes of conduct in relation with the respect of trade secrets or intellectual property rights in handling the data, in order to help achieving the aim of this Regulation.		
Υ	38b			(28a) Directive (EU) 2016/943 provides that the acquisition, use or disclosure of a trade secret shall be considered lawful notably where such acquisition, use or disclosure is required or allowed by Union or national law. While this Regulation requires data holders to disclose certain data to	¥

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		users or third parties of their	
		choice even when such data	
		qualify for protection as trade	
		secrets, it should be interpreted in	
		a manner to preserve the	
		protection awarded to trade	
		secrets under that Directive as	
		regards any other natural or legal	
		persons. For this reason, data	
		holders can require the user or	
		third parties of the user's choice	
		to preserve the secrecy of data	
		considered as trade secrets,	
		including through technical	
		means. Depending on the risks	
		presented by the individual case,	
		including the enforceability of	
		trade secrets protection in the	
		third country where the user or	
		third party chose to process the	
		data, the requirements as	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		concerns the technical means set	
		by the data holder can be further	
		strengthened. Also, the data	
		holders can require that the	
		confidentiality of a disclosure	
		must be ensured by the user and	
		any third party of the user's	
		choice. Data holders cannot	
		refuse a data access request under	
		this Regulation only on the basis	
		of certain data considered as trade	
		secrets, as this would undo the	
		intended effects of this	
		Regulation. However, in	
		exceptional circumstances, a data	
		holder may reject the request if it	
		can demonstrate to the user or the	
		third party that, in spite of	
		technical and organisational	
		measures, serious damage is	
		<u>highly likely to result from the</u>	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		disclosure of trade secrets.	
		'Serious damage' refers to	
		damage with an adverse effect on	
		the conduct of economic activity,	
		when the data holder would face	
		significant economic losses, which	
		could, in particular, threaten its	
		viability or pose a serious risk of	
		bankruptcy. The data holder	
		should justify its refusal in detail,	
		in writing and without undue	
		delay, on a case-by-case basis.	
		This justification should be based	
		on objective elements,	
		demonstrating the exceptional	
		case and risk of serious damage.	
		Exceptional circumstances	
		require the identification of	
		concrete risks for a serious	
		damage expected from a specific	
		data disclosure and the reasons	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		why the measures taken to	
		safeguard the requested data are	
		not sufficient. Factors, such as the	
		enforceability of trade secrets	
		protection in the third country	
		where the user or third party	
		chose to process the data, the	
		nature and level of confidentiality	
		of the data requested, the	
		uniqueness and novelty of the	
		product, the concrete factors why	
		the damage would be very likely or	
		very serious, should be taken into	
		account. In addition, a possible	
		negative impact on cybersecurity	
		can be considered. The exceptions	
		to data access rights in this	
		Regulation should not in any case	
		limit the access and data	
		portability rights of data subjects	
		under Regulation (EU) 2016/679.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		The aim of this Regulation should	
		accordingly be understood as to	
		foster the development of new,	
		innovative products or related	
		services, stimulate innovation on	
		aftermarkets, but also stimulate	
		the development of entirely novel	
		services making use of the data,	
		including based on data from a	
		variety of products or related	
		services. At the same time, it aims	
		to avoid undermining the	
		investment incentives for the type	
		of product from which the data	
		are obtained, for instance, by the	
		use of data to develop a competing	
		product which is regarded as	
		interchangeable or substitutable	
		by users, in particular based on	
		the product's characteristics, its	
		price and intended use. This	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Regulation provides for no	
			prohibition to develop a related	
			service using data obtained under	
			this Regulation as this would have	
			an undesirable discouraging	
			effect on innovation. Prohibiting	
			the use of data accessed under this	
			Regulation for developing a	
			competing product protects	
			against free-ride on the data	
			holder's reputation and	
			innovation efforts. Whether a	
			product competes with the product	
			from which the data originates	
			depends on whether the two	
			products are in competition on the	
			same product market. This would	
			be determined based on the	
			established principles of EU	
			competition law for defining the	
			relevant product market.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	29			
	(29) A third party to whom data is	(29) A third partydata recipient to	(29) A third party to whom data is	
	made available may be an	whom data is made available may	made available may be an	
	enterprise, a research organisation	be ana natural or legal person,	enterprise, a research organisation	
	or a not-for-profit organisation. In	enterprise, a research organisation	a not-for-profit organisation or an	
	making the data available to the	or a not-for-profit organisation or	entity acting in a professional	
	third party, the data holder should	an intermediary, including data	<u>capacity</u> or a not for profit	
39	not abuse its position to seek a	intermediation services or data	organisation. In making the data	
	competitive advantage in markets	altruism organisations as defined	available to the third party, the data	
	where the data holder and third	in Regulation (EU) 2022/868. In	holder should not abuse its position	
	party may be in direct competition.	making the data available to the	to seek a competitive advantage in	
	The data holder should not	third party, the data holder a data	markets where the data holder and	
	therefore use any data generated by	recipient, data holders should not	third party may be in direct	
	the use of the product or related	abuse itstheir position to seek a	competition. The data holder	
	service in order to derive insights	competitive advantage in markets	should not therefore use any data	
	about the economic situation of the	where thea data holder and third	generated by the use of the product	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
third party or its assets or	partydata recipient may be in	or related service in order to derive	
production methods or the use in	direct competition. The data	insights about the economic	
any other way that could	holder Data holders should not	situation of the third party or its	
undermine the commercial position	therefore use any data generated by	assets or production methods or the	
of the third party on the markets it	the use of the product or accessed	use in any other way that could	
is active on.	from the connected product or	undermine the commercial position	
	generated during the provision of	of the third party on the markets it	
	<u>a</u> related service in order to derive	is active on. Data intermediation	
	insights about the economic	services [as regulated by	
	situation of the third party or its	Regulation (EU) 2022/868] may	
	assets or production methods or the	support users or third parties in	
	use in any other way that could	establishing a commercial relation	
	undermine the commercial position	for any lawful purpose on the	
	of the third party on the markets it	basis of data of products in scope	
	is active on. <i>The user should have</i>	of this Regulation e.g. by acting	
	the right to share non-personal	on behalf of a user. They could	
	data with third parties for	play an instrumental role in	
	commercial purposes. Upon the	aggregating access to data from a	
	agreement with the user, and	large number of individual users	
	subject to the provisions of this	so that big data analyses or	
	Regulation, data recipients should	machine learning can be	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	be able to transfer the data access	facilitated, as long as such users	
	rights granted by the user to third	remain in full control on whether	
	parties, including in exchange for	to contribute their data to such	
	compensation. Data	aggregation and the commercial	
	intermediation services [as	terms under which their data will	
	regulated by Regulation (EU)	<u>be used.</u>	
	2022/868] may support users or		
	data recipients in establishing a		
	commercial relation for any		
	lawful purpose on the basis of		
	data falling within the scope of		
	this Regulation. They could play		
	an instrumental role in		
	aggregating access to data from a		
	large number of individual		
	potential data users so that big		
	data analyses or machine learning		
	can be facilitated, as long as such		
	users remain in full control on		
	whether to contribute their data to		
	such aggregation and the		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			commercial terms under which their data will be used.		
	Recital 3	0			
		(30) The use of a product or	(30) The use of a product or	(30) The use of a product or	
		related service may, in particular	related service may, in particular	related service may, in particular	
		when the user is a natural person,	when the user is a natural person,	when the user is a natural person,	
		generate data that relates to an	generate data that relates to an	generate data that relates to an	
		identified or identifiable natural	identified or identifiable natural	identified or identifiable natural	
Υ	40	person (the data subject).	person (the data subject).	person (the data subject).	Y
		Processing of such data is subject	Processing of such data is subject	Processing of such data is subject	
		to the rules established under	to the rules established under	to the rules established under	
		Regulation (EU) 2016/679,	Regulation (EU) 2016/679,	Regulation (EU) 2016/679,	
		including where personal and non-	including where personal and non-	including where personal and non-	
		personal data in a data set are	personal data in a data set are	personal data in a data set are	
		inextricably linked ¹ . The data	inextricably linked ¹ . The data	inextricably linked ¹ . The data	
		subject may be the user or another	subject may be the user or another	subject may be the user or another	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	natural person. Personal data may	natural person. Personal data may	natural person. Personal data may	
	only be requested by a controller or	only be requested by a controller or	only be requested by a controller or	
	a data subject. A user who is the	a data subject. A user who is the	a data subject. A user who is the	
	data subject is under certain	data subject is under certain	data subject is under certain	
	circumstances entitled under	circumstances entitled under	circumstances entitled under	
	Regulation (EU) 2016/679 to	Regulation (EU) 2016/679 to	Regulation (EU) 2016/679 to	
	access personal data concerning	access personal data concerning	access personal data concerning	
	them, and such rights are	them, and such rights are	them, and such rights are	
	unaffected by this Regulation.	unaffected by this Regulation.	unaffected by this Regulation.	
	Under this Regulation, the user	Under this Regulation, the user	Under this Regulation, the user	
	who is a natural person is further	who is a natural person is further	who is a natural person is further	
	entitled to access all data generated	entitled to access all data generated	entitled to access all data generated	
	by the product, personal and non-	by the product, personal and non-	by the product, personal and non-	
	personal. Where the user is not the	personal. Where the user is not the	personal. Where the user is not the	
	data subject but an enterprise,	data subject but an enterprise,	data subject but an enterprise,	
	including a sole trader, and not in	including a sole trader, and not in	including a sole trader, and not in	
	cases of shared household use of	cases of shared household use of	cases of shared household use of	
	the product, the user will be a	the product, the user will be a	the product, the user will be a	
	controller within the meaning of	controller within the meaning of	controller within the meaning of	
	Regulation (EU) 2016/679.	Regulation (EU) 2016/679.	Regulation (EU) 2016/679.	
	Accordingly, such a user as	Accordingly, such a user as	Accordingly, such a user as	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	controller intending to request	controller intending to request	controller intending to request	
	personal data generated by the use	personal data generated by the use	personal data generated by the use	
	of a product or related service is	of a product or related service is	of a product or related service is	
	required to have a legal basis for	required to have a legal basis for	required to have a legal basis for	
	processing the data under Article	processing the data under Article	processing the data under Article	
	6(1) of Regulation (EU) 2016/679,	6(1) of Regulation (EU) 2016/679,	6(1) of Regulation (EU) 2016/679,	
	such as the consent of the data	such as the consent of the data	such as the consent of the data	
	subject or legitimate interest. This	subject or legitimate interest. This	subject or legitimate interestthe	
	user should ensure that the data	user should ensure that the data	performance of a contract to	
	subject is appropriately informed	subject is appropriately informed	which the data subject is a party.	
	of the specified, explicit and	of the specified, explicit and	This user should ensure that the	
	legitimate purposes for processing	legitimate purposes for processing	data subject is appropriately	
	those data, and how the data	those data, and how the data	informed of the specified, explicit	
	subject may effectively exercise	subject may effectively exercise	and legitimate purposes for	
	their rights. Where the data holder	their rights. Where the data holder	processing those data, and how the	
	and the user are joint controllers	and the user are joint controllers	data subject may effectively	
	within the meaning of Article 26 of	within the meaning of Article 26 of	exercise their rights. Where the	
	Regulation (EU) 2016/679, they	Regulation (EU) 2016/679, they	data holder and the user are joint	
	are required to determine, in a	are required to determine, in a	controllers within the meaning of	
	transparent manner by means of an	transparent manner by means of an	Article 26 of Regulation (EU)	
	arrangement between them, their	arrangement between them, their	2016/679, they are required to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	respective responsibilities for compliance with that Regulation. It should be understood that such a user, once data has been made available, may in turn become a data holder, if they meet the criteria under this Regulation and thus become subject to the	respective responsibilities for compliance with that Regulation. It should be understood that such a user, once data has been made available, may in turn become a data holder, if they meet the criteria under this Regulation and thus become subject to the	determine, in a transparent manner by means of an arrangement between them, their respective responsibilities for compliance with that Regulation.—It should be understood that such a user, once data has been made available, may in turn become a data holder, if	
	obligations to make data available under this Regulation. 1. OJ L 303, 28.11.2018, p. 59–68.	obligations to make data available under this Regulation. 1. OJ L 303, 28.11.2018, p. 59–68.	they meet the criteria under this Regulation and thus become subject to the obligations to make data available under this Regulation.	
			1. OJ L 303, 28.11.2018, p. 59–68.	
Recital 3	1			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Ą	41	(31) Data generated by the use of a product or related service should only be made available to a third party at the request of the user. This Regulation accordingly complements the right provided under Article 20 of Regulation (EU) 2016/679. That Article provides for a right of data subjects to receive personal data concerning them in a structured, commonly used and machine-readable format, and to port those data to other controllers, where those data are	(31) Data accessed from a connected product or generated by the use of a product or during the provision of a related service should only be made available to a third party at the request of the user. This Regulation accordingly complements the right provided under Article 20 of Regulation (EU) 2016/679. That Article provides for a right of data subjects to receive personal data concerning them in a structured, commonly used and machine-readable format,	(31) Data generated by the use of a product or related service should only be made available to a third party at the request of the user. This Regulation accordingly complements the right provided under Article 20 of Regulation (EU) 2016/679. That Article provides for a right of data subjects to receive personal data concerning them in a structured, commonly used and machine-readable format, and to port those data to other controllers, where those data are	Y
		processed on the basis of Article 6(1), point (a), or Article 9(2), point (a), or of a contract pursuant to Article 6(1), point (b). Data subjects also have the right to have	and to port those data to other controllers, where those data are processed on the basis of Article 6(1), point (a), or Article 9(2), point (a), or of a contract pursuant	processed by automated means on the basis of Article 6(1), point (a), or Article 9(2), point (a), or of a contract pursuant to Article 6(1), point (b). Data subjects also have	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the personal data transmitted	to Article 6(1), point (b). Data	the right to have the personal data	
directly from one controller to	subjects also have the right to have	transmitted directly from one	
another, but only where technically	the personal data transmitted	controller to another, but only	
feasible. Article 20 specifies that it	directly from one controller to	where technically feasible. Article	
pertains to data provided by the	another, but only where technically	20 specifies that it pertains to data	
data subject but does not specify	feasible. Article 20 specifies that it	provided by the data subject but	
whether this necessitates active	pertains to data provided by the	does not specify whether this	
behaviour on the side of the data	data subject but does not specify	necessitates active behaviour on	
subject or whether it also applies to	whether this necessitates active	the side of the data subject or	
situations where a product or	behaviour on the side of the data	whether it also applies to situations	
related service by its design	subject or whether it also applies to	where a product or related service	
observes the behaviour of a data	situations where a product or	by its design observes the	
subject or other information in	related service by its design	behaviour of a data subject or other	
relation to a data subject in a	observes the behaviour of a data	information in relation to a data	
passive manner. The right under	subject or other information in	subject in a passive manner. The	
this Regulation complements the	relation to a data subject in a	right under this Regulation	
right to receive and port personal	passive manner. The right under	complements the right to receive	
data under Article 20 of Regulation	this Regulation complements the	and port personal data under	
(EU) 2016/679 in several ways. It	right to receive and port personal	Article 20 of Regulation (EU)	
grants users the right to access and	data under Article 20 of Regulation	2016/679 in several ways. It grants	
make available to a third party to	(EU) 2016/679 in several ways. It	users the right to access and make	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
any data generated by the use of a	grants users the right to access and	available to a third party to any	
product or related service,	make available to a third partydata	data generated by the use of a	
irrespective of its nature as	recipient to any data accessed	product or related service,	
personal data, of the distinction	from the connected product or	irrespective of its nature as	
between actively provided or	generated by the use of a product	personal data, of the distinction	
passively observed data, and	or during the provision of a	between actively provided or	
irrespective of the legal basis of	related service, irrespective of its	passively observed data, and	
processing. Unlike the technical	nature as personal data, of the	irrespective of the legal basis of	
obligations provided for in Article	distinction between actively	processing. Unlike the technical	
20 of Regulation (EU) 2016/679,	provided or passively observed	obligations provided for in_Article	
this Regulation mandates and	data, and irrespective of the legal	20 of Regulation (EU) 2016/679,	
ensures the technical feasibility of	basis of processing. Unlike the	this Regulation mandates and	
third party access for all types of	technical obligations provided for	ensures the technical feasibility of	
data coming within its scope,	in Article 20 of Regulation (EU)	third party access for all types of	
whether personal or non-personal.	2016/679, this Regulation	data coming within its scope,	
It also allows the data holder to set	mandates and ensures the technical	whether personal or non-personal.	
reasonable compensation to be met	feasibility of third party access for	thereby making sure that	
by third parties, but not by the user,	all types of data coming within its	technical obstacles no longer	
for any cost incurred in providing	scope, whether personal or non-	hinder or prevent access to such	
direct access to the data generated	personal. It also allows the data	<u>data</u> . It also allows the data holder	
by the user's product. If a data	holder data holders to set	to set reasonable compensation to	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
holder and third party are unable to	reasonable compensation to be met	be met by third parties, but not by	
agree terms for such direct access,	by third parties data recipients, but	the user, for any cost incurred in	
the data subject should be in no	not by the user, for any cost	providing direct access to the data	
way prevented from exercising the	incurred in providing direct access	generated by the user's product. If	
rights contained in Regulation	to the data generated by the user's	a data holder and third party are	
(EU) 2016/679, including the right	product. If a data holder and third	unable to agree terms for such	
to data portability, by seeking	party are unable to agree terms for	direct access, the data subject	
remedies in accordance with that	such direct access, the data subject	should be in no way prevented	
Regulation. It is to be understood	should be in no way prevented	from exercising the rights	
in this context that, in accordance	from exercising the rights	contained in Regulation (EU)	
with Regulation (EU) 2016/679, a	contained in Regulation (EU)	2016/679, including the right to	
contractual agreement does not	2016/679, including the right to	data portability, by seeking	
allow for the processing of special	data portability, by seeking	remedies in accordance with that	
categories of personal data by the	remedies in accordance with that	Regulation. It is to be understood	
data holder or the third party.	Regulation. It is to be understood	in this context that, in accordance	
	in this context that, in accordance	with Regulation (EU) 2016/679, a	
	with Regulation (EU) 2016/679, a	contractual agreement does not	
	contractual agreement does not	allow for the processing of special	
	allow for the processing of special	categories of personal data by the	
	categories of personal data by the	data holder or the third party.	
	data holder or the third partydata		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		holders or data recipient.		
Recital 3	2			
	(32) Access to any data stored in	(32) Access to any data stored in	(32) Access to any data stored in	
	and accessed from terminal	and accessed from terminal	and accessed from terminal	
	equipment is subject to Directive	equipment is subject to Directive	equipment is subject to Directive	
	2002/58/EC and requires the	2002/58/EC and requires the	2002/58/EC and requires the	
	consent of the subscriber or user	consent of the subscriber or user	consent of the subscriber or user	
42	within the meaning of that	within the meaning of that	within the meaning of that	
42	Directive unless it is strictly	Directive unless it is strictly	Directive unless it is strictly	
	necessary for the provision of an	necessary for the provision of an	necessary for the provision of an	
	information society service	information society service	information society service	
	explicitly requested by the user or	explicitly requested by the user or	explicitly requested by the user or	
	subscriber (or for the sole purpose	subscriber (or for the sole purpose	subscriber (or for the sole purpose	
	of the transmission of a	of the transmission of a	of the transmission of a	
	communication). Directive	communication). Directive	communication). Directive	
	2002/58/EC ('ePrivacy Directive')	2002/58/EC ('ePrivacy Directive')	2002/58/EC ('ePrivacy Directive')	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(and the proposed ePrivacy Regulation) protect the integrity of the user's terminal equipment as regards the use of processing and storage capabilities and the collection of information. Internet of Things equipment is considered terminal equipment if it is directly or indirectly connected to a public communications network.	(and the proposed ePrivacy Regulation) protect the integrity of the user's terminal equipment as regards the use of processing and storage capabilities and the collection of information. Internet of Things equipment is considered terminal equipment if it is directly or indirectly connected to a public communications network.	(and the proposed ePrivacy Regulation) protect the integrity of the user's terminal equipment as regards the use of processing and storage capabilities and the collection of information. Internet of Things equipment is considered terminal equipment if it is directly or indirectly connected to a public communications network.	
	Recital 3	3			
Υ	43	(33) In order to prevent the exploitation of users, third parties to whom data has been made available upon request of the user should only process the data for the	(33) In order to prevent the exploitation of users, <i>third partiesdata recipients</i> to whom data has been made available upon request of the user should only	(33) In order to prevent the exploitation of users, third parties to whom data has been made available upon request of the user should only process the data for the	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		purposes agreed with the user and share it with another third party only if this is necessary to provide the service requested by the user.	process the data for the purposes agreed with the user and not share it with another third party only if this is necessary to provide the service requested by the user without unequivocally informing the user in a timely manner and having its explicit agreement to such sharing.	purposes agreed with the user and share it with another third party only if this is necessary to provide the service requested by the user.	
	Recital 3	4			
Υ	44	(34) In line with the data minimisation principle, the third party should only access additional information that is necessary for the provision of the service requested by the user. Having	(34) In line with the data minimisation principle, the third party Data recipients should only access additional information that is necessary for the provision of the service requested by the user.	(34) In line with the data minimisation principle, the third party should only access additional information that is necessary for the provision of the service requested by the user. Having	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	received access to data, the third	Having received access to data, the	received access to data, the third	
	party should process it exclusively	third partydata recipient should	party should process it exclusively	
	for the purposes agreed with the	process it exclusively for the	for the purposes agreed with the	
	user, without interference from the	purposes agreed with the user,	user, without interference from the	
	data holder. It should be as easy for	without interference from the data	data holder. It should be as easy for	
	the user to refuse or discontinue	holder. It should be as easy for the	the user to refuse or discontinue	
	access by the third party to the data	user to refuse or discontinue access	access by the third party to the data	
	as it is for the user to authorise	by the third party data recipient to	as it is for the user to authorise	
	access. The third party should not	the data as it is for the user to	access. The third party should not	
	coerce, deceive or manipulate the	authorise access. $\frac{The third party}{A}$	coerce, deceive or manipulate the	
	user in any way, by subverting or	data recipient or data holder	user in any way, by subverting or	
	impairing the autonomy, decision-	should not make the exercise of	impairing the autonomy, decision-	
	making or choices of the user,	the rights or choices of users	making or choices of the user,	
	including by means of a digital	unduly difficult including by	including by means of a digital	
	interface with the user. in this	offering choices to users in a non-	interface with the user. in this	
	context, third parties should not	neutral manner, or coerce, deceive	context, third parties should not	
	rely on so-called dark patterns in	or manipulate the user in any way,	rely on so-called dark patterns in	
	designing their digital interfaces.	or by subverting or impairing the	designing their digital interfaces.	
	Dark patterns are design techniques	autonomy, decision-making or	Dark patterns are design techniques	
	that push or deceive consumers	choices of the user, including by	that push or deceive consumers	
	into decisions that have negative	means of a digital interface or a	into decisions that have negative	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	consequences for them. These	part thereof, including its	consequences for them. These	
	manipulative techniques can be	structure, design, function or	manipulative techniques can be	
	used to persuade users, particularly	<u>manner of operation</u> with the user.	used to persuade users, particularly	
	vulnerable consumers, to engage in	In this context, third parties or data	vulnerable consumers, to engage in	
	unwanted behaviours, and to	holders should not rely on so-	unwanted behaviours, and to	
	deceive users by nudging them into	called dark patterns in designing	deceive users by nudging them into	
	decisions on data disclosure	their digital interfaces. Dark	decisions on data disclosure	
	transactions or to unreasonably	patterns are design techniques that	transactions or to unreasonably	
	bias the decision-making of the	push or deceive consumers into	bias the decision-making of the	
	users of the service, in a way that	decisions that have negative	users of the service, in a way that	
	subverts and impairs their	consequences for them. These	subverts and impairs their	
	autonomy, decision-making and	manipulative techniques can be	autonomy, decision-making and	
	choice. Common and legitimate	used to persuade users, particularly	choice. Common and legitimate	
	commercial practices that are in	vulnerable consumers, to engage in	commercial practices that are in	
	compliance with Union law should	unwanted behaviours, and to	compliance with Union law should	
	not in themselves be regarded as	deceive users by nudging them into	not in themselves be regarded as	
	constituting dark patterns. Third	decisions on data disclosure	constituting dark patterns. Third	
	parties should comply with their	transactions or to unreasonably	parties should comply with their	
	obligations under relevant Union	bias the decision-making of the	obligations under relevant Union	
	law, in particular the requirements	users of the service, in a way that	law, in particular the requirements	
	set out in Directive 2005/29/EC,	subverts and impairs their	set out in Directive 2005/29/EC,	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Directive 2011/83/EU, Directive 2000/31/EC and Directive 98/6/EC.	autonomy, decision-making and choice. Common and legitimate commercial practices that are in compliance with Union law should not in themselves be regarded as constituting dark patterns. Third parties and data holders should comply with their obligations under relevant Union law, in particular including the requirements set out in Directive 2005/29/EC, Directive 2011/83/EU, Directive 2000/31/EC and Directive 98/6/EC.	Directive 2011/83/EU, Directive 2000/31/EC and Directive 98/6/EC.	
	Recital 3	5			
Υ	45	(35) The third party should also	(35) The third party Data holders	(35) The third party should also	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	refrain from using the data to	and data recipients should also	refrain from using the data to	
	profile individuals unless these	refrain from using the data to	profile individuals unless these	
	processing activities are strictly	profile individuals unless these	processing activities are strictly	
	necessary to provide the service	processing activities are strictly	necessary to provide the service	
	requested by the user. The	necessary to provide the service	requested by the user. The	
	requirement to delete data when no	requested by the user. The	requirement to delete data when no	
	longer required for the purpose	requirement to delete personal data	longer required for the purpose	
	agreed with the user complements	when no longer required for the	agreed with the user complements	
	the right to erasure of the data	purpose agreed with the user	the right to erasure of the data	
	subject pursuant to Article 17 of	complements the right to erasure of	subject pursuant to Article 17 of	
	Regulation 2016/679. Where the	the data subject pursuant to Article	Regulation 2016/679. Where the	
	third party is a provider of a data	17 of Regulation	third party is a provider of a data	
	intermediation service within the	2016/679 <u>Regulation (EU)</u>	intermediation service within the	
	meaning of [Data Governance	2016/679. Where the third partya	meaning of [Data Governance	
	Act], the safeguards for the data	data recipient is a provider of a	Act], the safeguards for the data	
	subject provided for by that	data intermediation service within	subject provided for by that	
	Regulation apply. The third party	the meaning of [Data Governance]	Regulation apply. The third party	
	may use the data to develop a new	Act] Regulation (EU) 2022/868,	may use the data to develop a new	
	and innovative product or related	the safeguards for the data subject	and innovative product or related	
	service but not to develop a	provided for by that Regulation	service but not to develop a	
	competing product.	apply. The third party may use the	competing product.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			data to develop a new and innovative product or related service but not to develop a competing product.		
	Recital 3	6			
*	46	(36) Start-ups, small and medium-sized enterprises and companies from traditional sectors with less-developed digital capabilities struggle to obtain access to relevant data. This Regulation aims to facilitate access to data for these entities, while ensuring that the corresponding obligations are scoped as proportionately as possible to avoid overreach. At the	(36) Start-ups, small and medium- sized enterprises SMEs and companies from traditional sectors with less-developed digital capabilities struggle to obtain access to relevant data. This Regulation aims to facilitate access to data for these entities, while ensuring that the corresponding obligations are scoped as proportionately as possible to avoid	(36) Start-ups, small and medium-sized enterprises and companies from traditional sectors with less-developed digital capabilities struggle to obtain access to relevant data. This Regulation aims to facilitate access to data for these entities, while ensuring that the corresponding obligations are scoped as proportionately as possible to avoid overreach. At the	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
same time, a small number of very	overreach. At the same time, a	same time, a small number of very	
large companies have emerged	small number of very large	large companies have emerged	
with considerable economic power	companies have emerged with	with considerable economic power	
in the digital economy through the	considerable economic power in	in the digital economy through the	
accumulation and aggregation of	the digital economy through the	accumulation and aggregation of	
vast volumes of data and the	accumulation and aggregation of	vast volumes of data and the	
technological infrastructure for	vast volumes of data and the	technological infrastructure for	
monetising them. These companies	technological infrastructure for	monetising them. These companies	
include undertakings that provide	monetising them. These companies	include undertakings that provide	
core platform services controlling	include undertakings that provide	core platform services controlling	
whole platform ecosystems in the	core platform services controlling	whole platform ecosystems in the	
digital economy and whom	whole platform ecosystems in the	digital economy and whom	
existing or new market operators	digital economy and whom	existing or new market operators	
are unable to challenge or contest.	existing or new market operators	are unable to challenge or contest.	
The [Regulation on contestable and	are unable to challenge or contest.	Regulation (EU) 2022/1925 The	
fair markets in the digital sector	The PRegulation on contestable	[Regulation] on contestable and fair	
(Digital Markets Act)] aims to	and fair markets in the digital	markets in the digital sector	
redress these inefficiencies and	sector (Digital Markets Act)] (EU)	(Digital Markets Act) aims to	
imbalances by allowing the	2022/1925 of the European	redress these inefficiencies and	
Commission to designate a	Parliament and of the Council ¹	imbalances by allowing the	
provider as a "gatekeeper", and	aims to redress these inefficiencies	Commission to designate a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
imposes a number of obligations on such designated gatekeepers, including a prohibition to combine certain data without consent, and an obligation to ensure effective rights to data portability under Article 20 of Regulation (EU) 2016/679. Consistent with the [Regulation on contestable and fair markets in the digital sector (Digital Markets Act)], and given the unrivalled ability of these companies to acquire data, it would not be necessary to achieve the objective of this Regulation, and would thus be disproportionate in relation to data holders made subject to such obligations, to include such gatekeeper undertakings as beneficiaries of the data access right. This means that	and imbalances by allowing the Commission to designate a provider as a "gatekeeper", and imposes a number of obligations on such designated gatekeepers, including a prohibition to combine certain data without consent, and an obligation to ensure effective rights to data portability under Article 20 of Regulation (EU) 2016/679. Consistent with the f Regulation on contestable and fair markets in the digital sector (Digital Markets ActEU) f 2022/1925, and given the unrivalled ability of these companies to acquire data, it would not be necessary to achieve the objective of this Regulation, and would thus be disproportionate in relation to data holders made	provider as a "gatekeeper", and imposes a number of obligations on such designated gatekeepers, including a prohibition to combine certain data without consent, and an obligation to ensure effective rights to data portability under Article 20 of Regulation (EU) 2016/679. Consistent with the fRegulation on contestable and fair markets in the digital sector (Digital Markets Act) EU) 2022/1925, and given the unrivalled ability of these companies to acquire data, it would not be necessary to achieve the objective of this Regulation, and would thus be disproportionate in relation to data holders made subject to such obligations, to include such gatekeeper	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
an undertaking providing core	subject to such obligations, to	undertakings as beneficiaries of the	
platform services that has been	include such gatekeeper	data access right. Such inclusion	
designated as a gatekeeper cannot	undertakings as beneficiaries of the	would also likely limit the benefits	
request or be granted access to	data access right. This means that	of the Data Act for the SMEs,	
users' data generated by the use of	an undertaking providing core	linked to the fairness of the	
a product or related service or by a	platform services that has been	distribution of data value across	
virtual assistant based on the	designated as a gatekeeper cannot	market actors. This means that an	
provisions of Chapter II of this	request or be granted access to	undertaking providing core	
Regulation. An undertaking	users' data generated by the use of	platform services that has been	
providing core platform services	a product or related service or by a	designated as a gatekeeper cannot	
designated as a gatekeeper	virtual assistant based on the	request or be granted access to	
pursuant to Digital Markets Act	provisions of Chapter II of this	users' data generated by the use of	
should be understood to include all	Regulation. An undertaking	a product or related service or by a	
legal entities of a group of	providing core platform services	virtual assistant based on the	
companies where one legal entity	designated as a gatekeeper	provisions of Chapter II of this	
provides a core platform service.	pursuant to Digital Markets	Regulation. An undertaking	
Furthermore, third parties to whom	Act Regulation (EU) 2022/1925	providing core platform services	
data are made available at the	should be understood to include all	designated as a gatekeeper	
request of the user may not make	legal entities of a group of	pursuant to Digital Markets Act	
the data available to a designated	companies where one legal entity	should be understood to include all	
gatekeeper. For instance, the third	provides a core platform service.	legal entities of a group of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
S S S S S S S S S S S S S S S S S S S	party may not sub-contract the service provision to a gatekeeper. However, this does not prevent third parties from using data processing services offered by a designated gatekeeper. This exclusion of designated gatekeepers from the scope of the access right under this Regulation does not prevent these companies from obtaining data through other lawful means.	Furthermore, third parties to whom data are made available at the request of the user may not make the data available to a designated gatekeeper. For instance, the third party may not sub-contract the service provision to a gatekeeper. However, this does not prevent third parties from using data processing services offered by a designated gatekeeper. This exclusion of designated gatekeepers from the scope of the access right under this Regulation does not prevent these companies from obtaining data through other lawful means. 1. Regulation (EU) 2022/1925 of the European Parliament	companies where one legal entity provides a core platform service. Furthermore, third parties to whom data are made available at the request of the user may not make the data available to a designated gatekeeper. For instance, the third party may not sub-contract the service provision to a gatekeeper. However, this does not prevent third parties from using data processing services offered by a designated gatekeeper. This The exclusion of designated gatekeepers from the scope of the access right under this Regulation does means that they cannot receive data from the users and from third parties. It should not prevent these companies from obtaining and using the same data	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and of the Council of 14 September 2022 on contestable and fair markets in the digital sector and amending Directives (EU) 2019/1937 and (EU) 2020/1828 (Digital Markets Act). (OJ L 265, 12.10.2022, p. 1)	through other lawful means. Notably, it should continue to be possible for manufacturers to contractually agree with gatekeepers that data from products they manufacture can be used by a gatekeeper company The access rights under Chapter II of the Data Act contribute to a wider choice of services for consumers. The limitation on granting access to gatekeepers would not exclude them from the market and prevent them from offering its services, as voluntary agreements between them and the data holders remain unaffected. 1. OJ L 265, 12.10.2022, p. 1—	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			66.	
Recital 3	37			
	(37) Given the current state of	(37) Given the current state of	(37) Given the current state of	
	technology, it is overly	technology, it is overly burdensome	technology, it is overly	
	burdensome to impose further	to impose further design Micro and	burdensome to impose further	
	design obligations in relation to	small enterprises should be	design obligations in relation to	
	products manufactured or designed	excluded from the obligations in	products manufactured or designed	
47	and related services provided by	relation to products manufactured	and related services provided by	
4/	micro and small enterprises. That is	or designed and related services	micro and small enterprises. That is	
	not the case, however, where a	provided by micro and small	not the case, however, where a	
	micro or small enterprise is sub-	enterprises of Chapter II. That is	micro or small enterprise is sub-	
	contracted to manufacture or	not the case, however, where a	contracted to manufacture or	
	design a product. In such	micro or small enterprise is sub-	design a product. In such	
	situations, the enterprise, which has	contracted to manufacture or	situations, the enterprise, which has	
	sub-contracted to the micro or	design a product. In such	sub-contracted to the micro or	
	small enterprise, is able to	situations, the enterprise, which has	small enterprise, is able to	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
compensate the sub-contractor appropriately. A micro or small enterprise may nevertheless be subject to the requirements laid down by this Regulation as data holder, where it is not the manufacturer of the product or a provider of related services.	sub-contracted to the micro or small enterprise, is able to compensate the sub-contractor appropriately. A micro or small enterprise may nevertheless be subject to the requirements laid down by this Regulation as data holder, where it is not the manufacturer of the product or a provider of related services.	compensate the sub-contractor appropriately. A micro or small enterprise may nevertheless be subject to the requirements laid down by this Regulation as data holder, where it is not the manufacturer of the product or a provider of related services. Similarly, enterprises that just have passed the thresholds qualifying as a medium-sized enterprise as well as medium-sized enterprises bringing a new product on the market should benefit from a certain period before being exposed to the potential competition based on the access rights under this Regulation on the market for services around products they	Draft Agreement
		manufacture.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ecital	38			
	(38) This Regulation contains	(38) This Regulation contains	(38) This Regulation contains	
	general access rules, whenever a	general access rules, whenever a	general access rules, whenever a	
	data holder is obliged by law to	data holder is obliged by law to	data holder is obliged by law to	
	make data available to a data	make data available to a data	make data available to a data	
	recipient. Such access should be	recipient. Such access should be	recipient. Such access should be	
	based on fair, reasonable, non-	based on fair, reasonable, non-	based on In order to take account	
48	discriminatory and transparent	discriminatory and transparent	of a variety of products in scope,	
	conditions to ensure consistency of	conditions to ensure consistency of	producing data of different	
	data sharing practices in the	data sharing practices in the	nature, volume and frequency,	
	internal market, including across	internal market, including across	presenting different levels of data	
	sectors, and to encourage and	sectors, and to encourage and	and cybersecurity risks, and	
	promote fair data sharing practices	promote fair data sharing practices	providing economic opportunities	
	even in areas where no such right	even in areas where no such right	of different value, this Regulation	
	to data access is provided. These	to data access is provided. These	assumes that the data holder and	
	general access rules do not apply to	general access rules do not apply to	the third party conclude a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
obligations to make data available	obligations to make data available	contractual agreement on the	
under Regulation (EU) 2016/679.	under Regulation (EU) 2016/679.	modalities under which the right	
Voluntary data sharing remains	Voluntary data sharing remains	to share data with third parties is	
unaffected by these rules.	unaffected by these rules.	to be fulfilled. Those modalities	
		should be fair, reasonable, non-	
		discriminatory and transparent.	
		The non-binding model	
		contractual terms for business-to-	
		business conditions to ensure	
		consistency of data sharing	
		practices in the internal market,	
		including across sectors, and to	
		encourage and promote fair data	
		sharing practices even in areas	
		where no such to be developed and	
		recommended by the Commission	
		may help the parties to conclude a	
		contractual agreement including	
		fair, reasonable and non-	
		discriminatory terms and	
		implemented in a transparent way.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		The conclusion of such an	
		agreement should, however, not	
		mean that the right to share data	
		with third parties is in any way	
		conditional upon the existence of	
		such agreement. Should parties be	
		unable to conclude an agreement	
		on the modalities, including with	
		the support of dispute settlement	
		bodies, the right to share data with	
		third parties is enforceable in	
		national courts data access is	
		provided. These general access	
		rules do not apply to obligations to	
		make data available under	
		Regulation (EU) 2016/679.	
		Voluntary data sharing remains	
		unaffected by these rules.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
у 48а			(38a) For the purpose of ensuring consistency of data sharing practices in the internal market, including across sectors, and to encourage and promote fair data sharing practices even in areas where no such right to data access is provided, this Regulation provides for horizontal rules on modalities of access to data whenever a data holder is obliged by law to make data available to a data recipient. This should apply in addition to the rules that lay down the rights of access to data generated by products or related services. These general access	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				rules do not apply to obligations to make data available under Regulation (EU) 2016/679. Voluntary data sharing remains unaffected by these rules.	
	Recital 3	9			
Y	49	(39) Based on the principle of contractual freedom, the parties should remain free to negotiate the precise conditions for making data available in their contracts, within the framework of the general access rules for making data available.	(39) Based on the principle of contractual freedom, the parties should remain free to negotiate the precise conditions for making data available in their contracts, within the framework of the general access rules for making data available.	(39) Based on the principle of contractual freedom, the parties should remain free to negotiate the precise conditions for making data available in their contracts, within the framework of the general access rules for making data available. Such terms could include technical and organisational issues, including in	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				relation to data security.	
	Recital 4	0			
Y	50	(40) In order to ensure that the conditions for mandatory data access are fair for both parties, the general rules on data access rights should refer to the rule on avoiding unfair contract terms.	(40) In order to ensure that the conditions for mandatory data access are fair for both parties, the general rules on data access rights should refer to the rule on avoiding unfair contract terms.	(40) In order to ensure that the conditions for mandatory data access are fair for both parties, the general rules on data access rights should refer to the rule on avoiding unfair contract terms.	Y
	Recital 4	1			
Y	51	(41) In order to compensate for the lack of information on the	(41) Any agreement concluded for making the data available	(41) Any agreement concluded in business-to-business relations for	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
conditions of different contracts,	should not discriminate between	making the data available should	
which makes it difficult for the	comparable categories of data	also be non-discriminatory	
data recipient to assess if the terms	recipients, independently whether	between comparable categories of	
for making the data available are	they are large companies or	data recipients, independently	
non-discriminatory, it should be on	micro, small or medium-sized	whether they are large companies	
the data holder to demonstrate that	enterprises. In order to compensate	or micro, small or medium-sized	
a contractual term is not	for the lack of information on the	enterprises. In order to compensate	
discriminatory. It is not unlawful	conditions of different contracts,	for the lack of information on the	
discrimination, where a data holder	which makes it difficult for the	conditions of different contracts,	
uses different contractual terms for	data recipient to assess if the terms	which makes it difficult for the	
making data available or different	for making the data available are	data recipient to assess if the terms	
compensation, if those differences	non-discriminatory, it should be	for making the data available are	
are justified by objective reasons.	on the responsibility of the data	non-discriminatory, it should be on	
These obligations are without	holder holders to demonstrate that a	the data holder to demonstrate that	
prejudice to Regulation (EU)	contractual term is not	a contractual term is not	
2016/679.	discriminatory. The Commission,	discriminatory. It is not unlawful	
	while involving all affected	discrimination, where a data holder	
	stakeholders, should establish	uses different contractual terms for	
	practical guidelines on what	making data available or different	
	constitutes non-discriminatory	compensation, if those differences	
	terms. It is not unlawful	are justified by objective reasons.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			discrimination, where a data holder uses different contractual terms for making data available <i>or different compensation</i> , if those differences are justified by objective reasons. These obligations are without prejudice to Regulation (EU)	These obligations are without prejudice to Regulation (EU) 2016/679.	
	Recital 4	2	2016/679.		
Υ	52	(42) In order to incentivise the continued investment in generating valuable data, including investments in relevant technical tools, this Regulation contains the principle that the data holder may request reasonable compensation	(42) In order to incentivise the continued investment in generating and making available valuable data, including investments in relevant technical tools, this Regulation contains the principle that the data holder data holders	(42) In order to incentivise the continued investment in generating valuable data, including investments in relevant technical tools, this Regulation contains the principle that the data holder may request reasonable compensation	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
when legally obliged to make data	may request reasonable	when legally obliged towhile at the	
available to the data recipient.	compensation when legally obliged	same time avoiding excessive	
These provisions should not be	to make data available to the data	burden for access and use of data	
understood as paying for the data	recipient in business- to business	which make data available to the	
itself, but in the case of micro,	<u>relations</u> . These provisions should	data recipient. These provisions	
small or medium-sized enterprises,	not be understood as paying for the	should not be understood as paying	
for the costs incurred and	data itself, but to allow data	forsharing no longer	
investment required for making the	holders to be reasonably	commercially viable, this	
data available.	compensated for making data	Regulation contains the principle	
	<u>available or,</u> in the case of micro,	that the data itself, but in the case	
	small or medium-sized enterprises	of micro, small or medium-sized	
	and of research organisations	enterprises, for the costs incurred	
	using the data on a not-for-profit	and investment required for	
	<u>basis</u> , for the <u>direct</u> costs incurred	making holder may request	
	and investment required for	reasonable compensation when	
	making the data available. The	legally obliged to make data	
	Commission should develop	available to the data	
	guidance detailing what qualifies	available recipient.	
	as a reasonable compensation in		
	the data economy.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(42a) Such reasonable compensation may include firstly	(42a) Such reasonable compensation may include firstly	
		the costs incurred and, except for	the costs incurred and investment	
		micro and small enterprises,	required for making the data	
		investment required for making	available. These costs can be	
		the data available. Those costs can	technical costs, such as the costs	
52a		be technical costs, such as the	necessary for data reproduction,	
		costs necessary for data	dissemination via electronic	
		reproduction, dissemination via	means and storage, but not of data	
		electronic means and storage, but	collection or production. Such	
		not of data collection or	technical costs could include also	
		production. Such technical costs	the costs for processing, necessary	
		could include also the costs for	to make data available, including	
		processing, necessary to make	costs associated with anonymising	
		data available. Costs related to	or pseudonymising data, and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	making the data available may	formatting of data. Costs related	
	also include the costs of	to making the data available may	
	facilitating concrete data sharing	also include the costs of	
	requests. They may also vary	organising answers to concrete	
	depending on the arrangements	data sharing requests. They may	
	taken for making the data	also vary depending on the	
	available. Long-term	volume of the data as well as the	
	arrangements between data	arrangements taken for making	
	holders and data recipients, for	the data available. Long-term	
	instance via a subscription model	arrangements between data	
	or the use of smart contracts,	holders and data recipients, for	
	could reduce the costs in regular	instance via a subscription model	
	or repetitive transactions in a	or the use of smart contracts,	
	business relationship. Costs	could reduce the costs in regular	
	related to making data available	or repetitive transactions in a	
	are either specific to a particular	business relationship. Costs	
	request or shared with other	related to making data available	
	requests. In the latter case, a	are either specific to a particular	
	single data recipient should not	request or shared with other	
	pay the full costs of making the	requests. In the latter case, a	
	data available. Reasonable	single data recipient should not	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	compensation may include, except	pay the full costs of making the	
	for micro and small enterprises,	data available. Reasonable	
	secondly a margin. Such margin	compensation may include	
	may vary depending on factors	secondly a margin. Such margin	
	related to the data itself, such as	may vary depending on factors	
	volume, format or nature of the	related to the data itself, such as	
	data, or on the supply of and	volume, format or nature of the	
	demand for the data. It may	data. It may consider the costs for	
	consider the costs for collecting	collecting the data. The margin	
	the data. The margin may	may therefore decrease where the	
	therefore decrease where the data	data holder has collected the data	
	holder has collected the data for	for its own business without	
	its own business without	significant investments or may	
	significant investments or may	increase where the investments in	
	increase where the investments in	the data collection for the	
	the data collection for the	purposes of the data holder's	
	purposes of the data holder's	business are high The fact that	
	business are high. The margin	the data is co-generated by the	
	may also depend on the follow-on	user could also lower the amount	
	use of the data by the data	of the compensation in	
	recipient. It may be limited or	comparison to other situations	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			even excluded in situations where the use of the data by the data recipient does not affect the own activities of the data holder. The fact that the data is co-generated by a connected product owned by the user could also lower the amount of the compensation in comparison to other situations where the data are generated by the data holder for example during the provision of a related service.	where the data are generated exclusively by the data holder.	
	Recital 4	3			
Y	53	(43) In justified cases, including the need to safeguard consumer	(43) In <u>duly</u> justified cases, including the need to safeguard	(43) It is not necessary to intervene in the case of data	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
participation and competition or to promote innovation in certain markets, Union law or national legislation implementing Union law may impose regulated compensation for making available specific data types.	consumer participation and competition or to promote innovation in certain markets, Union law or national legislation implementing Union law may impose regulated compensation for making available specific data types.	sharing between large companies, or when the data holder is a small or medium-sized enterprise and the data recipient is a large company. In such cases, the companies are considered capable of negotiating the In justified cases, including the need to safeguard consumer participation and competition or to promote innovation in certain markets, Union law or national legislation implementing Union law may impose regulated compensation for making available specific data types within the limits of what is reasonable.	Draft Agreement

Recital 44

(44) To protect micro, small or medium-sized enterprises from excessive economic burdens which would make it commercially too difficult for them to develop and run innovative business models, the compensation for making data available to be paid by them should not exceed the direct cost of making the data available and be non-discriminatory. (44) To protect micro, small or medium-sized enterprises from excessive economic burdens which would make it commercially too difficult for them to develop and run innovative business models, the compensation for making data available to be paid by them should not exceed the direct cost of making the data available and be non-discriminatory. The same regime should apply to those research organisations that use the data an a notefor-prentil basis.		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	у 54	medium-sized enterprises from excessive economic burdens which would make it commercially too difficult for them to develop and run innovative business models, the compensation for making data available to be paid by them should not exceed the direct cost of making the data available and be	medium-sized enterprises from excessive economic burdens which would make it commercially too difficult for them to develop and run innovative business models, the compensation for making data available to be paid by them should not exceed the direct cost of making the data available and be non-discriminatory. <i>The same</i> regime should apply to those	medium-sized enterprises from excessive economic burdens which would make it commercially too difficult for them to develop and run innovative business models, the <u>reasonable</u> compensation for making data available to be paid by them should not exceed the <u>direct</u> <u>cost of _cost directly related to</u> making the data available <u>and be</u>	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(45) Direct costs for making data	(45) Direct costs for making data	(45) Direct costs for making data	
		available are the costs necessary	available are the costs necessary	available are the Directly related	
		for data reproduction,	for data reproduction,	costs necessary for data	
		dissemination via electronic means	dissemination via electronic means	reproduction, dissemination via	
		and storage but not of data	and storage but not of data	electronic means and storage but	
		collection or production. Direct	collection or production. Direct	not of data collection or	
		costs for making data available	costs for making data available	production. Direct are those costs	
		should be limited to the share	should be limited to the share	for making data available should	
Υ	55	attributable to the individual	attributable to the individual	be limited to the share which are	Y
		requests, taking into account that	requests, taking into account that	attributable to the individual	
		the necessary technical interfaces	the necessary technical interfaces	requests, taking into account that	
		or related software and	or related software and	the necessary technical interfaces	
		connectivity will have to be set up	connectivity will have to be set up	or related software and	
		permanently by the data holder.	permanently by the data holder.	connectivity will have to be set up	
		Long-term arrangements between	Long-term arrangements between	permanently by the data holder.	
		data holders and data recipients, for	data holders and data recipients, for	Long term arrangements between	
		instance via a subscription model,	instance via a subscription model,	data holders and data recipients,	
		could reduce the costs linked to	could reduce the costs linked to	for instance via a subscription	
		making the data available in	making the data available in	model, could reduce the costs	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		regular or repetitive transactions in a business relationship.	regular or repetitive transactions in a business relationship. The data holder, if not an SME, should actively provide the calculation showing that his price is a costbased, when he knows, or should have known, that his counterparty is an SME. In any case, he should state that he is obliged to make the data available to an SME at cost price and that he is obliged to make detailed information available when requested.	linked to making the data available in regular or repetitive transactions in a business relationship.	
Y	55a			(45a) In justified cases, including the need to safeguard consumer	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Recital 4	-6		participation and competition or to promote innovation in certain markets, Union law or national legislation implementing Union law may impose regulated compensation for making available specific data types.	
Y	56	(46) It is not necessary to intervene in the case of data sharing between large companies, or when the data holder is a small or medium-sized enterprise and the data recipient is a large company. In such cases, the companies are considered capable of negotiating	(46) It is not necessary to intervene in the case of data sharing between large companies, or when the data holder is a small or medium-sized enterprise and the data recipient is a large company. In such cases, the companies are considered capable of negotiating	(46) It is not necessary to intervene in the case of data sharing between large companies, or when the data holder is a small or medium sized enterprise and the data recipient is a large company. In such cases, the companies are considered capable of negotiating	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		any compensation if it is reasonable, taking into account factors such as the volume, format, nature, or supply of and demand for the data as well as the costs for collecting and making the data available to the data recipient.	any compensation if it is reasonable, taking into account factors such as the volume, format, nature, or supply of and demand for the data as well as the costs for collecting and making the data available to the data recipient. In the case of misuse or disclosure of data, the data recipient should be liable for the damages to the party suffering from it and should comply without undue delay with the requests of the data holder.	any compensation if it is reasonable, taking into account factors such as the volume, format, nature, or supply of and demand for the data as well as the costs for collecting and making the data available to the data recipient.	
	Recital 4	7			
Υ	57	(47) Transparency is an important principle to ensure that the	(47) Transparency is an important principle to ensure that the	(47) Transparency is an important principle to ensure that the	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	compensation requested by the data	compensation requested by thea	compensation requested by the data	
	holder is reasonable, or, in case the	data holder is reasonable, or, in	holder is reasonable, or, in case the	
	data recipient is a micro, small or	easeif the data recipient is a micro,	data recipient is a micro, small or	
	medium-sized enterprise, that the	small or medium-sized	medium-sized enterprise, that the	
	compensation does not exceed the	enterprise an SME, that the	compensation does not exceed the	
	costs directly related to making the	compensation does not exceed the	costs directly related to making the	
	data available to the data recipient	costs directly related to making the	data available to the data recipient	
	and is attributable to the individual	data available to the data recipient	and is attributable to the individual	
	request. In order to put the data	and is attributable to the individual	request. In order to put the data	
	recipient in the position to assess	request. In order to put the data	recipient in the position to assess	
	and verify that the compensation	recipient data recipients in the	and verify that the compensation	
	complies with the requirements	position to assess and verify that	complies with the requirements	
	under this Regulation, the data	the compensation complies with	under this Regulation, the data	
	holder should provide to the data	the requirements under this	holder should provide to the data	
	recipient the information for the	Regulation, the data holder should	recipient the information for the	
	calculation of the compensation	provide to the data recipient the	calculation of the compensation	
	with a sufficient degree of detail.	information for the calculation of	with a sufficient degree of detail.	
		the compensation with a sufficient		
		degree of detail.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 48	8			
58	(48) Ensuring access to alternative ways of resolving domestic and cross-border disputes that arise in connection with making data available should benefit data holders and data recipients and therefore strengthen trust in data sharing. In cases where parties cannot agree on fair, reasonable and non-discriminatory terms of making data available, dispute settlement bodies should offer a simple, fast and low-cost solution to the parties.	(48) Ensuring access to alternative ways of resolving domestic and cross-border disputes that arise in connection with making data available should benefit data holders and data recipients and therefore strengthen trust in data sharing. In cases where parties cannot agree on fair, reasonable and non-discriminatory terms of making data available, dispute settlement bodies should offer a simple, fast and low-cost solution to the parties.	(48) Ensuring access to alternative ways of resolving domestic and cross-border disputes that arise in connection with making data available should benefit data holders and data recipients and therefore strengthen trust in data sharing. In cases where parties cannot agree on fair, reasonable and non-discriminatory terms of making data available, dispute settlement bodies should offer a simple, fast and low-cost solution to the parties. While this Regulation only lays down the conditions that dispute settlement bodies need to fulfill to be	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				certified, Member States are free to regulate any specific rules on the certification procedure, including the expiration or revocation of the certification. The provisions in this Regulation on dispute settlement should not require Member States to establish dispute settlement bodies.	
Υ	58a			(48a) The dispute settlement procedure under this Regulation is a voluntary procedure that enables both data holder and data recipient to agree on bringing their dispute before a dispute	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				settlement body. In this regard, the parties should be free to address a dispute settlement body of their choice, be it within or outside of the Member States they are established in.	
	Recital 4	9			
Y	59	(49) To avoid that two or more dispute settlement bodies are seized for the same dispute, particularly in a cross-border setting, a dispute settlement body should be able to reject a request to resolve a dispute that has already been brought before another dispute settlement body or before a	(49) To avoid that two or more dispute settlement bodies are seized for the same dispute, particularly in a cross-border setting, a dispute settlement body should be able to reject a request to resolve a dispute that has already been brought before another dispute settlement body or before a	(49) To avoid that two or more dispute settlement bodies are seized for the same dispute, particularly in a cross-border setting, a dispute settlement body should be able to reject a request to resolve a dispute that has already been brought before another dispute settlement body or before a	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	court or a tribunal of a Member State.	court or a tribunal of a Member State.	court or a tribunal of a Member State.	
, 59a			(49a) In order to ensure an uniform application of this Regulation, the dispute settlement bodies should take into account the non-binding model contractual terms developed and recommended by the Commission as well as sectoral regulation specifying data sharing obligations or guidelines issued by sectoral authorities for the application of such Regulation.	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Reci	tal 50			
	(50) Parties to dispute settlement proceedings should not be	(50) Parties to dispute settlement proceedings should not be	(50) Parties to dispute settlement proceedings should not be	
	prevented from exercising their	prevented from exercising their	prevented from exercising their	
	fundamental rights to an effective	fundamental rights to an effective	fundamental rights to an effective	
	remedy and to a fair trial.	remedy and to a fair trial.	remedy and to a fair trial.	
	Therefore, the decision to submit a	Therefore, the decision to submit a	Therefore, the decision to submit a	
y 60	dispute to a dispute settlement	dispute to a dispute settlement	dispute to a dispute settlement	
	body should not deprive those	body should not deprive those	body should not deprive those	
	parties of their right to seek redress	parties of their right to seek redress	parties of their right to seek redress	
	before a court or a tribunal of a	before a court or a tribunal of a	before a court or a tribunal of a	
	Member State.	Member State. Dispute settlement	Member State.	
		bodies should make annual		
		activity reports publicly available.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
у 60а			(50a) In order to avoid misuse of the new data access rights, the data holder may apply technical protection measures in relation to the data made available to the recipient to prevent unauthorised access and ensure compliance with the framework of data access in Chapter II and III. However, those measures should not hinder the effective access and use of data for the data recipient. In the case of abusive practices on the part of the data recipient, such as misleading the data holder with inaccurate information or developing a competing product	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				on the basis of data, the data holder can, for example, request the deletion of data and the end of production of products or services based on the data received.	
	Recital 5	1	l		
G	61	(51) Where one party is in a stronger bargaining position, there is a risk that that party could leverage such position to the detriment of the other contracting party when negotiating access to data and make access to data commercially less viable and sometimes economically prohibitive. Such contractual	(51) Where one party is in a stronger bargaining position, there is a risk that that party could leverage such position to the detriment of the other contracting party when negotiating access to data and make access to data commercially less viable and sometimes economically prohibitive. Such contractual	(51) Where one party is in a stronger bargaining position, there is a risk that that party could leverage such position to the detriment of the other contracting party when negotiating access to data and make access to data commercially less viable and sometimes economically prohibitive. Such contractual	(51) Where one party is in a stronger bargaining position, there is a risk that that party could leverage such position to the detriment of the other contracting party when negotiating access to data and make access to data commercially less viable and sometimes economically prohibitive. Such contractual

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
imbalances particularly harm micro, small and medium-sized enterprises without a meaningful ability to negotiate the conditions for access to data, who may have no other choice than to accept 'take-it-or-leave-it' contractual terms. Therefore, unfair contract terms regulating the access to and use of data or the liability and remedies for the breach or the termination of data related obligations should not be binding on micro, small or medium-sized enterprises when they have been unilaterally imposed on them.	imbalances particularly harm micro, small and medium- sizedharm enterprises without a meaningful ability to negotiate the conditions for access to data, who may have no other choice than to accept 'take-it-or-leave-it' contractual terms. Therefore, unfair contract terms regulating the access to and use of data or the liability and remedies for the breach or the termination of data related obligations should not be binding on micro, small or medium-sized enterprises when they have been unilaterally imposed on them.	imbalances-particularly harm micro, small and medium-sized harm all enterprises without a meaningful ability to negotiate the conditions for access to data, who may have no other choice than to accept 'take-it-or-leave-it' contractual terms. Therefore, unfair contract terms regulating the access to and use of data or the liability and remedies for the breach or the termination of data related obligations should not be binding on-micro, small or medium-sized enterprises when they have been unilaterally imposed on them.	imbalances particularly harm micro, small and medium-sized harm all enterprises without a meaningful ability to negotiate the conditions for access to data, who may have no other choice than to accept 'take-it-or-leave-it' contractual terms. Therefore, unfair contract terms regulating the access to and use of data or the liability and remedies for the breach or the termination of data related obligations should not be binding on-micro, small or medium-sized enterprises when they have been unilaterally imposed on them.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Recital 5	2			
		(52) Rules on contractual terms should take into account the	(52) Rules on contractual terms should take into account the	(52) Rules on contractual terms should take into account the	
		principle of contractual freedom as	principle of contractual freedom as	principle of contractual freedom as	
		an essential concept in business-to-	an essential concept in business-to-	an essential concept in business-to-	
		business relationships. Therefore,	business relationships. <i>Therefore</i> ,	business relationships. Therefore,	
Υ	62	not all contractual terms should be	not all contractual terms should be	not all contractual terms should be	Y
		subject to an unfairness test, but	subject to an unfairness test, but	subject to an unfairness test, but	
		only to those terms that are	only to those terms that are	only to those terms that are	
		unilaterally imposed on micro,	unilaterally imposed on micro,	unilaterally imposed on micro,	
		small and medium-sized	small and medium-sized	small and medium-sized	
		enterprises. This concerns 'take-it-	enterprises. This concerns 'take-it-	enterprises. This concerns 'take-it-	
		or-leave-it' situations where one	or-leave-it' situations where one	or-leave-it' situations where one	
		party supplies a certain contractual	party supplies a certain contractual	party supplies a certain contractual	
		term and the micro, small or	term and the micro, small or	term and the <i>micro</i> , <i>small or</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	medium-sized enterprise cannot influence the content of that term despite an attempt to negotiate it. A contractual term that is simply provided by one party and accepted by the micro, small or medium-sized enterprise or a term that is negotiated and subsequently agreed in an amended way between contracting parties should not be considered as unilaterally imposed.	medium-sizedother enterprise cannot influence the content of that term despite an attempt to negotiate it. A contractual term that is simply provided by one party and accepted by the micro, small or medium-sizedother enterprise or a term that is negotiated and subsequently agreed in an amended way between contracting parties should not be considered as	council Mandate medium sized other enterprise cannot influence the content of that term despite an attempt to negotiate it. A contractual term that is simply provided by one party and accepted by the miero, small or medium sized other enterprise or a term that is negotiated and subsequently agreed in an amended way between contracting parties should not be considered as	Draft Agreement
		unilaterally imposed. <u>All</u> <u>contractual agreements should be</u> <u>in line with Fair, Reasonable and</u> <u>Non-Discriminatory (FRAND)</u> <u>principles.</u>	unilaterally imposed.	
Recital 5	3			

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	63	(53) Furthermore, the rules on unfair contractual terms should only apply to those elements of a contract that are related to making data available, that is contractual terms concerning the access to and use of data as well as liability or remedies for breach and termination of data related obligations. Other parts of the same contract, unrelated to making data available, should not be subject to the unfairness test laid down in this Regulation.	(53) Furthermore, the rules on unfair contractual terms should only apply to those elements of a contract that are related to making data available, that is contractual terms concerning the access to and use of data as well as liability or remedies for breach and termination of data related obligations. Other parts of the same contract, unrelated to making data available, should not be subject to the unfairness test laid down in this Regulation.	(53) Furthermore, the rules on unfair contractual terms should only apply to those elements of a contract that are related to making data available, that is contractual terms concerning the access to and use of data as well as liability or remedies for breach and termination of data related obligations. Other parts of the same contract, unrelated to making data available, should not be subject to the unfairness test laid down in this Regulation.	Draft Agreement
	Recital 5	4			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(54) Criteria to identify unfair			
		contractual terms should be applied			
		only to excessive contractual			
		terms, where a stronger bargaining			
		position is abused. The vast			
		majority of contractual terms that			
		are commercially more favourable			
		to one party than to the other,			
G	64	including those that are normal in			
		business-to-business contracts, are	business-to-business contracts, are	business-to-business contracts, are	business-to-business contracts, are
		a normal expression of the			
		principle of contractual freedom			
		and shall continue to apply.	and shall continue to apply.	and shall continue to apply.	and shall continue to apply. For
					the purposes of this Chapter, to
					grossly deviate from good
					commercial practices would
					include, amongst other
					circumstances of the case to
					objectively impair the ability of the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					party upon whom the term has been unilaterally imposed to protect its legitimate commercial interest in the data in question. Text Origin: Commission Proposal
	Recital 5	5			
Υ	65	(55) If a contractual term is not included in the list of terms that are always considered unfair or that are presumed to be unfair, the general unfairness provision applies. In this regard, the terms	(55) If a contractual term is not included in the list of terms that are always considered unfair or that are presumed to be unfair, the general unfairness provision applies. In this regard, the terms	(55) In order to ensure legal certainty, this Regulation establishes a list with clauses that are always considered unfair and a list with clauses that are presumed unfair. In the latter	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	listed as unfair terms should serve	listed as unfair terms should serve	case, the enterprise that imposed	
	as a yardstick to interpret the	as a yardstick to interpret the	the contract term can rebut the	
	general unfairness provision.	general unfairness provision.	presumption by demonstrating	
	Finally, model contractual terms	Finally, model contractual terms	that the contractual term listed is	
	for business-to-business data	for business-to-business data	not unfair in the specific case at	
	sharing contracts to be developed	sharing contracts to be developed	<u>hand.</u> If a contractual term is not	
	and recommended by the	and recommended by the	included in the list of terms that are	
	Commission may also be helpful to	Commission may also be helpful to	always considered unfair or that	
	commercial parties when	commercial parties when	are presumed to be unfair, the	
	negotiating contracts.	negotiating contracts.	general unfairness provision	
			applies. In this regard, the terms	
			listed as unfair terms should serve	
			as a yardstick to interpret the	
			general unfairness provision.	
			Finally, model contractual terms	
			for business-to-business data	
			sharing contracts to be developed	
			and recommended by the	
			Commission may also be helpful to	
			commercial parties when	
			negotiating contracts. If a clause is	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				declared as being unfair, the contract should continue to apply without that clause, unless the unfair clause is not severable from the other terms of the contract.	
	Recital 5	6			
Y	66	(56) In situations of exceptional need, it may be necessary for public sector bodies or Union institutions, agencies or bodies to use data held by an enterprise to respond to public emergencies or in other exceptional cases. Research-performing organisations and research-funding organisations	(56) In situations of exceptional need, it may be necessary for public sector bodies or Union institutions, agencies or bodies to use data held by an enterprise or that it is currently collecting or has previously obtained, collected or otherwise generated and which it retains at the time of the	(56) In situations of exceptional need, it may be necessary for public sector bodies, the Commission, the European Central Bank—or Union institutions, agencies or bodies bodies in the performance of their statutory duties in the public interest to use existing data	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
could also be organised as public	<u>request</u> , to respond to public	including, where relevant,	
sector bodies or bodies governed	emergencies or in other exceptional	accompanying metadata, data	
by public law. To limit the burden	cases. Research-performing	held by an enterprise <u>as a data</u>	
on businesses, micro and small	organisations and research-funding	<u>holder</u> to respond to public	
enterprises should be exempted	organisations could also be	emergencies or in other exceptional	
from the obligation to provide	organised as public sector bodies	cases. The notion of data holder	
public sector bodies and Union	or bodies governed by public law.	generally does not include public	
institutions, agencies or bodies data	To limit the burden on businesses,	sector bodies. However, it may	
in situations of exceptional need.	micro and small enterprises should	include public undertakings.	
	be exempted from the obligation to	Exceptional needs are	
	provide public sector bodies and	circumstances which are	
	Union institutions, agencies or	unforeseeable and limited in time,	
	bodies data in situations of	in contrast to other circumstances	
	exceptional need.	which might be planned,	
		scheduled, periodic or frequent.	
		Research-performing organisations	
		and research-funding organisations	
		could also be organised as public	
		sector bodies or bodies governed	
		by public law. To limit the burden	
		on businesses, micro and small	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				enterprises should only be underbe exempted from the obligation to provide data to public sector bodies, the Commission, the European Central Bank or Union and Union institutions, agencies or bodies data in situations of exceptional need to respond to a public emergency.	
	Recital 5	7			
Υ	67	(57) In case of public emergencies, such as public health emergencies, emergencies resulting from environmental degradation and major natural disasters including those aggravated by	(57) In case of public emergencies, such as public health emergencies, emergencies resulting from environmental degradation and major natural disasters including those aggravated by	(57) In case of public emergencies, such as public health emergencies, emergencies resulting from <i>environmental degradation</i> and major natural disasters including those aggravated by	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
climate change, as well as human-	climate change, as well as human-	climate change and environmental	
induced major disasters, such as	induced major disasters, such as	degradation, as well as human-	
major cybersecurity incidents, the	major cybersecurity incidents, the	induced major disasters, such as	
public interest resulting from the	public interest resulting from the	major cybersecurity incidents, the	
use of the data will outweigh the	use of the data will outweigh the	public interest resulting from the	
interests of the data holders to	interests of the data holders to	use of the data will outweigh the	
dispose freely of the data they	dispose freely of the data they	interests of the data holders to	
hold. In such a case, data holders	hold. In such a case, data holders	dispose freely of the data they	
should be placed under an	should be placed under an	hold. In such a case, data holders	
obligation to make the data	obligation to make the data	should be placed under an	
available to public sector bodies or	available to public sector bodies or	obligation to make the data	
to Union institutions, agencies or	to Union institutions, agencies or	available to public sector bodies,	
bodies upon their request. The	bodies upon their request and	the Commission, the European	
existence of a public emergency is	subject to conditions and other	Central Bank or Union or to	
determined according to the	safeguards set out in this	Union institutions, agencies or	
respective procedures in the	Regulation or other Union or	bodies upon their request. The	
Member States or of relevant	<u>national law</u> . The existence of a	existence of a public emergency <u>or</u>	
international organisations.	public emergency is determined	its likely occurrence which would	
	according to the respective	require mitigating measures	
	procedures in the Member States or	should be is determined or	
	of relevant international	<u>declared</u> according to the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recita	I 58	organisations.	respective procedures in the Member States or of relevant international organisations.	
v 68	(58) An exceptional need may also arise when a public sector body can demonstrate that the data are necessary either to prevent a public emergency, or to assist recovery from a public emergency, in circumstances that are reasonably proximate to the public emergency in question. Where the exceptional need is not justified by the need to respond to, prevent or assist recovery from a public emergency,	(58) An exceptional need may also arisestem from non-emergency situations when a public sector body can demonstrate that the data are necessary either to prevent a public emergency, or to assist recovery from a public emergency, in circumstances that are reasonably proximate to the public emergency in question. Where the exceptional need is not justified by the need to respond to, prevent or	(58) An exceptional need may also arise when a public sector body can demonstrate that the data are necessary either to prevent mitigate a public emergency, or to assist recovery from a public emergency, in circumstances that are reasonably proximate to the public emergency in question. In such cases, the public sector body should demonstrate that the data in scope of the request could not	4

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the public sector body or the Union	assist recovery from a public	be otherwise obtained in a timely	i i
institution, agency or body should	emergency, the public sector body	and effective manner and under	
demonstrate that the lack of timely	or the Union institution, agency or	equivalent conditions, for instance	
access to and the use of the data	body should demonstrate that the	by a voluntary provision of data by	
requested prevents it from	lack of timely access to and the use	another company or via	
effectively fulfilling a specific task	of the data requested prevents it	consulation of a public database.	
in the public interest that has been	from effectively fulfilling for the	Where the exceptional need is not	
explicitly provided in law. Such	<u>fulfilment of</u> a specific task in the	justified by the need to respond to,	
exceptional need may also occur in	public interest that has been	prevent or assist recovery from a	
other situations, for example in	explicitly provided in law. Such	public emergency, the public sector	
relation to the timely compilation	exceptional need may also occur in	body or the Union institution,	
of official statistics when data is	other situations, for example in	agency or body should demonstrate	
not otherwise available or when the	relation to the timely compilation	that the lack of timely access to	
burden on statistical respondents	of official statistics when data is	and the use of the data requested	
will be considerably reduced. At	not otherwise available or <mark>and</mark>	prevents it from effectively	
the same time, the public sector	defined by national law, such as	fulfilling a specific task in the	
body or the Union institution,	preventing or assisting the	public interest that has been	
agency or body should, outside the	recovery from a public emergency.	explicitly provided in law. Such	
case of responding to, preventing	Such a request can be made only	exceptional need may also occur in	
or assisting recovery from a public	when the burden on statistical	other situations, for example in	
emergency, demonstrate that no	respondents will be considerably	relation to the timely compilation	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
alternative means for obtaining the	reduced. At the same time, the	of official statistics when data is	
data requested exists and that the	public sector body or the Union	not otherwise available or when	
data cannot be obtained in a timely	institution, agency or body should,	the burden on statistical	
manner through the laying down of	outside the case of responding to,	respondents will be considerably	
the necessary data provision	preventing or assisting recovery	reduced. The specific task should	
obligations in new legislation.	from a public emergency,	be within the competence of the	
	demonstrate that no has identified	public sector body or Union	
	specific data which is unavailable	institution, agency or body	
	and only if it has exhausted all of	requesting the data, and explicitly	
	the following three alternative	laid down in their mandate. Such	
	means for obtaining the data	tasks could be, inter alia, related	
	requested exists and that to obtain	to local transport or city planning,	
	data: requesting the data cannot be	improving infrastructural services	
	obtained in a timely manner	(such as energy, waste and water	
	through the laying down of the	management), or developing,	
	necessary data provisionthrough	producing and disseminating	
	voluntary agreements; purchasing	reliable and timely statistics. The	
	the data on the market or by	conditions and principles for	
	relying on existing obligations in	requests established in Article 17	
	new legislation to make data	(such as purpose limitation,	
	<u>available</u> .	proportionality, transparency,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		time limitation) should also apply	
		to these requests. At the same	
		time, the public sector body or the	
		Union institution, agency or body	
		should, outside the case of	
		responding to, preventing or	
		assisting recovery from a public	
		emergency, demonstrate that <u>it has</u>	
		exhausted all the no alternative	
		means for of obtaining the data	
		requested exists at its disposal and	
		that the data cannot be obtained in	
		a timely manner through the laying	
		down of the necessary data	
		provision obligations in new	
		legislation. In case of requests for	
		data necessary for the production	
		of official statistics, the requesting	
		public sector body should also	
		demonstrate that the applicable	
		law does not allow it to purchase	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			data on the market.	
Recital 5	59			
	(59) This Regulation should not	(59) This Regulation should not	(59) This Regulation should not	
	apply to, nor pre-empt, voluntary	apply to, nor pre-empt, voluntary	apply to, nor pre-empt, voluntary	
	arrangements for the exchange of	arrangements for the exchange of	arrangements for the exchange of	
	data between private and public	non-personal data between private	data between private and public	
	entities. Obligations placed on data	and public entities. Obligations	entities, including the provision of	
69	holders to provide data that are	placed on data holders to provide	data by SMEs, and is without	
09	motivated by needs of a non-	data that are motivated by needs of	prejudice to Union acts providing	
	exceptional nature, notably where	a non-exceptional nature, notably	for mandatory information	
	the range of data and of data	where the range of data and of	requests by public entities to	
	holders is known and where data	data holders is known and where	private entities. Obligations placed	
	use can take place on a regular	data use can take place on a	on data holders to provide data that	
	basis, as in the case of reporting	regular basis, as in the case of	are motivated by needs of a non-	
	obligations and internal market	reporting obligations and internal	exceptional nature, notably where	
	obligations, should not be affected	market obligations, should not be	the range of data and of data	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		by this Regulation. Requirements to access data to verify compliance with applicable rules, including in cases where public sector bodies assign the task of the verification of compliance to entities other than public sector bodies, should also not be affected by this Regulation.	affected by this Regulation. Requirements to access data to verify compliance with applicable rules, including in cases where public sector bodies assign the task of the verification of compliance to entities other than public sector bodies, should also not be affected by this Regulation.	holders is known-and, or where data use can take place on a regular basis, as in the case of reporting obligations and internal market obligations, should not be affected by this Regulation. Requirements to access data to verify compliance with applicable rules, including in cases where public sector bodies assign the task of the verification of compliance to entities other than public sector bodies, should also not be affected by this Regulation.	
Υ	69a			(59a) This Regulation complements and is without	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				prejudice to the Union and national laws providing for the access to and enabling to use data for statistical purposes, in particular Regulation (EC) No 223/2009 on European statistics and its related legal acts as well as national legal acts related to official statistics.	
	Recital 6	0			
Υ	70	(60) For the exercise of their tasks in the areas of prevention, investigation, detection or prosecution of criminal and administrative offences, the execution of criminal and	(60) For the exercise of their tasks in the areas of prevention, investigation, detection or prosecution of criminal and administrative offences, the execution of criminal and	(60) For the exercise of their tasks in the areas of prevention, investigation, detection or prosecution of criminal and administrative offences, the execution of criminal and	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		administrative penalties, as well as	administrative penalties, as well as	administrative penalties, as well as	
		the collection of data for taxation	the collection of data for taxation	the collection of data for taxation	
		or customs purposes, public sector	or customs purposes, public sector	or customs purposes, public sector	
		bodies and Union institutions,	bodies and Union institutions,	bodies, the Commission, the	
		agencies and bodies should rely on	agencies and bodies should rely on	European Central Bank or Union	
		their powers under sectoral	their powers under sectoral	and Union institutions, agencies	
		legislation. This Regulation	legislation. This Regulation	and bodies should rely on their	
		accordingly does not affect	accordingly does not affect	powers under sectoral legislation.	
		instruments for the sharing, access	instruments for the sharing, access	This Regulation accordingly does	
		and use of data in those areas.	and use of data in those areas.	not affect instruments for the	
				sharing, access and use of data in	
				those areas.	
	Recital 6	1			
v	71	(61) A proportionate, limited and	(61) A proportionate, limited and	(61) In accordance with Article	
į	/ 1	predictable framework at Union	predictable framework at Union	6(1) and 6(3) of Regulation (EU)	
		level is necessary for the making	level is necessary for the making	2016/679, a proportionate, limited	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	available of data by data holders, in	available of data by data holders, in	and predictable framework at	
	cases of exceptional needs, to	cases of exceptional needs, to	Union level is necessary when	
	public sector bodies and to Union	public sector bodies and to Union	providing for the legal basis for	
	institution, agencies or bodies both	institution, agencies or bodies both	the making available of data by	
	to ensure legal certainty and to	to ensure legal certainty and to	data holders, in cases of	
	minimise the administrative	minimise the administrative	exceptional needs, to public sector	
	burdens placed on businesses. To	burdens placed on businesses. To	bodies and to Union institution,	
	this end, data requests by public	this end, data requests by public	agencies or bodies both to ensure	
	sector bodies and by Union	sector bodies and by Union	legal certainty and to minimise the	
	institution, agencies and bodies to	institution, agencies and bodies to	administrative burdens placed on	
	data holders should be transparent	data holders should be based on	businesses. To this end, data	
	and proportionate in terms of their	Union or national law, specific,	requests by public sector bodies	
	scope of content and their	transparent and proportionate in	and by Union institution, agencies	
	granularity. The purpose of the	terms of their scope of content and	and bodies to data holders should	
	request and the intended use of the	their granularity. The purpose of	be transparent and proportionate in	
	data requested should be specific	the request and the intended use of	terms of their scope of content and	
	and clearly explained, while	the data requested should be	their granularity. The purpose of	
	allowing appropriate flexibility for	specific and clearly explained,	the request and the intended use of	
	the requesting entity to perform its	while allowing appropriate	the data requested should be	
	tasks in the public interest. The	flexibility for the requesting entity	specific and clearly explained,	
	request should also respect the	to perform its tasks in the public	while allowing appropriate	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	legitimate interests of the	interest. The request should also	flexibility for the requesting entity	
	businesses to whom the request is	respect the legitimate interests of	to perform its tasks in the public	
	made. The burden on data holders	the businesses to whom the request	interest. The principle of purpose	
	should be minimised by obliging	is made. The burden on data	limitation and other principles of	
	requesting entities to respect the	holders should be minimised by	data protection law should also	
	once-only principle, which	obliging requesting entities to	apply to situations where the	
	prevents the same data from being	respect the once-only principle,	public sector body or EU	
	requested more than once by more	which prevents the same data from	institution, agency or body shares	
	than one public sector body or	being requested more than once by	the data received under this	
	Union institution, agency or body	more than one public sector body	Chapter with third parties to	
	where those data are needed to	or Union institution, agency or	whom they have outsourced any	
	respond to a public emergency. To	body where those data are needed	<u>function</u> . The request should also	
	ensure transparency, data requests	to respond to a public emergency.	respect the legitimate interests of	
	made by public sector bodies and	To ensure transparency and an	the businesses to whom the request	
	by Union institutions, agencies or	appropriate coordination, data	is made. The burden on data	
	bodies should be made public	requests made by public sector	holders should be minimised by	
	without undue delay by the entity	bodies and by Union institutions,	obliging requesting entities to	
	requesting the data and online	agencies or bodies should be made	respect the once-only principle,	
	public availability of all requests	public communicated without	which prevents the same data from	
	justified by a public emergency	undue delay by the entity	being requested more than once by	
	should be ensured.	requesting the data and to the data	more than one public sector body	

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	coordinator of that Member State	or Union institution, agency or	
	that will ensure that those request	body where those data are needed	
	are to be included in an online	to respond to a public emergency.	
	public availability available list of	To ensure transparency, data	
	all requests justified by a public	requests made by public sector	
	emergency should be ensuredan	bodies and by Union institutions,	
	exceptional need.	agencies or the Commission, the	
		European Central Bank or Union	
		bodies should be made public	
		without undue delay by the entity	
		requesting the data, which should	
		also notify the competent	
		authority of the Member State	
		where the public sector body is	
		established or the Commission, if	
		the request is made by the	
		Commission, the European	
		Central Bank or Union bodies.	
		and Online public availability of	
		all requests justified by a public	
		emergency should be ensured.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Upon the receipt of such notification, the competent authority can decide to assess the lawfulness of the request and exercise its functions in relation to the enforcement and implementation of this Regulation.	
	Recital 6	2			
Υ	72	(62) The objective of the obligation to provide the data is to ensure that public sector bodies and Union institutions, agencies or bodies have the necessary knowledge to respond to, prevent or recover from public emergencies	(62) The objective of the obligation to provide the data is to ensure that public sector bodies and Union institutions, agencies or bodies have the necessary knowledge to respond to, prevent or recover from public emergencies	(62) The objective of the obligation to provide the data is to ensure that public sector bodies, the Commission, the European Central Bank or Union and Union institutions, agencies or bodies have the necessary	Y

Commission	Proposal	EP Mandate	Council Mandate	Draft Agreement
or to maintain the ca	pacity to fulfil c	or to maintain the capacity to fulfil	knowledge to respond to, prevent	
specific tasks explic	itly provided s	specific tasks explicitly provided	or recover from public emergencies	
by law. The data obt	ained by those b	by law. The data obtained by those	or to maintain the capacity to fulfil	
entities may be com	mercially e	entities may be commercially	specific tasks explicitly provided	
sensitive. Therefore,	Directive s	sensitive. Therefore, <u>Regulation</u>	by law. The data obtained by those	
(EU) 2019/1024 of t	he European	(EU) 2022/868, as well as	entities may be commercially	
Parliament and of th	e Council ¹ I	Directive (EU) 2019/1024 of the	sensitive. Therefore, Directive	
should not apply to	lata made H	European Parliament and of the	(EU) 2019/1024 of the European	
available under this	Regulation and C	Council ¹ should not apply to data	Parliament and of the Council ¹	
should not be consid	ered as open	made available under this	should not apply to data made	
data available for rea	use by third	Regulation and should not be	available under this Regulation and	
parties. This however	er should not	considered as open data available	should not be considered as open	
affect the applicabili	ty of Directive f	for reuse by third parties. This	data available for reuse by third	
(EU) 2019/1024 to t	he reuse of	however should not affect the	parties. This however should not	
official statistics for	the production a	applicability of Directive (EU)	affect the applicability of Directive	
of which data obtain	ed pursuant to 2	2019/1024 to the reuse of official	(EU) 2019/1024 to the reuse of	
this Regulation was	used, provided s	statistics for the production of	official statistics for the production	
the reuse does not in	clude the	which data obtained pursuant to	of which data obtained pursuant to	
underlying data. In a	ddition, it	this Regulation was used, provided	this Regulation was used, provided	
should not affect the	possibility of t	the reuse does not include the	the reuse does not include the	
sharing the data for	conducting	underlying data. In addition, it	underlying data. In addition, it	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
research or for the compilation of official statistics, provided the conditions laid down in this Regulation are met. Public sector bodies should also be allowed to exchange data obtained pursuant to this Regulation with other public sector bodies to address the exceptional needs for which the data has been requested. 1. Directive (EU) 2019/1024 of the European Parliament and of the Council of 20 June 2019 on open data and the re-use of public sector information (OJ L 172, 26.6.2019, p. 56).	should not affect the possibility of sharing the data for conducting research or for the compilation of official statistics, provided the conditions laid down in this Regulation are met. Where allowed by Union or national law, public sector bodies should also be allowed to exchange data obtained pursuant to this Regulation with other public sector bodies to address the exceptional needs for which the data has been requested, provided that the data holder is informed in a timely manner and all bodies respect the same rules on transparency as the original requester of the data and protection of trade secrets and intellectual property rights is ensured.	should not affect the possibility of sharing the data for conducting research or for the <u>development</u> , <u>production and dissemination</u> compilation of official statistics, provided the conditions laid down in this Regulation are met. Public sector bodies should also be allowed to exchange data obtained pursuant to this Regulation with other public sector bodies to address the exceptional needs for which the data has been requested. 1. Directive (EU) 2019/1024 of the European Parliament and of the Council of 20 June 2019 on open data and the re-use of public sector information (OJ L	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			1. Directive (EU) 2019/1024 of the European Parliament and of the Council of 20 June 2019 on open data and the re-use of public sector information (OJ L 172, 26.6.2019, p. 56).	172, 26.6.2019, p. 56).	
	Recital 6	3			
Υ	73	(63) Data holders should have the possibility to either ask for a modification of the request made by a public sector body or Union institution, agency and body or its cancellation in a period of 5 or 15	(63) Data holders should have the possibility to either ask for a modification of the request made by a public sector body or Union institution, agency and body or its cancellation in a period of 5 or 15	(63) Data holders should have the possibility to either ask for a modification of the request made by a public sector body, the Commission, the European Central Bank or Union or Union	ν

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	working days depending on the	working days depending on the	institution, agency and body or its	
	nature of the exceptional need	nature of the exceptional need	cancellation in a period of 5 or 15	
	invoked in the request. In case of	invoked in the request. In case of	working days depending on the	
	requests motivated by a public	requests motivated by a public	nature of the exceptional need	
	emergency, justified reason not to	emergency, justified reason not to	invoked in the request. In case of	
	make the data available should	make the data available should	requests motivated by a public	
	exist if it can be shown that the	exist if it can be shown that the	emergency, justified reason not to	
	request is similar or identical to a	request is similar or identical to a	make the data available should	
	previously submitted request for	previously submitted request for	exist if it can be shown that the	
	the same purpose by another public	the same purpose by another public	request is similar or identical to a	
	sector body or by another Union	sector body or by another Union	previously submitted request for	
	institution, agency or body. A data	institution, agency or body or if the	the same purpose by another public	
	holder rejecting the request or	data holder is not currently	sector body or by another Union	
	seeking its modification should	collecting or has not previously	institution, agency or body. A data	
	communicate the underlying	collected, obtained or otherwise	holder rejecting the request or	
	justification for refusing the	generated the requested data and	seeking its modification should	
	request to the public sector body or	does not retain it at the time of the	communicate the underlying	
	to the Union institution, agency or	<u>request</u> . A data holder rejecting the	justification for refusing the	
	body requesting the data. In case	request or seeking its modification	request to the public sector body or	
	the sui generis database rights	should communicate the	to the Union institution, agency or	
	under Directive 96/6/EC of the	underlying justification for	body requesting the data. In case	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
European Parliament and of the Council¹ apply in relation to the requested datasets, data holders should exercise their rights in a way that does not prevent the public sector body and Union institutions, agencies or bodies from obtaining the data, or from sharing it, in accordance with this Regulation. 1. Directive 96/9/EC of the	refusing the request to the public sector body or to the Union institution, agency or body requesting the data. In case the sui generis database rights under Directive 96/6/EC96/9/EC of the European Parliament and of the Council¹ apply in relation to the requested datasets, data holders should exercise their rights in a way that does not prevent the public sector body and Union institutions, agencies or bodies from obtaining the data, or from	the sui generissui generis rights under Directive 96/6/EC of the European Parliament and of the Council¹ apply in relation to the requested datasets, data holders should exercise their rights in a way that does not prevent the public sector body, the Commission, the European Central Bank or Union and Union institutions, agencies or bodies from obtaining the data, or from sharing it, in accordance with this Regulation.	
European Parliament and of the Council of 11 March 1996 on the legal protection of databases (OJ L 77, 27.3.1996, p. 20).	sharing it, in accordance with this Regulation. 1. Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on	1. Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the legal protection of databases	(OJ L 77, 27.3.1996, p. <u>.</u> 20).	
		(OJ L 77, 27.3.1996, p. 20).		
cital 64	4			
	(64) Where it is strictly necessary	(64) Where it is strictly necessary	(64) Where it is strictly necessary	
	to include personal data in the data	to include personal data in the data	to include personal data in the data	
	made available to a public sector	made available to a public sector	made available to a <mark>In case of</mark>	
	body or to a Union institution,	body or to a Union institution,	exceptional need related to public	
	agency or body the applicable rules	agency or body the applicable	emergency, public sector bodies	
' 4	on personal data protection should	rules on personal data protection	should use non-personal data,	
	be complied with and the making	should be complied with and the	including anonymised data,	
	available of the data and their	making available of the data and	wherever possible. In cases of	
	subsequent use should and be	their subsequent use should and be	requests based on an exceptional	
	accompanied by safeguards for the	accompanied by safeguards for the	need not related to public sector	
	rights and interests of individuals	rights and interests of individuals	body or to a Union institution,	
	concerned by those data. The body	concerned by those data. The body	agency or emergency, personal	
	requesting the data should	requesting the data should	data can be used only if legal	

Commissio	on Proposal	EP Mandate	Council Mandate	Draft Agreement
demonstrate the s	strict necessity and	demonstrate the strict necessity	provisions in other Union or	
the specific and li	imited purposes	and the specific and limited	Member States law allocating to	
for processing. The	he data holder	purposes for processing. The data	the requesting public sector body	
should take reaso	nable efforts to	holder should take reasonable	the applicable rules on specific	
anonymise the da	ata or, where such	efforts to anonymise the data or,	public interest task relevant for	
anonymisation pr	oves impossible,	where such anonymisation proves	requesting personal data protection	
the data holder sh	ould apply	impossible, the data holder should	should be complied with and the	
technological mea	ans such as	apply technological means such as	making available of exist.	
pseudonymisation	n and aggregation,	pseudonymisation and	Whenever personal data is	
prior to making th	ne data available.	aggregation, prior to making the	requested, the data holder should	
		data available.	anonymise the data and their	
			subsequent use should and be	
			accompanied by safeguards for the	
			rights and interests of individuals	
			concerned by those data.can	
			request compensation for that,	
			pursuant to the rules on the	
			compensation in cases of	
			exceptional need. Where it is	
			strictly necessary to include	
			personal data in the data to be	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		made available to a public sector	
		body or to a Union institution,	
		agency or body or where	
		anonymisation proves impossible,	
		the body requesting the data should	
		demonstrate the strict necessity and	
		the specific and limited purposes	
		for processing. The data holder	
		should take reasonable efforts to	
		anonymise the data or, where such	
		anonymisation proves	
		impossible, applicable rules on	
		personal data protection should be	
		complied with. The data holder	
		should apply technological means	
		such as pseudonymisation and	
		aggregation, prior to making the	
		data available, <i>for which</i>	
		compensation can also be	
		requested. The making available	
		of the data and their subsequent	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				use should be accompanied by safeguards for the rights and interests of individuals concerned by those data.	
	Recital 6	5			
Υ	75	(65) Data made available to public sector bodies and to Union institutions, agencies and bodies on the basis of exceptional need should only be used for the purpose for which they were requested, unless the data holder that made the data available has expressly agreed for the data to be used for other purposes. The data should be destroyed once it is no longer	(65) Data made available to public sector bodies and to Union institutions, agencies and bodies on the basis of exceptional need should only be used for the purpose for which they were requested, unless the data holder that made the data available has expressly agreed for the data to be used for other purposes. The data should be destroyed once it is no longer	(65) Data made available to public sector bodies, the Commission, the European Central Bank or Union and to Union institutions, agencies and bodies on the basis of exceptional need should only be used for the purpose for which they were requested, unless the data holder that made the data available has expressly agreed for the data to be used for other purposes. The	(65) Data made available to public sector bodies, <i>[the Commission</i> , the European Central Bank or Union and to Union institutions, agencies and bodies] on the basis of exceptional need should only be used for the purpose for which they were requested, unless the data holder that made the data available has expressly agreed for the data to be used for other purposes. The

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		necessary for the purpose stated in the request, unless agreed otherwise, and the data holder should be informed thereof.	necessary for the purpose stated in the request, unless agreed otherwise, and the data holder should be informed thereof. Public sector bodies and to Union institutions, agencies and bodies should ensure, including through the application of proportionate security measures, where applicable in accordance with Union and national law, that any protected nature of data is preserved and unauthorised access is avoided.	data should be destroyederased once it is no longer necessary for the purpose stated in the request, unless agreed otherwise, and the data holder should be informed thereof.	data should be destroyederased once it is no longer necessary for the purpose stated in the request, unless agreed otherwise, and the data holder should be informed thereof. This Regulation builds on the existing access regimes in Union and Member States and does not change the national rules for public access to documents in the context of transparency obligations. Data should be erased once it is no longer needed to comply with such obligations.
	Recital 6	6		1	
Υ	76	(66) When reusing data provided	(66) When reusing data provided	(66) When reusing data provided	Y

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TREE.2.B **LIMITE EN**

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
by data holders, public sector bodies and Union institutions, agencies or bodies should respect both existing applicable legislation and contractual obligations to which the data holder is subject. Where the disclosure of trade secrets of the data holder to public	by data holders, public sector bodies and Union institutions, agencies or bodies should respect both existing applicable legislation and contractual obligations to which the data holder is subject. Where the disclosure of trade secrets of the data holder to public	by data holders, public sector bodies and Union institutions, agencies or the Commission, the European Central Bank or Union bodies should respect both existing applicable legislation and contractual obligations to which the data holder is subject. Where	Draft Agreement
sector bodies or to Union institutions, agencies or bodies is strictly necessary to fulfil the purpose for which the data has been requested, confidentiality of such disclosure should be ensured to the data holder.	sector bodies or to Union institutions, agencies or bodies is strictly necessary to fulfil the purpose for which the data has been requested, confidentiality of such disclosure should be ensured in advance to the data holder or the trade secret holder, including as appropriate, by the use of	the disclosure of trade secrets of the data holder to public sector bodies, the Commission, the European Central Bank or Union or to Union institutions, agencies or bodies is strictly necessary to fulfil the purpose for which the data has been requested, confidentiality of such disclosure	
	model contractual clauses, technical standards and the application of codes of conduct. In cases where the public sector body	should be ensured to the data holder guaranteed.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	or the Union institutions, agency or body or the third parties that received the data to perform the task that have been outsourced to it, fail to implement those measures or undermine the confidentiality of trade secrets, the data holder should be able to suspend the sharing of data identified as trade secrets. Such a decision to suspend the sharing of data might be challenged by the public sector body or the Union institutions, agency or body or the third parties to which data were transmitted and subject to review	Council Mandate	Draft Agreement
	by the data coordinator of the Member State.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 6	57			
Recital 6	(67) When the safeguarding of a significant public good is at stake, such as is the case of responding to public emergencies, the public sector body or the Union institution, agency or body should not be expected to compensate enterprises for the data obtained. Public emergencies are rare events and not all such emergencies require the use of data held by enterprises. The business activities of the data holders are therefore not likely to be negatively affected as a	(67) When the safeguarding of a significant public good is at stake, such as is the case of responding to public emergencies, the public sector body or the Union institution, agency or body should not be expected to compensate enterprises for the data obtained provided that the request is limited in time and scope, proportionate to the state of the public emergency. Public emergencies are rare events and not all such emergencies require the use of data	(67) When the safeguarding of a significant public good is at stake, such as is the case of responding to public emergencies, the public sector body or the Union institution, agency or body should not be expected to compensate enterprises for the data obtained. Public emergencies are rare events and not all such emergencies require the use of data held by enterprises. At the same time, the obligation to provide data might constitute a considerable burden	
	consequence of the public sector bodies or Union institutions, agencies or bodies having recourse	held by enterprises. The business activities of the data holders are therefore not likely to be	for micro and small enterprises. They should therefore be allowed to claim compensation even in the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to this Regulation. However, as	negatively affected as a	context of public emergency	
	cases of an exceptional need other	consequence of the public sector	<u>response</u> . The business activities of	
	than responding to a public	bodies or Union institutions,	the data holders are therefore not	
	emergency might be more	agencies or bodies having recourse	likely to be negatively affected as a	
	frequent, including cases of	to this Regulation. However, as	consequence of the public sector	
	prevention of or recovery from a	cases of an exceptional need other	bodies or Union institutions,	
	public emergency, data holders	than responding to a public	agencies or , the Commission, the	
	should in such cases be entitled to	emergency might be more	European Central Bank or Union	
	a reasonable compensation which	frequent, including cases of	bodies having recourse to this	
	should not exceed the technical and	prevention of or recovery from a	Regulation. However, as cases of	
	organisational costs incurred in	public emergency, data holders	an exceptional need other than	
	complying with the request and the	should in such cases be entitled to	responding to a public emergency	
	reasonable margin required for	a reasonable compensation. <i>This</i>	might be more frequent, including	
	making the data available to the	Regulation which should not	cases of prevention of or recovery	
	public sector body or to the Union	exceed the technical and	from a public emergency, data	
	institution, agency or body. The	organisational costs incurred in	holders should in such cases be	
	compensation should not be	complying with the request and the	entitled to a reasonable	
	understood as constituting payment	reasonable margin required for	compensation which should not	
	for the data itself and as being	making the data available to	exceed the technical and	
	compulsory.	theaffect existing Union or	organisational costs incurred in	
		national arrangements in which	complying with the request and the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	data is shared free of charge, or	reasonable margin required for	
	prevent public sector body or to	making the data available to the	
	thebodies, Union institution,	public sector body or to the Union	
	agency or body. The compensation	institution, agency or body. The	
	should not be understood as	compensation should not be	
	constituting payment for the data	understood as constituting payment	
	itself and as being	for the data itself and as being	
	compulsory institutions, agencies	compulsory. Data holders should	
	or bodies, and data holders from	not be able to claim compensation	
	entering into voluntary data	in cases where Member State law	
	sharing agreements free of	prevents national statistical	
	<u>charge</u> .	institutes or other national	
		authorities responsible for the	
		production of statistics from	
		compensating data holders for	
		making data available. The public	
		sector body, the Commission, the	
		European Central Bank or Union	
		bodies can challenge the level of	
		compensation requested by the	
		data holder by bringing the matter	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			to the competent authority of the Member State where the data holder is based.	
Recital	68			
s 78	(68) The public sector body or Union institution, agency or body may share the data it has obtained pursuant to the request with other entities or persons when this is needed to carry out scientific research activities or analytical activities it cannot perform itself. Such data may also be shared under the same circumstances with the national statistical institutes and Eurostat for the compilation of	(68) The public sector body or Union institution, agency or body may share the data it has obtained pursuant to the request with other entities or persons when this is needed to carry out scientific research activities or analytical activities it cannot perform itself provided that those activities are strictly necessary to respond to the emergency need. It should inform the data holder of such sharing in	(68) The public sector body or Union institution, agency or body may share the data it has obtained pursuant to the request with other entities or persons when this is needed to carry out scientific research activities or analytical activities it cannot perform itself. Such data may also be shared under the same circumstances with the national statistical institutes and Eurostat for the <u>development</u> .	(68) The public sector body or Union institution, agency orthe Commission, the European Central Bank or Union body may share the data it has obtained pursuant to the request with other entities or persons when this is needed to carry out scientific research activities or analytical activities it cannot perform itself provided that those activities are compatible with the purpose for

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	official statistics. Such research	a timely manner. Such data may	production and dissemination	which the data was requested. It
	activities should however be	also be shared under the same	compilation of official statistics.	should inform the data holder of
	compatible with the purpose for	circumstances with the national	Such Research activities should	such sharing in a timely manner.
	which the data was requested and	statistical institutes and Eurostat	however be compatible with the	Such data may also be shared
	the data holder should be informed	for the compilation of official	purpose for which the data was	under the same circumstances with
	about the further sharing of the	statistics. Such research activities	requested and the data holder	the national statistical institutes and
	data it had provided. Individuals	should however be compatible with	should be informed about the	Eurostat for the
	conducting research or research	the purpose for which the data was	further sharing of the data it had	compilation development,
	organisations with whom these	requested and the data holder	provided. Individuals conducting	production and dissemination of
	data may be shared should act	should be informed about the	research or research organisations	official statistics. Such research
	either on a not-for-profit basis or in	further sharing of the data it had	with whom these data may be	activities should however be
	the context of a public-interest	provided. Individuals conducting	shared should act either on a not-	compatible with the purpose for
	mission recognised by the State.	research or research organisations	for-profit basis or in the context of	which the data was requested and
	Organisations upon which	with whom these data may be	a public-interest mission	the data holder should be informed
	commercial undertakings have a	shared should act either on a not-	recognised by the State.	about the further sharing of the
	decisive influence allowing such	for-profit basis or in the context of	Organisations upon which	data it had provided. Individuals
	undertakings to exercise control	a public-interest mission	commercial undertakings have a	conducting research or research
	because of structural situations,	recognised by the State.	decisive influence allowing such	organisations with whom these
	which could result in preferential	Organisations upon which	undertakings to exercise control	data may be shared should act
	access to the results of the	commercial or public undertakings	because of structural situations,	either on a not-for-profit basis or in
	research, should not be considered	have a decisive influence allowing	which could result in preferential	the context of a public-interest

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	research organisations for the purposes of this Regulation.	such undertakings to exercise control because of structural situations, which could result in preferential access to the results of the research, should not be considered research organisations for the purposes of this Regulation.	access to the results of the research, should not be considered research organisations for the purposes of this Regulation.	mission recognised by the State. Organisations upon which commercial undertakings have a decisive significant influence allowing such undertakings to exercise control because of structural situations, which could result in preferential access to the results of the research, should not be considered research organisations for the purposes of this Regulation.
				Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 78a			(68a) In order to deal with a cross-border public emergency or another exceptional need, data requests may be addressed to data holders in different Member States than the one of the requesting public sector body. In this case, the request should be communicated to the competent authority of the Member State where the data holder is based, in order to let it examine the request against the criteria established in this Regulation. The same would apply to requests made by the Commission, the European Central Bank or Union bodies. The competent authority would be entitled to advise the public sector	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		body or the Commission, the	
		European Central Bank or Union	
		body to cooperate with the	
		competent authority of the data	
		holder's Member State on the	
		need to ensure a minimised	
		administrative burden on the data	
		holder. When the competent	
		authority has justified	
		reservations in relation to	
		compliance of the request with	
		this Regulation, it should return	
		the request to the public sector	
		body or to the Commission, the	
		European Central Bank or Union	
		body which should take those	
		reservations into account before	
		resubmitting the request. Data	
		holders may seek recourse against	
		a decision by the Commission, the	
		European Central Bank or a	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Union body in relation to Chapter V, where relevant, with the Court of Justice of the European Union, in accordance with the Treaty on the Functioning of the European Union.	
	Recital 6	9			
Y	79	(69) The ability for customers of data processing services, including cloud and edge services, to switch from one data processing service to another, while maintaining a minimum functionality of service, is a key condition for a more competitive market with lower entry barriers for new service	(69) The ability for customers of data processing services, including cloud and edge services, to switch from one data processing service to another, while maintaining a minimum functionality of serviceavoiding downtime of services, or to use the services of several providers simultaneously	(69) The ability for customers of data processing services, including cloud and edge services, to switch from one data processing service to another, while maintaining a minimum functionality of service, is a key condition for a more competitive market with lower entry barriers for new service	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
providers.	without undue data transfer costs,	providers. For switching, an	
	is a key condition for a more	adequate level of interoperability	
	competitive market with lower	and portability between data	
	entry barriers for new service	processing services is necessary.	
	providers, and for ensuring		
	further resilience for the users of		
	those services. Guarantees for		
	effective switching should also		
	include customers benefiting from		
	large-scale free-tier offerings, so		
	that does not result in a lock-in		
	situation for customers.		
	Facilitating a multi-cloud		
	approach for customers of data		
	processing services can also		
	contribute to increasing their		
	digital operational resilience, as		
	recognised for financial service		
	institutions in the Digital		
	Operational Resilience Act		
	(DORA).		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
79a		(69a) Switching charges are charges imposed by providers of cloud computing on their customers for the switching process. Typically, those charges are intended to pass on costs, which the source provider may incur because of the switching process, to the customer that wishes to switch. Examples of common switching charges are costs related to the transfer of data from one provider to the other or to an on-premise system ('egress fees') or the costs incurred for		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		specific support actions during the		
		switching process. Unnecessarily		
		high egress fees and other		
		unjustified charges unrelated to	% (C)	
		actual switching costs, inhibit		
		customers' switching, restrict the		
		free flow of data, have the		
		potential to limit competition and		
		cause lock-in effects for the		
		customers of data processing		
		services, by reducing incentives to		
		choose a different or additional		
		service provider. As a result of the		
		new obligations foreseen in this		
		Regulation, the source provider of		
		data processing services might		
		outsource certain tasks and		
		renumerate third party entities in		
		order to comply with those		
		obligations. The customer should		
		not bare costs arising from the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		outsourcing of services concluded		
		by the source provider of data		
		processing services during the		
		switching process and such costs	(C)	
		should be considered as		
		unjustified. Nothing in the Data	· ·	
		Act prevents a customer to		
		remunerate third party entities for		
		support in the migration process.		
		Egress fees are charged to		
		customers by providers of source		
		data processing services when the		
		customers are willing to take their		
		data out from a cloud provider's		
		network to an external location,		
		especially when switching from		
		one provider to one or several		
		providers of destination, to		
		relocate their data from one		
		location to another while using		
		the same cloud service provider.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Therefore, in order to foster competition, the gradual withdrawal of the charges associated with switching data processing services should specifically include withdrawing egress fees charged by the data processing service to a customer.		
Υ	79b			(69a) Interoperability between data processing services is also necessary to facilitate the inparallel use of multiple data processing services with complementary functionalities. This is important, inter alia, for	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				the successful deployment of 'multi-cloud' strategies, which allow customers to implement future-proof IT strategies and which decrease dependence on individual providers of data processing services.	
	Recital 7	70			
Y	80	(70) Regulation (EU) 2018/1807 of the European Parliament and of the Council encourages service providers to effectively develop and implement self-regulatory codes of conduct covering best practices for, inter alia, facilitating the switching of data processing	(70) Regulation (EU) 2018/1807 of the European Parliament and of the Council encourages service providers of data processing services to effectively develop and implement self-regulatory codes of conduct covering best practices for, inter alia, facilitating the switching	(70) Regulation (EU) 2018/1807 of the European Parliament and of the Council encourages service providers to effectively develop and implement self-regulatory codes of conduct covering best practices for, inter alia, facilitating the switching of data processing	Y

service providers and the porting of data. Given the limited efficacy of the self-regulatory frameworks developed in response, and the general unavailability of open standards and interfaces, it is necessary to adopt a set of minimum regulatory obligations on providers of data processing services to eliminate contractual, economic and technical barriers to	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
effective switching between data processing services. contractual, commercial, organisational, economic and technical barriers, which are not limited to an impeded speed of data transfer at the customer's exit, which hamper to effective switching between data processing services.	service providers and the porting of data. Given the limited efficacy of the self-regulatory frameworks developed in response, and the general unavailability of open standards and interfaces, it is necessary to adopt a set of minimum regulatory obligations on providers of data processing services to eliminate contractual, economic and technical barriers to effective switching between data	of providers of data processing service providers and the porting of data. Given the limited efficacy uptake of the self-regulatory frameworks developed in response, and the general unavailability of open standards and interfaces, it is necessary to adopt a set of minimum regulatory obligations on providers of data processing services to eliminate contractual, commercial, organisational, economic and technical barriers, which are not limited to an impeded speed of data transfer at the customer's exit, which hamper to effective switching between data processing	service providers and the porting of data. Given the limited efficacy of the self-regulatory frameworks developed in response, and the general unavailability of open standards and interfaces, it is necessary to adopt a set of minimum regulatory obligations on providers of data processing services to eliminate contractual, economic and technical barriers to effective switching between data	Drait Agreement

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Recital 7	1			
٧	Recital 7	(71) Data processing services should cover services that allow on-demand and broad remote access to a scalable and elastic pool of shareable and distributed computing resources. Those computing resources include resources such as networks, servers or other virtual or physical infrastructure, operating systems, software, including software	(71) Data processing services should cover services that allow on-demand and broad remoteubiquitous and on-demand network access to a configurable, scalable and elastic shared pool of shareable and _distributed computing resources. Those computing resources include resources such as networks, servers or other virtual or physical	(71) Data processing services should cover services that allow on-demand and broad remote access to a scalable and elastic pool of shareable and distributed computing resources. Those computing resources include resources such as networks, servers or other virtual or physical infrastructure, operating systems, software, including software	Y
		development tools, storage, applications and services. The	infrastructure, <i>operating systems</i> , software, including software	development tools, storage, applications and services. The	
		capability of the customer of the	development tools, storage,	capability of the customer of the	
		data processing service to	applications and services. The	data processing service to	
		unilaterally self-provision	deployment models of data	unilaterally self-provision	
		computing capabilities, such as	processing services should include	computing capabilities, such as	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
server time or network storage,	private and public cloud. Such	server time or network storage,	
without any human interaction by	services and deployment models	without any human interaction by	
the service provider could be	should be the same as defined by	the service provider could be	
described as on-demand	international standards. The	described as on-demand	
administration. The term 'broad	capability of the customer of the	administration. The term 'broad	
remote access' is used to describe	data processing service to	remote access' is used to describe	
that the computing capabilities are	unilaterally self-provision	that the computing capabilities are	
provided over the network and	computing capabilities, such as	provided over the network and	
accessed through mechanisms	server time or network storage,	accessed through mechanisms	
promoting the use of	without any human interaction by	promoting the use of	
heterogeneous thin or thick client	the service provider of data	heterogeneous thin or thick client	
platforms (from web browsers to	processing services could be	platforms (from web browsers to	
mobile devices and workstations).	described as on-demand	mobile devices and workstations).	
The term 'scalable' refers to	administration requiring minimal	The term 'scalable' refers to	
computing resources that are	management effort and as	computing resources that are	
flexibly allocated by the data	entailing minimal interaction	flexibly allocated by the data	
processing service provider,	between provider and customer.	processing service provider,	
irrespective of the geographical	The term 'broad remote	irrespective of the geographical	
location of the resources, in order	accessubiquitous' is used to	location of the resources, in order	
to handle fluctuations in demand.	describe that the computing	to handle fluctuations in demand.	
The term 'elastic pool' is used to	capabilities are provided over the	The term 'elastic pool' is used to	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
describe those computing resources	network and accessed through	describe those computing resources	i i
that are provisioned and released	mechanisms promoting the use of	that are provisioned and released	
according to demand in order to	heterogeneous thin or thick client	according to demand in order to	
rapidly increase or decrease	platforms (from web browsers to	rapidly increase or decrease	
resources available depending on	mobile devices and workstations).	resources available depending on	
workload. The term 'shareable' is	The term 'scalable' refers to	workload. The term 'shareable' is	
used to describe those computing	computing resources that are	used to describe those computing	
resources that are provided to	flexibly allocated by the provider	resources that are provided to	
multiple users who share a	of data processing service	multiple users who share a	
common access to the service, but	provider services, irrespective of	common access to the service, but	
where the processing is carried out	the geographical location of the	where the processing is carried out	
separately for each user, although	resources, in order to handle	separately for each user, although	
the service is provided from the	fluctuations in demand. The term	the service is provided from the	
same electronic equipment. The	'elastic pool 'is used to describe	same electronic equipment. The	
term 'distributed' is used to	those computing resources that are	term 'distributed' is used to	
describe those computing resources	provisioned and released according	describe those computing resources	
that are located on different	to demand in order to rapidly	that are located on different	
networked computers or devices	increase or decrease resources	networked computers or devices	
and which communicate and	available depending on workload.	and which communicate and	
coordinate among themselves by	The term 'shareableshared pool' is	coordinate among themselves by	
message passing. The term 'highly	used to describe those computing	message passing. The term 'highly	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	distributed' is used to describe data	resources that are provided to	distributed' is used to describe data	
	processing services that involve	multiple users who share a	processing services that involve	
	data processing closer to where	common access to the service, but	data processing closer to where	
	data are being generated or	where the processing is carried out	data are being generated or	
	collected, for instance in a	separately for each user, although	collected, for instance in a	
	connected data processing device.	the service is provided from the	connected data processing device.	
	Edge computing, which is a form	same electronic equipment. The	Edge computing, which is a form	
	of such highly distributed data	term 'distributed' is used to	of such highly distributed data	
	processing, is expected to generate	describe those computing resources	processing, is expected to generate	
	new business models and cloud	that are located on different	new business models and cloud	
	service delivery models, which	networked computers or devices	service delivery models, which	
	should be open and interoperable	and which communicate and	should be open and interoperable	
	from the outset.	coordinate among themselves by	from the outset.	
		message passing. The term 'highly		
		distributed' is used to describe data		
		processing services that involve		
		data processing closer to where		
		data are being generated or		
		collected, for instance in a		
		connected data processing device.		
		Edge computing, which is a form		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission 1 Toposar	of such highly distributed data processing, is expected to generate new business models and cloud service delivery models, which should be open and interoperable from the outset. Digital services considered as an online platform as defined in point (i) of Article 3 of [the Digital Services Act] and an online content service as defined in Article 2(5) of Regulation (EU) 2017/1128 of the European Parliament and of the Council should not be considered as 'data processing services' within the meaning of this Regulation.		Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of the European Parliament and of the Council of 14 June 2017 on cross-border portability of online content services in the internal market (OJ L 168, 30.6.2017, p. 1).		
81a		(71a) Data processing services fall into one or more of the following three data processing service delivery models: IaaS (infrastructure-as-a-service), PaaS (platform-as-a-service) and SaaS (software-as-a-service). Those service delivery models		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		represent a specific, pre-packaged		
		combination of IT resources		
		offered by a provider of data		
		processing service. Three base	% (C)	
		cloud delivery models are further		
		completed by emerging variations,		
		each comprised of a distinct		
		combination of IT resources, such		
		as Storage-as-a-Service and		
		Database-as-a-Service. For the		
		purpose of this Regulation, data		
		processing services can be		
		categorised in more granular and		
		a non-exhaustive multiplicity of		
		different 'equivalent services',		
		meaning sets of data processing		
		services that share the same		
		primary objective and main		
		functionalities as well as the same		
		type of data processing models,		
		that are not related to the service		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			operational characteristics. In an example two databases might appear to share the same primary objective, but after considering their data processing model, distribution model and targeted use-case, such databases should fall into a more granular subcategory of equivalent services. Equivalent services may have different and competing characteristics such as performance, security, resilience, and quality of service.		
Υ	81b		(71b) Extracting the data that		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		belongs to the customer from the		
		source provider of data processing		
		services remains one of the		
		challenges that impedes	(C)	
		restoration of the service		
		functionalities in the destination		
		provider infrastructure. In order		
		to properly plan the exit strategy,		
		avoid unnecessary and		
		burdensome tasks and to ensure		
		that the customer does not lose		
		any of its data as a consequence		
		of the switching process, the		
		source provider of data processing		
		services should include in the		
		contract the mandatory		
		information on the scope of the		
		data that can be exported by the		
		customer once he or she decides to		
		switch to a different service, other		
		provider of data processing		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	services or move to on-premise ICT infrastructure. The scope of exportable data should include at a minimum input and output data, including relevant data formats, data structures and metadata directly or indirectly generated or co-generated by the customer's use of the data processing service, and that can be clearly assigned to the customer. The exportable data should exclude any data processing service, or third party's assets or data protected by intellectual property rights or constituting a trade secret or confidential information, such as	Council Mandate	Draft Agreement
	confidential information, such as data related to the integrity and security of the service provided by the data processing service, and should also exclude data used by		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the provider to operate, maintain and improve the service.		
v 81c			(71a) The generic concept 'data processing service' by definition covers a very large number of services, with a very broad range of different purposes, functionalities and technical setups. As commonly understood by providers and users and in line with broadly used standards, data processing services fall into one or more of the following three data processing service delivery models: IaaS (infrastructure-as-a-	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			service), PaaS (platform-as-a-	
			service) and SaaS (software-as-a-	
			service). These service delivery	
			models indicate the level and type	
			of computing resources (hardware	
			and/or software) offered by the	
			provider of a given service,	
			relative to the computing	
			resources that remain in control	
			of the user of that service. In a	
			much more detailed	
			categorisation, data processing	
			services can be categorised in a	
			non-exhaustive multiplicity of	
			different 'service types', meaning	
			sets of data processing services	
			that share the same primary	
			objective and main functionalities.	
			Examples of such service types	
			could be customer relationship	
			management systems, office suites	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				or cloud-based software suites tailored to a specific sector, such as cloud-based banking software. Typically, services falling under the same service type also share the same data processing service model.	
	Recital 7	2			
Y	82	(72) This Regulation aims to facilitate switching between data processing services, which encompasses all conditions and actions that are necessary for a customer to terminate a contractual agreement of a data processing service, to conclude one or	(72) This Regulation aims to facilitate switching between data processing services, which encompasses all <i>relevant</i> conditions and actions that are necessary for a customer to terminate a contractual agreement of a data processing service, to	(72) This Regulation aims to facilitate switching between data processing services, which encompasses all conditions and actions that are necessary for a customer to terminate a contractual agreement of a data processing service, to conclude one or	Υ

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	multiple new contracts with	conclude one or multiple new	multiple new contracts with	
	different providers of data	contracts with different providers	different providers of data	
	processing services, to port all its	of data processing services, to port	processing services, to port all its	
	digital assets, including data, to the	all its digital assets, including data,	digital assets, including data, to the	
	concerned other providers and to	to the concerned other providers	concerned other providers and to	
	continue to use them in the new	and to continue to use them in the	continue to use them in the new	
	environment while benefitting	new environment while	environment while benefitting	
	from functional equivalence.	benefitting and benefit from	from functional equivalence.	
	Digital assets refer to elements in	functional equivalence. It should	Digital assets refer to elements in	
	digital format for which the	be noted that the data processing	digital format for which the	
	customer has the right of use,	services in scope are those where	customer has the sustained right of	
	including data, applications, virtual	the data processing service, as	use, independently from the	
	machines and other manifestations	defined under this Regulation,	contractual relationship of the	
	of virtualisation technologies, such	forms part of the core business of	data processing service it intends	
	as containers. Functional	a provider. Digital assets refer to	to switch away from, including	
	equivalence means the	elements in digital format for	data, applications, virtual machines	
	maintenance of a minimum level of	which the customer has the right of	and other manifestations of	
	functionality of a service after	use, including data, applications,	virtualisation technologies, such as	
	switching, and should be deemed	virtual machines and other	containers. Functional equivalence	
	technically feasible whenever both	manifestations of virtualisation	means the maintenance of a	
	the originating and the destination	technologies, such as containers.	minimum level of functionality of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
data processing services cover (in	Switching is a customer-driven	a service after switching, and	
part or in whole) the same service	operation consisting in three main	should be deemed technically	
type. Meta-data, generated by the	steps, namely (i) data extraction,	feasible whenever both the	
customer's use of a service, should	i.e. downloading data from a	originating and the destination data	
also be portable pursuant to this	source provider's ecosystem; (ii)	processing services cover (in part	
Regulation's provisions on	transformation, when the data is	or in whole) the same service type.	
switching.	structured in a way that does not	Meta-dataServices can only be	
	match the schema of the target	expected to facilitate functional	
	location; and (iii) the uploading of	equivalence for the functionalities	
	the data in a new destination	that both the originating and	
	location. In a specific situation	destination services offer. This	
	outlined in this Regulation,	Regulation does not instate an	
	unbundling of a particular service	obligation of facilitating	
	from the contract and moving it to	functional equivalence for data	
	another provider should also be	processing services of the PaaS	
	considered as switching. The	and/or SaaS service delivery	
	switching process is sometimes	model. Metadata, generated by the	
	managed on behalf of the	customer's use of a service, should	
	customer by a third-party entity.	also be portable pursuant to this	
	Accordingly, all right and	Regulation's provisions on	
	obligations of the customer	switching.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	established by this Regulation,		
	including the obligation to		
	collaborate in good faith, should		
	be understood to apply to such a	% (C)	
	third-party entity in those		
	circumstances. Providers of cloud		
	computing services and customers		
	have different levels of		
	responsibilities, depending on the		
	steps of the process referred to.		
	For instance, the source provider		
	of data processing services is		
	responsible to extract the data to a		
	machine-readable format, but it is		
	the customer and the destination		
	provider who will upload the data		
	to the new environment, unless		
	specific professional transition		
	service has been obtained.		
	Obstacles to switching are of a		
	different nature, depending on		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Troposar	which step of the switching process is referred to. Functional equivalence means the maintenance of possibility to re- establish, on the basis of the customer's data, a minimum level of functionality of a service in the environment of a new data processing service after switching, and should be deemed technically feasible whenever both the originating and the destination data processing where the destination service delivers a comparable outcome in response to the same input for shared functionality supplied to the customer under the contractual agreement. Different services cover (in part or in whole) may only achieve functional		Draft Agreement

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	equivalence for the shared core functionalities, where both the source and destination service providers independently offer the same core functionalities. This Regulation does not instance an obligation of facilitating functional equivalence for data processing service type. delivery models of the PaaS or SaaS. Relevant meta-data, generated by the customer's use of a service, should also be portable pursuant to this Regulation's provisions on switching and falls within the definition of exportable data. Data processing services are used across sectors and vary in complexity and service type. This	Council Mandate	Draft Agreement
	is an important consideration with regard to the porting process and		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>timeframes</u> .		
٧	82a			(72a) An extension - on the ground of technical unfeasibility to the switching obligations proposed in this Regulation – may only be invoked in exceptional cases. The burden of proof in this regard should be fully on the provider of the concerned data processing service.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 82b			(72b) After a transition period of three years after this Regulation enters into force, all 'switching charges' should be abolished. Switching charges are charges imposed by data processing providers to their customers for the switching process. Typically, those charges are intended to pass on costs, which the originating provider may incur because of the switching process, to the customer that wishes to switch. Examples of common switching charges are costs related to the transit of data from one provider to the other or to an on-premise system ('data egress costs') or the costs incurred for specific support actions during	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the switching process, for example in terms of additional human resources provided by the originating data processing service provider either in-house or	
		outsourced. Nothing in the Data Act prevents a customer from remunerating third party entities for support in the migration	
		process or parties from agreeing on contracts for data processing services of a fixed duration, including termination charges to	
		cover the early termination of said contracts, in accordance with national and Union law.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 82c		(72a) An ambitious and innovation inspiring regulatory approach to interoperability is needed, in order to overcome vendor lock-in, which undermines competition and the development of new services. Interoperability between equivalent data processing services involves multiple interfaces and layers of infrastructure and software and is rarely confined to a binary test of being achievable or not. Instead, the building of such interoperability is subject to a cost-benefit analysis which is necessary to establish whether it is worthwhile to pursue reasonably predictable results. The ISO/IEC		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			19941:2017 is an important reference for the achievement of the objectives of this Regulation, as it contains technical considerations clarifying the complexity of such a process.		
	Recital 7	73			
G	83	(73) Where providers of data processing services are in turn customers of data processing services provided by a third party provider, they will benefit from more effective switching themselves, while simultaneously invariably bound by this Regulation's obligations for what	(73) Where providers of data processing services are in turn customers of data processing services provided by a third party provider, they will benefit from more effective switching themselves, while simultaneously invariably bound by this Regulation's obligations for what	(73) Where providers of data processing services are in turn customers of data processing services provided by a third party provider, they will benefit from more effective switching themselves, while simultaneously invariably bound by this Regulation's obligations for what	(73) Where providers of data processing services are in turn customers of data processing services provided by a third party provider, they will benefit from more effective switching themselves, while simultaneously invariably bound by this Regulation's obligations for what

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		pertains to their own service offerings.	pertains to their own service offerings.	pertains to their own service offerings.	pertains to their own service offerings. Text Origin: Commission Proposal
	Recital 7	4			
٧	84	(74) Data processing service providers should be required to offer all assistance and support that is required to make the switching process successful and effective without requiring those data processing service providers to develop new categories of services	(74) Providers of data processing service providers services should be required not to impose and to remove all relevant obstacles and to offer all assistance and support within their capacity and proportional to their respective obligations that is required to make	(74) Data processing service providers should be required to offer all assistance and support that is required to make the switching process to a service of a different data processing service provider successful, effective and secure including in cooperation with the	4

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	within or on the basis of the IT-	the switching process successful.	data processing service provider of	
	infrastructure of different data	<u>safe</u> and effective. <u>This Regulation</u>	the destination service, and	
	processing service providers to	does not require providers of	effective without requiring those	
	guarantee functional equivalence in	without requiring those data	Data processing service providers	
	an environment other than their	processing service	should also be required to remove	
	own systems. Nevertheless, service	providers services to develop new	existing obstacles and not impose	
	providers are required to offer all	categories of data processing	new for customers wishing to	
	assistance and support that is	services, <i>including</i> within or on the	switch, also, to an on-premise	
	required to make the switching	basis of the IT-infrastructure of	system. Obstacles relate to, inter	
	process effective. Existing rights	different data processing service	alia, hurdles of pre-commercial,	
	relating to the termination of	providers to guarantee functional	commercial, technical,	
	contracts, including those	equivalence in an environment	contractual and organisational	
	introduced by Regulation (EU)	other than their own systems.	nature. Throughout the switching	
	2016/679 and Directive (EU)	Nevertheless, service providers are	process, a high level of security	
	2019/770 of the European	required to offer all assistance	should be maintained. This means	
	Parliament and of the Council ¹	and A source provider of data	that the data processing service	
	should not be affected.	processing services has no access	provider of the original to develop	
		and insights into the environment	new categories of services within	
		of the destination provider of data	or on the basis of the IT-	
	1. Directive (EU) 2019/770 of	processing services and should not	<i>infrastructure of different</i> data	
	the European Parliament and of	be obliged to rebuilt customer's	processing service providers to	

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TREE.2.B **LIMITE EN**

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
tł	he Council of 20 May 2019 on	service, according to functional	guarantee functional equivalence	
c	ertain aspects concerning	equivalence requirements, within	in an environment other than their	
c	contracts for the supply of	the destination provider's	own systems. Nevertheless, should	
d	ligital content and digital	infrastructure. Instead, the source	extend the level of security to	
	ervices (OJ L 136, 22.5.2019,	provider should take all	which it committed for the service	
	o. 1).	reasonable measures within their	to all technical modalities	
P). 1 <i>)</i> .	power to facilitate the process of	deployed in the related switching	
		achieving functional equivalence	process (such as network	
		through providing capabilities,	connections or physical devices).	
		adequate information,	This Regulation does not require	
		documentation, technical support	data processing service providers	
		and, where appropriate, the	are required to offer all assistance	
		necessary tools. The information	and support that is required to	
		to be provided by providers of data	make the switching process	
		processing services to the	effective to develop new categories	
		customer should support the	of services within or on the basis	
		development of the customer's exit	of the IT-infrastructure of	
		strategy and should include	different data processing service	
		procedures for initiating switching	providers to guarantee functional	
		from the cloud computing service,	equivalence in an environment	
		the machine-readable data	other than their own systems.	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	formats that the user's data can be exported to, the tools, including at least one open standard data portability interface, foreseen to export data, information on known technical restrictions and limitations that could impact that is required to make the switching process effective and the estimated time necessary to complete the switching process. The written contract setting out the rights of the customer and the obligations of the provider of cloud computing services should only cover information which is available to the provider of data processing services at the time of the formation of the contract. Existing rights relating to the termination of contracts, including	Existing rights relating to the termination of contracts, including those introduced by Regulation (EU) 2016/679 and Directive (EU) 2019/770 of the European Parliament and of the Council¹ should not be affected. 1. Directive (EU) 2019/770 of the European Parliament and of the Council of 20 May 2019 on certain aspects concerning contracts for the supply of digital content and digital services (OJ L 136, 22.5.2019, p. 1).	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	those introduced by Regulation		
	(EU) 2016/679 and Directive (EU)		
	2019/770 of the European		
	Parliament and of the Council ¹	//C /	
	should not be affected. Any		
	mandatory period under this	•	
	Regulation should not affect		
	compliance with other timelines		
	specified under sectoral		
	legislation. Chapter VI of this		
	Regulation should not be		
	understood as preventing a		
	provider of data processing		
	services from provisioning to its		
	customers new and improved		
	services, features and		
	functionalities or from competing		
	with other providers of data		
	processing services on that basis.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			1. Directive (EU) 2019/770 of the European Parliament and of the Council of 20 May 2019 on certain aspects concerning contracts for the supply of digital content and digital services (OJ L 136, 22.5.2019, p. 1).		
	Recital 7	75			
Y	85	(75) To facilitate switching between data processing services, providers of data processing services should consider the use of implementation and/or compliance tools, notably those published by	(75) To facilitate switching between data processing services, providers of data processing services should consider the use of implementation and/or compliance tools, notably those published by	(75) To facilitate <u>interoperability</u> and switching between data processing services, providers of data processing services should consider the use of implementation and/or compliance tools, notably	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Commission in the form of a	the Commission in the form of a	those published by the Commission	
	Rulebook relating to cloud	Rulebook relating to cloud	in the form of a Rulebook relating	
	services. In particular, standard	services. In particular, standard	to cloud services. In particular,	
	contractual clauses are beneficial to	contractual clauses are beneficial to	standard contractual clauses are	
	increase confidence in data	increase confidence in data	beneficial to increase confidence in	
	processing services, to create a	processing services, to create a	data processing services, to create a	
	more balanced relationship	more balanced relationship	more balanced relationship	
	between users and service	between users and service	between users and service	
	providers and to improve legal	providers of data	providers and to improve legal	
	certainty on the conditions that	processing services and to improve	certainty on the conditions that	
	apply for switching to other data	legal certainty on the conditions	apply for switching to other data	
	processing services. In this light,	that apply for switching to other	processing servicesIn this light,	
	users and service providers should	data processing services. In this	users and service providers should	
	consider the use of standard	light, users and service	consider the use of standard	
	contractual clauses developed by	providers of data	contractual clauses or other self-	
	relevant bodies or expert groups	processing services should	regulatory compliance tools	
	established under Union law.	consider the use of standard	provided that they fully reflect the	
		contractual clauses developed by	requirements of Chapter VI and	
		relevant bodies or expert groups	relevant provisions of Chapter	
		established under Union law.	VIII of this Regulation, developed	
			by relevant bodies or expert groups	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			established under Union law.	
v 85a		(75a) In order to facilitate switching between cloud computing services, all parties involved, including providers of both source and destination data processing services, should collaborate in good faith with a view to enabling an effective switching process and the secure and timely transfer of necessary data in a commonly used, machine-readable format, and by means of an open standard data portability interface, and avoiding		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		service disruptions.		
Recital 7	5a			
s 85b		(75b) Data processing services which concern services that are substantially altered to facilitate a specific customer's need (custom built), or data processing services that operate on a trial basis or only supply a testing and evaluation service for business product offerings, should be exempted from some of the obligations applicable to data processing service switching.		(75a) Data processing services which concern services of which the majority of main features have been custom-built to respond to the specific demands of an individual customer or where all components have been developed for the purposes of an individual customer should be exempted from some of the obligations applicable to data processing service switching. This should not include services which the provider offers at a broad

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				catalogue. It is part of the provider's obligations to duly inform prospective customers of such services, prior to the conclusion of a contractual agreement, of the obligations in this chapter that do not apply to the respective services. Nothing prevents the service provider from eventually deploying such services at scale, in which case the provider would have to comply with all obligations for switching as set out in Chapter VI.
v 8:	5c			У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(75c) Without prejudice to their right to take action before a court, customers should have access to certified dispute settlement bodies to settle disputes related to switching between providers of data processing services.		
٧	85d			(75a) In line with its minimum requirements to allow for switching between providers, this Regulation also aims to improve interoperability for in-parallel use of data processing services. This relates to situations where customers do not terminate a	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				contractual agreement to switch to a different provider of data processing services, but where multiple services of different providers are used in-parallel, in an interoperable manner, to benefit from the complementary functionalities of the different services in the customer's system set-up.	
	Recital 7	6			
Υ	86	(76) Open interoperability specifications and standards developed in accordance with paragraph 3 and 4 of Annex II of Regulation (EU) 1025/2021 in the	(76) Open interoperability and portability specifications and standards developed in accordance with paragraph 3 and 4 of Annex II ofto Regulation (EU) 1025/2021 of	(76) Open interoperability specifications and standards developed in accordance with paragraph 3 and 4 of Annex II of Regulation (EU) 1025/2021 in the	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
field of interoperability and	the European Parliament and of	field of interoperability and	
portability enable a seamless multi-	the Council in the field of	portability are expected to enable a	
vendor cloud environment, which	interoperability and portability	seamless multi-vendor cloud	
is a key requirement for open	enable a seamless multi-vendor	environment, which is a key	
innovation in the European data	cloud environment, which is a key	requirement for open innovation in	
economy. As market-driven	requirement for open innovation in	the European data economy. As <i>the</i>	
processes have not demonstrated	the European data economy. As	market take-up of identified	
the capacity to establish technical	market-driven processes have not	standards under the cloud	
specifications or standards that	demonstrated the capacity to	standardisation coordination	
facilitate effective cloud	establish technical specifications or	(CSC) initiative concluded in 2016	
interoperability at the PaaS	standards that facilitate effective	has been limited, the Commission	
(platform-as-a-service) and SaaS	cloud interoperability and	also needs to rely on parties in the	
(software-as-a-service) levels, the	portability at the PaaS (platform	market to develop relevant open	
Commission should be able, on the	as a service) and SaaS (software-	interoperability specifications to	
basis of this Regulation and in	as-a-service) levels, the	keep up with the fast pace of	
accordance with Regulation (EU)	Commission should be able, where	technological development in this	
No 1025/2012, to request European	technically feasible, on the basis of	industry. Such open	
standardisation bodies to develop	this Regulation and in accordance	interoperability specifications can	
such standards, particularly for	with Regulation (EU) No	then be adopted by the	
service types where such standards	1025/2012, to request European	Commission in the form of	
do not yet exist. In addition to this,	standardisation bodies to develop	common specifications. In	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Commission will encourage	such standards, particularly for	addition, where market-driven	
	parties in the market to develop	service types for equivalent	processes have not demonstrated	
	relevant open interoperability	services where such standards do	the capacity to establish technical	
	specifications. The Commission,	not yet exist. In addition to this, the	specifications or standards that	
	by way of delegated acts, can	Commission will encourage parties	facilitate effective cloud	
	mandate the use of European	in the market to develop relevant	interoperability at the PaaS	
	standards for interoperability or	open interoperability and	(platform-as-a-service) and SaaS	
	open interoperability specifications	portability specifications.	(software-as-a-service) levels, the	
	for specific service types through a	Following consultation with	Commission should be able, on the	
	reference in a central Union	stakeholders and taking into	basis of this Regulation and in	
	standards repository for the	account relevant international	accordance with Regulation (EU)	
	interoperability of data processing	and European standards and self-	No 1025/2012, to request European	
	services. European standards and	regulatory initiatives, the	standardisation bodies to develop	
	open interoperability specifications	Commission, by way of delegated	such standards, particularly for	
	will only be referenced if in	acts, can mandate the use of	service types where such standards	
	compliance with the criteria	European standards for	do not yet exist. In addition to this,	
	specified in this Regulation, which	interoperability and portability or	the Commission will encourage	
	have the same meaning as the	open interoperability and	parties in the market to develop	
	requirements in paragraphs 3 and 4	portability specifications for	relevant open interoperability	
	of Annex II of Regulation (EU) No	specific service types equivalent	specifications. The Commission,	
	1025/2021 and the interoperability	services through a reference in a	by way of delegated	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
facets defined under the ISO/IEC	central Union standards repository	implementing acts, can mandate	
19941:2017.	for the interoperability of data	the use of European_standards for	
	processing services. Providers of	interoperability or-open	
	data processing services should	interoperability common	
	ensure compatibility with those	specifications for specific service	
	standards for interoperability and	types through a reference in a	
	portability specifications, taking	central Union standards repository	
	into account the nature, security	for the interoperability of data	
	and integrity of the data they host.	processing services. European The	
	European standards for the	repository may make reference to	
	interoperability and portability of	standards or common	
	data processing services and open	specifications both for the	
	interoperability specifications will	purposes of switching between	
	only be referenced if in compliance	providers and of interoperability	
	with the criteria specified in this	for in-parallel use of data	
	Regulation, which have the same	processing services. Standards	
	meaning as the requirements in	and open interoperability	
	paragraphs 3 and 4 of Annex II	specifications will only be	
	ofto Regulation (EU) No	referenced if in compliance with	
	1025/2021 and the interoperability	the criteria specified in this	
	facets defined under the ISO/IEC	Regulation, which have the same	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Regulation (EU) No 1025/2012 of the European Parliament and of the Council of 25 October 2012 on European standardisation, amending Council Directives 89/686/EEC and 93/15/EEC and Directives 94/9/EC, 94/25/EC, 95/16/EC, 97/23/EC, 98/34/EC, 2004/22/EC, 2007/23/EC, 2009/23/EC and 2009/105/EC of the European Parliament and of the Council and repealing Council Decision 87/95/EEC and Decision No 1673/2006/EC of the European	meaning as the requirements in paragraphs 3 and 4 of Annex II of Regulation (EU) No 1025/2021 and the interoperability facets defined under the ISO/IEC 19941:2017.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Parliament and of the Council (OJ L 316, 14.11.2012, p. 12).		
Recital 77	7			
87	(77) Third countries may adopt laws, regulations and other legal acts that aim at directly transferring or providing governmental access to non-personal data located outside their borders, including in the Union. Judgments of courts or tribunals or decisions of other judicial or administrative authorities, including law enforcement authorities in third countries requiring such transfer or	(77) Third countries may adopt laws, regulations and other legal acts that aim at directly transferring or providing governmental access to non-personal data located outside their borders, including in the Union. Judgments of courts or tribunals or decisions of other judicial or administrative authorities, including law enforcement authorities in third countries requiring such transfer or	(77) Third countries may adopt laws, regulations and other legal acts that aim at directly transferring or providing governmental access to non-personal data located outside their borders, including in the Union. Judgments of courts or tribunals or decisions of other judicial or administrative authorities, including law enforcement authorities in third countries requiring such transfer or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	be enforceable when based on an	be enforceable when based on an	be enforceable when based on an	
	international agreement, such as a	international agreement, such as a	international agreement, such as a	
	mutual legal assistance treaty, in	mutual legal assistance treaty, in	mutual legal assistance treaty, in	
	force between the requesting third	force between the requesting third	force between the requesting third	
	country and the Union or a	country and the Union or a	country and the Union or a	
	Member State. In other cases,	Member State. In other cases,	Member State. In other cases,	
	situations may arise where a	situations may arise where a	situations may arise where a	
	request to transfer or provide	request to transfer or provide	request to transfer or provide	
	access to non-personal data arising	access to non-personal data arising	access to non-personal data arising	
	from a third country law conflicts	from a third country law conflicts	from a third country law conflicts	
	with an obligation to protect such	with an obligation to protect such	with an obligation to protect such	
	data under Union law or national	data under Union law or national	data under Union law or national	
	law, in particular as regards the	law, in particular as regards the	law, in particular as regards the	
	protection of fundamental rights of	protection of fundamental rights of	protection of fundamental rights of	
	the individual, such as the right to	the individual, such as the right to	the individual, such as the right to	
	security and the right to effective	security and the right to effective	security and the right to effective	
	remedy, or the fundamental	remedy, or the fundamental	remedy, or the fundamental	
	interests of a Member State related	interests of a Member State related	interests of a Member State related	
	to national security or defence, as	to national security or defence, as	to national security or defence, as	
	well as the protection of	well as the protection of	well as the protection of	
	commercially sensitive data,	commercially sensitive data,	commercially sensitive data,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	including the protection of trade	including the protection of trade	including the protection of trade	
	secrets, and the protection of	secrets, and the protection of	secrets, and the protection of	
	intellectual property rights, and	intellectual property rights, and	intellectual property rights, and	
	including its contractual	including its contractual	including its contractual	
	undertakings regarding	undertakings regarding	undertakings regarding	
	confidentiality in accordance with	confidentiality in accordance with	confidentiality in accordance with	
	such law. In the absence of	such law. In the absence of	such law. In the absence of	
	international agreements regulating	international agreements regulating	international agreements regulating	
	such matters, transfer or access	such matters, transfer or access	such matters, transfer or access	
	should only be allowed if it has	should only be allowed if it has	should only be allowed if it has	
	been verified that the third	been verified that the third	been verified that the third	
	country's legal system requires the	country's legal system requires the	country's legal system requires the	
	reasons and proportionality of the	reasons and proportionality of the	reasons and proportionality of the	
	decision to be set out, that the court	decision to be set out, that the court	decision to be set out, that the court	
	order or the decision is specific in	order or the decision is specific in	order or the decision is specific in	
	character, and that the reasoned	character, and that the reasoned	character, and that the reasoned	
	objection of the addressee is	objection of the addressee is	objection of the addressee is	
	subject to a review by a competent	subject to a review by a competent	subject to a review by a competent	
	court in the third country, which is	court in the third country, which is	court in the third country, which is	
	empowered to take duly into	empowered to take duly into	empowered to take duly into	
	account the relevant legal interests	account the relevant legal interests	account the relevant legal interests	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of the provider of such data.	of the provider of such data.	of the provider of such data.	
	Wherever possible under the terms	Wherever possible under the terms	Wherever possible under the terms	
	of the data access request of the	of the data access request of the	of the data access request of the	
	third country's authority, the	third country's authority, the	third country's authority, the	
	provider of data processing	provider of data processing	provider of data processing	
	services should be able to inform	services should be able to inform	services should be able to inform	
	the customer whose data are being	the customer consumer whose data	the customer whose data are being	
	requested in order to verify the	are being requested in order to	requested before granting access	
	presence of a potential conflict of	verify the presence of a potential	to that data in order to verify the	
	such access with Union or national	conflict of such access with Union	presence of a potential conflict of	
	rules, such as those on the	or national rules, such as those on	such access with Union or national	
	protection of commercially	the protection of commercially	rules, such as those on the	
	sensitive data, including the	sensitive data, including the	protection of commercially	
	protection of trade secrets and	protection of trade secrets and	sensitive data, including the	
	intellectual property rights and the	intellectual property rights and the	protection of trade secrets and	
	contractual undertakings regarding	contractual undertakings regarding	intellectual property rights and the	
	confidentiality.	confidentiality.	contractual undertakings regarding	
			confidentiality.	

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Recital 7	78			
	(78) To foster further trust in the	(78) To foster further trust in the	(78) To foster further trust in the	
	data, it is important that safeguards	data, it is important that safeguards	data, it is important that safeguards	
	in relation to Union citizens, the	in relation to Union citizens, the	in relation to Union citizens, the	
	public sector and businesses are	public sector and businesses are	public sector and businesses are	
	implemented to the extent possible	implemented to the extent possible	implemented to the extent possible	
	to ensure control over their data. In	to ensure control over their data. In	to ensure control over their data. In	
	addition, Union law, values and	addition, Union law, values and	addition, Union law, values and	
88	standards should be upheld in	standards should be upheld in	standards should be upheld in	
	terms of (but not limited to)	terms of (but not limited to)	terms of (but not limited to)	
	security, data protection and	security, data protection and	security, data protection and	
	privacy, and consumer protection.	privacy, and consumer protection.	privacy, and consumer protection.	
	In order to prevent unlawful access	In order to prevent unlawful access	In order to prevent unlawful	
	to non-personal data, providers of	to non-personal data, providers of	governmental access to non-	
	data processing services subject to	data processing services subject to	personal data by third country	
	this instrument, such as cloud and	this instrument, such as cloud and	authorities, providers of data	
	edge services, should take all	edge services, should take all	processing services subject to this	
	reasonable measures to prevent	reasonable measures to prevent	instrument, such as cloud and edge	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		access to the systems where non- personal data is stored, including, where relevant, through the encryption of data, the frequent submission to audits, the verified adherence to relevant security reassurance certification schemes, and the modification of corporate policies.	access to the systems where non- personal data is stored, including, where relevant, through the encryption of data, the frequent submission to audits, the verified adherence to relevant security reassurance certification schemes, and the modification of corporate policies.	services, should take all reasonable measures to prevent access to the systems where non-personal data is stored, including, where relevant, through the encryption of data, the frequent submission to audits, the verified adherence to relevant security reassurance certification schemes, and the modification of corporate policies.	
	Recital 7	79			
Υ	89	(79) Standardisation and semantic interoperability should play a key role to provide technical solutions to ensure interoperability. In order to facilitate the conformity with the	(79) Standardisation, semantic and syntactic and semantic interoperability should play a key role to provide technical solutions to ensure enable portability and	(79) Standardisation and semantic interoperability should play a key role to provide technical solutions to ensure interoperabilitywithin the common European data	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
requirements for interoperability, it	interoperability. In order to	spaces, which are purpose- or	
is necessary to provide for a	facilitate the conformity with the	sector-specific or cross-sectoral	
presumption of conformity for	requirements for interoperability	interoperable frameworks of	
interoperability solutions that meet	within the common European	common standards and practices	
harmonised standards or parts	data spaces which are purpose- or	to share or jointly process data	
thereof in accordance with	sector-specific or cross-sectoral,	for, inter alia, development of new	
Regulation (EU) No 1025/2012 of	interoperable frameworks of	products and services, scientific	
the European Parliament and of the	common standards and practices	research or civil society initiatives.	
Council. The Commission should	to share or jointly process data	This Regulation lays down certain	
adopt common specifications in	for, inter alia, development of new	essential requirements for	
areas where no harmonised	products and services, scientific	interoperability. Operators within	
standards exist or where they are	research or civil society initiatives	the data spaces, which are entities	
insufficient in order to further	should be developed. This	facilitating or engaging in data	
enhance interoperability for the	Regulation lays down certain	sharing within the common	
common European data spaces,	essential requirements for	European data spaces, including	
application programming	interoperability. Participants	data holders, should comply with	
interfaces, cloud switching as well	within the data spaces, which are	these requirements in as far as	
as smart contracts. Additionally,	entities facilitating or engaging in	elements under their control are	
common specifications in the	data sharing within the common	concerned. Compliance with these	
different sectors could remain to be	European data spaces, including	rules can be ensured by adhering	
adopted, in accordance with Union	data holders, should comply with	to the essential requirements laid	

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or national sectoral law, based on	those requirements. Compliance	down in this Regulation, or	
the specific needs of those sectors.	with those rules can occur by	presumed by complying with	
Reusable data structures and	adhering to the requirements laid	standards or common	
models (in form of core	down in this Regulation, or by	specifications. In order to facilitate	
vocabularies), ontologies, metadata	adapting to already existing	the conformity with the	
application profile, reference data	standards via a presumption of	requirements for interoperability, it	
in the form of core vocabulary,	conformity. In order to facilitate	is necessary to provide for a	
taxonomies, code lists, authority	the conformity with the	presumption of conformity for	
tables, thesauri should also be part	requirements for interoperability,	interoperability solutions that meet	
of the technical specifications for	it is necessary to provide for a	harmonised standards or parts	
semantic interoperability.	presumption of conformity for	thereof in accordance with	
Furthermore, the Commission	interoperability solutions that meet	Regulation (EU) No 1025/2012 of	
should be enabled to mandate the	harmonised standards or parts	the European Parliament and of the	
development of harmonised	thereof in accordance with	Council, which represents the	
standards for the interoperability of	Regulation (EU) No 1025/2012	framework by default to elaborate	
data processing services.	Standards should be developed in	standards that provide for such	
	open, technology neutral and	<i>presumptions</i> . The Commission	
	inclusive way line with Chapter II	should adopt common	
	of the Regulation (EU) No	specifications in areas where	
	1025/2012. Taking into account,	noassess barriers to	
	where relevant, positions adopted	interoperability and prioritise	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	by the European Parliament and of	standardisation needs, based on	
	the Council. Data Innovation	which it may request one or more	
	Board according to Article 30,	European standardisation	
	point (f), of Regulation (EU)	organisation in accordance with	
	2022/868, the Commission should	Regulation (EU) No 1025/2012 of	
	adopt common specifications in	the European Parliament and of	
	areas where no harmonised	the Council to draft harmonised	
	standards exist or where they are	standards exist or where they which	
	insufficient in order to further	fulfil the essential requirements	
	enhance interoperability for the	laid down in this Regulation. In	
	common European data spaces,	case such requests do not result in	
	application programming	harmonised standards or such	
	interfaces, cloud switching as well	<u>harmonised standards</u> are	
	as smart contracts. Additionally,	insufficient to ensure conformity	
	common specifications in the	with the essential requirements	
	different sectors could remain to be	set out in thise Regulation, the	
	adopted, in accordance with Union	Commission should be able to	
	or national sectoral law, based on	adopt common specifications in	
	the specific needs of those sectors.	these areas provided that in doing	
	Reusable data structures and	so it duly respects the	
	models (in form of core	standardisation organisations'	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	vocabularies), ontologies, metadata	role and functions, as an	
	application profile, reference data	exceptional fall back solution to	
	in the form of core vocabulary,	facilitate the manufacturer's	
	taxonomies, code lists, authority	obligation to comply with the	
	tables, thesauri should could also be	essential requirements laid down	
	part of the technical specifications	in this Regulation, when the	
	for semantic interoperability.	standardisation process is blocked	
	Furthermore, <u>following</u>	or when there are delays in the	
	consultation with stakeholders	establishment of appropriate	
	and taking into account relevant	harmonised standards. If such	
	international and European	delay is due to the technical	
	standards and self-regulating	complexity of the standard in	
	initiatives, where relevant,	question, this should be	
	positions adopted by the European	considered by the Commission	
	Data Innovation Board, as	before contemplating the	
	referred to in Article 30, point (f),	establishment of common	
	of Regulation (EU) 2022/868, the	specifications. in order to further	
	Commission should be enabled to	enhance interoperability for the	
	adopt common specifications in	common European data spaces,	
	areas where no harmonised	application programming	
	standards exist and to mandate the	interfaces, cloud switching as well	

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	development of harmonised	as smart contracts. Additionally,	
	standards for the portability and	common specifications in the	
	interoperability of data processing	different sectors could remain to	
	services. The European Data	be adopted, in accordance with	
	Innovation Board should build on	Union or national sectoral law,	
	existing European and global	based on the specific needs of	
	initiatives for cross-sectoral	those sectors. Reusable data	
	interoperability of data. In	structures and models (in form of	
	particular, the European Data	core vocabularies), ontologies,	
	Innovation Board should study	metadata application profile,	
	the potential of the digital identity	reference data in the form of core	
	of objects framework as	vocabulary, taxonomies, code lists,	
	established by the Regulation	authority tables, thesauri should	
	(EU) 910/214 and systems for the	also be part of the technical	
	identification of legal entities such	specifications for semantic	
	as the GLEIF for that purpose.	interoperability. Furthermore, the	
		Commission should be enabled to	
		mandate the development of	
		harmonised standards for the	
		interoperability of data processing	
		services.	

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89a	(79a) In order to further enhance coordination in the enforcement of this Regulation, the European Data Innovation Board should foster the mutual exchange of information amongst competent authorities as well as advise and assist the Commission in matters falling under this Regulation that fall within the competences of Article 30 of Regulation (EU) 2022/868. A subgroup for stakeholder involvement referred to in Article 29(2), point (c), of		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in the consultation on a continual basis.		
Recital	80			
	(80) To promote the	(80) To promote the	(80) To promote the	(80) To promote the
	interoperability of smart contracts	interoperability of smart contracts	interoperability of smart contracts	interoperability of smart contracts
	in data sharing applications, it is	in data sharing applications, it	intools for the automated	intools for the automated
	necessary to lay down essential	ismay be necessary to lay down	execution of data sharing	execution of data sharing
	requirements for smart contracts	essential requirements for smart	applications agreements, it is	applications agreements, it is
90	for professionals who create smart	contracts for professionals who	necessary to lay down essential	necessary to lay down essential
	contracts for others or integrate	create smart contracts for others or	requirements for smart contracts	requirements for smart contracts
	such smart contracts in applications	integrate such smart contracts in	for which professionals who	forwhich professionals who create
	that support the implementation of	applications that support the	create smart contracts for others	smart contracts for others or
	agreements for sharing data. In	implementation of agreements for	or integrate such smart contracts	integrate such smart contracts_in
	order to facilitate the conformity of	sharing data. In order to facilitate	in applications that support the	applications that support the
	such smart contracts with those	the conformity of such For	implementation of agreements for	implementation of agreements for
	essential requirements, it is	example, smart contracts with	sharing data. In order to facilitate	sharing data. In order to facilitate

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necessary to provide for a	those essential requirements, it is	the conformity of such smart	the conformity of such smart
presumption of conformity for	necessary to provide for a	contracts with those essential	contracts with those essential
smart contracts that meet	presumption of conformity	requirements, it is necessary to	requirements, it is necessary to
harmonised standards or parts	forshould guarantee that	provide for a presumption of	provide for a presumption of
thereof in accordance with	conditions for data sharing are	conformity for smart contracts that	conformity for smart contracts that
Regulation (EU) No 1025/2012 of	respected. Specific training	meet harmonised standards or parts	meet harmonised standards or parts
the European Parliament and of the	programmes on smart contracts	thereof in accordance with	thereof in accordance with
Council.	that meet harmonised standards or	Regulation (EU) No 1025/2012 of	Regulation (EU) No 1025/2012 of
	parts thereof in accordance with	the European Parliament and of the	the European Parliament and of the
	Regulation (EU) No 1025/2012 of	Council. The notion of "smart	Council. The notion of "smart
	the European Parliament and of	contract" in this Regulation is	contract" in this Regulation is
	the Councilfor businesses, in	technologically neutral. Smart	technologically neutral. Smart
	particular SMEs, should be	contracts can be connected to any	contracts can, for instance, be
	promoted.	kind of electronic ledger, be it a	connected to an electronic ledger.
		centrally operated ledger or a	The obligation should apply only
		ledger operated in distributed	to the vendors of smart contracts,
		manner. The obligation should	but not to the in-house
		apply only to the vendors of smart	development of smart contracts
		contracts, but not to the in-house	exclusively for internal use. The
		development of smart contracts	essential requirement to ensure
		exclusively for internal use . The	that smart contracts can be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			essential requirement to ensure that smart contracts can be interrupted and terminated implies mutual consent by the parties to the data sharing agreement.	interrupted and terminated implies mutual consent by the parties to the data sharing agreement. The applicability of the relevant rules of civil, contractual and consumer protection law to the data sharing agreements remains/should remain unaffected by the use of smart contracts for the automated execution of these agreements. Text Origin: Comments and homework
y 90)a			У

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(80a) To demonstrate fulfilment	
		of the essential requirements in	
		this Regulation, the vendor of a	
		smart contract or in the absence	
		thereof, the person whose trade,	
		business or profession involves the	
		deployment of smart contracts for	
		others in the context of an	
		agreement to make data available,	
		should perform a conformity	
		assessment and issue an EU	
		declaration of conformity. To	
		avoid administrative burdens to	
		the deployment of smart contracts	
		and to ensure that vendors of	
		smart contracts can scale up	
		across the Union, the conformity	
		assessment of a smart contract	
		should be based on a self-	
		assessment by the vendor of that	
		smart contract or in the absence	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available. This conformity assessment should be subject to the general principles set out in Regulation (EC) No 765/2008 and Regulation (EC) No 768/2008.	
y 90b			(80b) Besides the obligation on professional developers of smart contracts to comply with essential requirements, it is also necessary to oblige those operators within	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				data spaces that facilitate data sharing within and across the common European data spaces to support interoperability of tools for data sharing including smart contracts. Such operators shall, therefore, select only tools for the automated execution of data sharing agreements that comply with technical specifications so that all operators within data spaces can share data amongst one another.	
	Recital 8	1		,	
Y	91	(81) In order to ensure the efficient implementation of this	(81) In order to ensure the efficient implementation of this	(81) In order to ensure the efficient implementation of this	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Regulation, Member States show designate one or more competent authorities. If a Member State designates more than one competent authority, it should all designate a coordinating competent authority. Competent authorities should cooperate with each other. The authorities responsible for the supervision of compliance with data protection and competent authorities designated under	Regulation, Member States should designate one or more competent authorities and assign to them sufficient resources. If a Member State designates more than one competent authority, it should also designate a coordinating competent authority. Competent authorities	Regulation, Member States should designate one or more competent authorities. If a Member State designates more than one competent authority, it should also designate a coordinating competent authority. Competent authorities should cooperate with each other. Through the exercise of their powers of investigation in accordance with applicable national procedures, competent	Text Origin: Council Mandate
sectoral legislation should have to responsibility for application of this Regulation in their areas of competence.	implementation and enforcement of this Regulation. The authorities responsible for the supervision of compliance with data protection and competent authorities designated under sectoral legislation should have the responsibility for application of	authorities should be able to search for and obtain information , in particular in relation to an entity's activity under their competence, and including in the context of joint investigations, with due regard to the fact that oversight and enforcement measures concerning an entity	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this Regulation in their areas of	under the competence of another	
	competence. <u>Competent</u>	Member State should be adopted	
	authorities should cooperate upon	by the competent authority of that	
	request of the authorities within	other Member State, where	
	the European Data Protection	relevant in accordance with the	
	Board and the European Data	procedures relating to cross-	
	Innovation Board.	border cooperation. Competent	
		authorities should assist each	
		other in a timely manner, in	
		particular when a competent	
		authority in a Member State holds	
		relevant information for an	
		investigation carried out by the	
		competent authorities in other	
		Member States, or is able to	
		gather such information to which	
		the competent authorities in the	
		Member State where the entity is	
		established do not have access.	
		Designated competent authorities	
		and coordinating competent	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		authorities should be identified in	
		the public register maintained by	
		the Commission. The coordinating	
		competent authority could be an	
		additional means for facilitating	
		collaboration for cross-border	
		situations, such as when a	
		competent authority from a given	
		Member State does not know	
		which authority it should	
		approach in the coordinating	
		competent authority's Member	
		State (e.g. the case is related to	
		more than one competent	
		authority or sector). The	
		authorities responsible for the	
		supervision of compliance with	
		data protection and competent	
		authorities designated under	
		sectoral legislation should have the	
		responsibility for application of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				this Regulation in their areas of competence. In order to avoid conflict of interest, the competent authorities responsible for the application and enforcement of this Regulation in the area of making data available following requests based on exceptional need should not benefit from the right to request data based on exceptional need.	
Υ	91a		(81a) In order to further enhance coordination in the enforcement of this Regulation, the European Data Innovation Board should		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			foster the mutual exchange of information amongst competent authorities as well as advise and assist the Commission in matters falling under this Regulation with a focus on the matters falling under the competences of the Board in line with Article 30 of Regulation (EU) No 2022/868.		
	Recital 8	2			
Υ	92	(82) In order to enforce their rights under this Regulation, natural and legal persons should be entitled to seek redress for the infringements of their rights under this Regulation by lodging complaints	(82) In order to enforce their rights under this Regulation, natural and legal persons should be entitled to seek redress for the infringements of their rights under this Regulation by lodging complaints	(82) In order to enforce their rights under this Regulation, natural and legal persons should be entitled to seek redress for the infringements of their rights under this Regulation by lodging complaints	ν

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	with competent authorities. Those	with the data coordinator, other	with competent authorities. Those	
	authorities should be obliged to	<u>relevant</u> competent authorities <u>and</u>	authorities should be obliged to	
	cooperate to ensure the complaint	before the Courts. Those	cooperate to ensure the complaint	
	is appropriately handled and	authorities should be obliged to	is appropriately handled and	
	resolved. In order to make use of	cooperate to ensure the complaint	resolved. In order to make use of	
	the consumer protection	is appropriately handled and	the consumer protection	
	cooperation network mechanism	resolved swiftly and effectively. In	cooperation network mechanism	
	and to enable representative	order to make use of the consumer	and to enable representative	
	actions, this Regulation amends the	protection cooperation network	actions, this Regulation amends the	
	Annexes to the Regulation (EU)	mechanism and to enable	Annexes to the Regulation (EU)	
	2017/2394 of the European	representative actions, this	2017/2394 of the European	
	Parliament and of the Council ¹ and	Regulation amends the Annexes to	Parliament and of the Council ¹ and	
	Directive (EU) 2020/1828 of the	the Regulation (EU) 2017/2394 of	Directive (EU) 2020/1828 of the	
	European Parliament and of the	the European Parliament and of the	European Parliament and of the	
	Council ² .	Council ¹ and Directive (EU)	Council ² .	
		2020/1828 of the European		
		Parliament and of the Council ² .		
	1. Regulation (EU) 2017/2394		1. Regulation (EU) 2017/2394	
	of the European Parliament and		of the European Parliament and	
	of the Council of 12 December	1. [1] Regulation (EU)	of the Council of 12 December	
	2017 on cooperation between	2017/2394 of the European	2017 on cooperation between	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	national authorities responsible	Parliament and of the Council of	national authorities responsible	
	for the enforcement of	12 December 2017 on	for the enforcement of	
	consumer protection laws and	cooperation between national	consumer protection laws and	
	repealing Regulation (EC) No	authorities responsible for the	repealing Regulation (EC) No	
	2006/2004 (OJ L 345,	enforcement of consumer	2006/2004 (OJ L 345,	
	27.12.2017, p. 1).	protection laws and repealing	27.12.2017, p. 1).	
	2. Directive (EU) 2020/1828 of the European Parliament and of	Regulation (EC) No 2006/2004 (OJ L 345, 27.12.2017, p. 1).	2. Directive (EU) 2020/1828 of the European Parliament and of	
	the Council of 25 November	2. [2] Directive (EU)	the Council of 25 November	
	2020 on representative actions	2020/1828 of the European	2020 on representative actions	
	for the protection of the	Parliament and of the Council of	for the protection of the	
	collective interests of consumers	25 November 2020 on	collective interests of consumers	
	and repealing Directive	representative actions for the	and repealing Directive	
	2009/22/EC (OJ L 409,	protection of the collective	2009/22/EC (OJ L 409,	
	4.12.2020, p. 1).	interests of consumers and	4.12.2020, p. 1).	
		repealing Directive 2009/22/EC		
		(OJ L 409, 4.12.2020, p. 1).		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 83	·		
(83) Member States competent authorities should ensure that infringements of the obligations laid down in this Regulation are sanctioned by penalties. When doing so, they should take into account the nature, gravity, 93 recurrence and duration of the infringement in view of the public interest at stake, the scope and kind of activities carried out, as well as the economic capacity of the infringer. They should take into account whether the infringer systematically or recurrently fails to comply with its obligations	interest at stake, the scope and kind of activities carried out, as well as the economic capacity of the infringer. They should take into account whether the infringer	(83) Member States competent authorities should ensure that infringements of the obligations laid down in this Regulation are sanctioned by penalties, which could be inter alia in the form of financial penalties, warnings, reprimands or orders to bring business practices in compliance with the obligations under this Regulation. Where appropriate, Member States' competent authorities should make use of interim measures to limit the effects of an alleged violation while the investigation of such	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	order to help enterprises to draft	order to help enterprises to draft	so, they should take into account	
	and negotiate contracts, the	and negotiate contracts, the	the nature, gravity, recurrence and	
	Commission should develop and	Commission should develop and	duration of the infringement in	
	recommend non-mandatory model	recommend non-mandatory model	view of the public interest at stake,	
	contractual terms for business-to-	contractual terms for business-to-	the scope and kind of activities	
	business data sharing contracts,	business data sharing contracts,	carried out, as well as the	
	where necessary taking into	where necessary taking into	economic capacity of the infringer.	
	account the conditions in specific	account the conditions in specific	They should take into account	
	sectors and the existing practices	sectors and the existing practices	whether the infringer	
	with voluntary data sharing	with voluntary data sharing	systematically or recurrently fails	
	mechanisms. These model	mechanisms. These model	to comply with its obligations	
	contractual terms should be	contractual terms should be	stemming from this Regulation. In	
	primarily a practical tool to help in	primarily a practical tool to help in	order to help enterprises to draft	
	particular smaller enterprises to	particular smaller enterprises to	and negotiate contracts, the	
	conclude a contract. When used	conclude a contract. When used	Commission should develop and	
	widely and integrally, these model	widely and integrally, these model	recommend non-mandatory model	
	contractual terms should also have	contractual terms should also have	contractual terms for business-to-	
	the beneficial effect of influencing	the beneficial effect of influencing	business data sharing contracts,	
	the design of contracts about	the design of contracts about	where necessary taking into	
	access to and use of data and	access to and use of data and	account the conditions in specific	
	therefore lead more broadly	therefore lead more broadly	sectors and the existing practices	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
towards fairer contractual relations	towards fairer contractual relations	with voluntary data sharing	
when accessing and sharing data.	when accessing and sharing data.	mechanisms. These model	
		contractual terms should be	
		primarily a practical tool to help	
		ensure that the principle of ne bis	
		in idem is respected, and in	
		particular smaller enterprises to	
		conclude a contract. When used	
		widely and integrally, these model	
		contractual terms should also have	
		the beneficial effect of influencing	
		the design of contracts about	
		access to and use of data and	
		therefore lead more broadly	
		towards fairer contractual	
		relations when accessing and	
		sharing data.to avoid that the	
		same infringement of the	
		obligations laid down in this	
		Regulation is sanctioned more	
		than once, each Member State	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				that intends to exercise its competence in respect of such entity should, without undue delay, inform all other authorities, including the Commission.	
Y	93a			(83a) In order to help enterprises to draft and negotiate contracts, the Commission should develop and recommend non-mandatory model contractual terms for business-to-business data sharing contracts, where necessary taking into account the conditions in specific sectors and the existing practices with voluntary data	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				sharing mechanisms. These model contractual terms should be primarily a practical tool to help in particular smaller enterprises to conclude a contract. When used widely and integrally, these model contractual terms should also have the beneficial effect of influencing the design of contracts about access to and use of data and therefore lead more broadly towards fairer contractual relations when accessing and sharing data.	
	Recital 8	4			
Υ	94	(84) In order to eliminate the risk	(84) In order to eliminate the risk	(84) In order to eliminate the risk	Α

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	that holders of data in databases	that holders of data in	that holders of data in databases	
	obtained or generated by means of	databases databases containing	obtained or generated by means of	
	physical components, such as	data obtained or generated by	physical components, such as	
	sensors, of a connected product and	means of physical components,	sensors, of a connected product and	
	a related service claim the sui	such as sensors, of a connected	a related service claim the sui	
	generis right under Article 7 of	product and a related service.	generissui generis right under	
	Directive 96/9/EC where such	namely machine-generated data,	Article 7 of Directive 96/9/EC	
	databases do not qualify for the sui	claim the sui generis right under	where such databases do not	
	generis right, and in so doing	Article 7 of Directive 96/9/EC, this	qualify for the sui generis right,	
	hinder the effective exercise of the	Regulation clarifies that where	and in so doing hinder the effective	
	right of users to access and use	such databases do not qualify for	exercise of the right of users to	
	data and the right to share data	the sui generis right, and in so	access and use data and the right to	
	with third parties under this	doing hinder the effective exercise	share data with third parties under	
	Regulation, this Regulation should	of the right of users to access and	this Regulation, this Regulation it	
	clarify that the sui generis right	use data and the right to share	should elarify be clarified that the	
	does not apply to such databases as	data with third parties under this	<u>sui generis</u> s ui generis right does	
	the requirements for protection	Regulation, this Regulation should	not apply to such databases as the	
	would not be fulfilled.	clarify that does not apply to such	requirements for protection would	
		databases as the requirements for	not be fulfilled in the situations	
		protection of a substantial	covered by this Regulation.	
		investment in either the obtaining,		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			verification or presentation of the data as provided for in Article 7(1) of Directive 96/9/EC would not be fulfilled. That does not affect the possible application of the sui generis right does not apply to such under Article 7 of Directive 96/9/EC to databases ascontaining data falling outside the scope of this Regulation provided the requirements for protection would not be in accordance with Article 7(1) of that Directive are fulfilled.		
	Recital 8	5			
Y	95	(85) In order to take account of technical aspects of data processing	(85) In order to take account of technical aspects of data processing	(85) In order to take account of technical aspects of data processing	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	services, the power to adopt acts in	services, the power to adopt acts in	services, the power to adopt acts in	
	accordance with Article 290 TFEU	accordance with Article 290 TFEU	accordance with Article 290 TFEU	
	should be delegated to the	should be delegated to the	should be delegated to the	
	Commission in respect of	Commission in respect of	Commission in respect of	
	supplementing this Regulation to	supplementing this Regulation to	supplementing this Regulation to	
	introduce a monitoring mechanism	introduce a monitoring mechanism	introduce a monitoring mechanism	
	on switching charges imposed by	on switching charges imposed by	on switching charges imposed by	
	data processing service providers	data processing service providers	data processing service providers	
	on the market, to further specify	on the market, to further specify	on the market, to further specify	
	the essential requirements for	the essential requirements for	the essential requirements for	
	operators of data spaces and data	operators participants of data	operators of within data spaces	
	processing service providers on	spaces that offer data or data	and data processing service	
	interoperability and to publish the	services to other participants, and	providers on interoperability and to	
	reference of open interoperability	data processing service providers	publish the reference of open	
	specifications and European	on interoperability and to publish	interoperability specifications and	
	standards for the interoperability of	the reference of open	European_standards for the	
	data processing services. It is of	interoperability specifications and	interoperability of data processing	
	particular importance that the	European standards for the	services. It is of particular	
	Commission carry out appropriate	interoperability of data processing	importance that the Commission	
	consultations during its preparatory	services. It is of particular	carry out appropriate consultations	
	work, including at expert level, and	importance that the Commission	during its preparatory work,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
that those consultations be	carry out appropriate consultations	including at expert level, and that	
conducted in accordance with the	during its preparatory work,	those consultations be conducted in	
principles laid down in the	including at expert level, and that	accordance with the principles laid	
Interinstitutional Agreement on	those consultations be conducted in	down in the Interinstitutional	
Better Law-Making of 13 April	accordance with the principles laid	Agreement on Better Law-Making	
2016 ¹ . In particular, to ensure equal	down in the Interinstitutional	of 13 April 2016 ¹ . In particular, to	
participation in the preparation of	Agreement on Better Law-Making	ensure equal participation in the	
delegated acts, the European	of 13 April 2016 ¹ . In particular, to	preparation of delegated acts, the	
Parliament and the Council receive	ensure equal participation in the	European Parliament and the	
all documents at the same time as	preparation of delegated acts, the	Council receive all documents at	
Member States' experts, and their	European Parliament and the	the same time as Member States'	
experts systematically have access	Council receive all documents at	experts, and their experts	
to meetings of Commission expert	the same time as Member States'	systematically have access to	
groups dealing with the preparation	experts, and their experts	meetings of Commission expert	
of delegated acts.	systematically have access to	groups dealing with the preparation	
	meetings of Commission expert	of delegated acts.	
	groups dealing with the preparation		
1. OJ L 123, 12.5.2016, p. 1.	of delegated acts.		
, , , , , ,		1. [1] OJ L 123,	
		12.5.2016, p. 1.	
		······································	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. OJ L 123, 12.5.2016, p. 1.		
Recital 8	36			
у 96	(86) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission in respect of supplementing this Regulation to adopt common specifications to ensure the interoperability of common European data spaces and data sharing, the switching between data processing services, the interoperability of smart contracts as well as for technical	(86) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission in respect of supplementing this Regulation to adopt common specifications to ensure the interoperability of common European data spaces and data sharing, the switching between data processing services, the interoperability of smart contracts as well as for technical	(86) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission in respect of supplementing this Regulation to adopt common specifications to ensure the interoperability of common European data spaces and data sharing, the switching between data processing services, the interoperability of smart contracts as well as for technical	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
programming interfaces, for	programming interfaces, for	programming interfaces, for	
enabling transmission of data	enabling transmission of data	enabling transmission of data	
between parties including	between parties including	between parties including	
continuous or real-time and for	continuous or real-time and for	continuous or real-time and for	
core vocabularies of semantic	core vocabularies of semantic	core vocabularies of semantic	
interoperability, and to adopt	interoperability, and to adopt	interoperability, and to adopt	
common specifications for smart	common specifications for smart	common specifications for smart	
contracts. Those powers should be	contracts. Those powers should be	contracts. Those powers should be	
exercised in accordance with	exercised in accordance with	exercised in accordance with	
Regulation (EU) No 182/2011 of	Regulation (EU) No 182/2011 of	Regulation (EU) No 182/2011 of	
the European Parliament and of the	the European Parliament and of the	the European Parliament and of the	
Council ¹ .	Council ¹ .	Council ¹ .	
1. Regulation (EU) No	1. Regulation (EU) No	1. Regulation (EU) No	
182/2011 of the European	182/2011 of the European	182/2011 of the European	
Parliament and of the Council of	Parliament and of the Council of	Parliament and of the Council of	
16 February 2011 laying down	16 February 2011 laying down	16 February 2011 laying down	
the rules and general principles	the rules and general principles	the rules and general principles	
concerning mechanisms for	concerning mechanisms for	concerning mechanisms for	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p.13).	control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p.13).	control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p.13).	
	Recital 8	7			
Υ	97	(87) This Regulation should not affect specific provisions of acts of the Union adopted in the field of data sharing between businesses, between businesses and consumers and between businesses and public sector bodies that were adopted prior to the date of the adoption of this Regulation. To ensure consistency and the smooth functioning of the internal market,	(87) This Regulation should not affect specific provisions of acts of the Union adopted in the field of data sharing between businesses, between businesses and consumers and between businesses and public sector bodies that were adopted prior to the date of <i>the</i> -adoption of this Regulation. To ensure consistency and the smooth functioning of the internal market,	(87) This Regulation should not affect specific provisions of acts of the Union adopted in the field of data sharing between businesses, between businesses and consumers and between businesses and public sector bodies that were adopted prior to the date of the adoption of this Regulation. To ensure consistency and the smooth functioning of the internal market,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the Commission should, where	the Commission should, where	the Commission should, where	
relevant, evaluate the situation with	relevant, evaluate the situation with	relevant, evaluate the situation with	
regard to the relationship between	regard to the relationship between	regard to the relationship between	
this Regulation and the acts	this Regulation and the acts	this Regulation and the acts	
adopted prior to the date of	adopted prior to the date of	adopted prior to the date of	
adoption of this Regulation	adoption of this Regulation	adoption of this Regulation	
regulating data sharing, in order to	regulating data sharing, in order to	regulating data sharing, in order to	
assess the need for alignment of	assess the need for alignment of	assess the need for alignment of	
those specific provisions with this	those specific provisions with this	those specific provisions with this	
Regulation. This Regulation should	Regulation. This Regulation should	Regulation. This Regulation should	
be without prejudice to rules	be without prejudice to rules	be without prejudice to rules	
addressing needs specific to	addressing needs specific to	addressing needs specific to	
individual sectors or areas of	individual sectors or areas of	individual sectors or areas of	
public interest. Such rules may	public interest. Such rules may	public interest. Such rules may	
include additional requirements on	include additional requirements on	include additional requirements on	
technical aspects of the data access,	technical aspects of the data access,	technical aspects of the data access,	
such as interfaces for data access,	such as interfaces for data access,	such as interfaces for data access,	
or how data access could be	or how data access could be	or how data access could be	
provided, for example directly	provided, for example directly	provided, for example directly	
from the product or via data	from the product or via data	from the product or via data	
intermediation services. Such rules	intermediation services. Such rules	intermediation services. Such rules	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		may also include limits on the rights of data holders to access or use user data, or other aspects beyond data access and use, such as governance aspects. This Regulation also should be without prejudice to more specific rules in the context of the development of common European data spaces.	may also include limits on the rights of data holders to access or use user data, or other aspects beyond data access and use, such as governance aspects. This Regulation also should be without prejudice to more specific rules in the context of the development of common European data spaces.	may also include limits on the rights of data holders to access or use user data, or other aspects beyond data access and use, such as governance aspects or cybersecurity requirements. This Regulation also should be without prejudice to more specific rules in the context of the development of common European data spaces as well as to Union and national law providing for access to and authorising the use of data for scientific research purposes.	
	Recital 8	8			
G	98	(88) This Regulation should not	(88) This Regulation should not	(88) This Regulation should not	(88) This Regulation should not

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		affect the application of the rules of competition, and in particular Articles 101 and 102 of the Treaty. The measures provided for in this Regulation should not be used to restrict competition in a manner contrary to the Treaty.	affect the application of the rules of competition, and in particular Articles 101 and 102 of the Treaty. The measures provided for in this Regulation should not be used to restrict competition in a manner contrary to the Treaty.	affect the application of the rules of competition, and in particular Articles 101 and 102 of the Treaty. The measures provided for in this Regulation should not be used to restrict competition in a manner contrary to the Treaty.	affect the application of the rules of competition, and in particular Articles 101 and 102 of the Treaty. The measures provided for in this Regulation should not be used to restrict competition in a manner contrary to the Treaty. Text Origin: Commission Proposal
	Recital 8	9			
Y	99	(89) In order to allow the economic actors to adapt to the new rules laid out in this	(89) In order to allow the economic actors to adapt to the new rules laid out in this	(89) In order to allow the economic actors to adapt to the new rules laid out in this	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Regulation, they should apply from	Regulation, and make the	Regulation, they should apply from	
a year after entry into force of the	necessary technical arrangements,	a year two years after entry into	
Regulation.	they should apply from a year 18	force of the Regulation.	
	months after entry into force of the		
	Regulation. Only where the data		
	holder and the manufacturer are	·	
	the same entity the obligations		
	related to the provision of related		
	services provided for the		
	connected products already placed		
	in the market within the last five		
	years from the entry into force of		
	this Regulation should apply		
	retroactively. Such obligations		
	should be fulfilled, only when the		
	provider of related services is able		
	to remotely deploy mechanisms to		
	ensure the fulfilment of the		
	requirements pursuant to Article 1		
	and only when the deployment of		
	such mechanisms would not place		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			a disproportionate burden on the manufacturer.		
	Recital 9	0			
Υ	100	(90) The European Data Protection Supervisor and the European Data Protection Board were consulted in accordance with Article 42 of Regulation (EU) 2018/1725 and delivered a joint opinion on [XX XX 2022].	(90) The European Data Protection Supervisor and the European Data Protection Board were consulted in accordance with Article 42 of Regulation (EU) 2018/1725 and delivered a joint opinion on [XX XX 2022]-1	(90) The European Data Protection Supervisor and the European Data Protection Board were consulted in accordance with Article 42 of Regulation (EU) 2018/1725 and delivered a joint opinion on [XX XX 2022] 4 May 2022.	
	Formula				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	101	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION: Text Origin:
	СНАРТЕГ	र।			Commission Proposal
G	102	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS
					Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 1				
s 103	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1 Subject matter and scope Text Origin: Commission Proposal
Article 1	(1)			
6 104	1. This Regulation lays down	This Regulation lays down	This Regulation lays down	This Regulation lays down

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TREE.2.B **LIMITE EN**

			Council Mandate	Draft Agreement
ha	armonised rules on making data	harmonised rules on making data	harmonised rules on making data	harmonised rules on making data
ge	generated by the use of a product	generated by the use of a product	generated by the use of a product	generated by the use of a product
OI	r related service available to the	or related service available to the	or related service available to the	or related service data available to
us	ser of that product or service, on	user of that product or service, on	user of that product or service, on	the user of that <i>connected</i> product
th	he making data available by data	the making data available by data	the making data available by data	or service, on the making data
ho	olders to data recipients, and on	holders to data recipients, and on	holders to data recipients, and on	available by data holders to data
th	he making data available by data	the making data available by data	the making data available by data	recipients, and on the making data
ho	olders to public sector bodies or	holders to public sector bodies or	holders to public sector bodies, the	available by data holders to public
U	Union institutions, agencies or	Union institutions, agencies or	Commission, the European	sector bodies, the Commission, the
bo	odies, where there is an	bodies, where there is an	Central Bank or Union or Union	European Central Bank or Union
ex	xceptional need, for the	exceptional need, for the	institutions, agencies or bodies,	or Union institutions, agencies or
pe	performance of a task carried out in	performance of a task carried out	where there is an exceptional need,	bodies, where there is an
th	he public interest:	in the public interest:	for the performance of a task	exceptional need, for the
			carried out in the public interest.	performance of a task carried out in
			on facilitating switching between	the public interest÷, on facilitating
			data processing services, on	switching between data processing
			introducing safeguards against	services, on introducing
			unlawful third party access to	safeguards against unlawful third
			non-personal data, and on	party access to non-personal data,
			providing for the development of	and on providing for the
			interoperability standards for data	development of interoperability

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TREE.2.B **LIMITE EN**

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			to be accessed, transferred and used.	standards for data to be accessed, transferred and used. Text Origin: Council Mandate
Article 2	L(1a)			
c 104a		(a) the design of connected products to allow access to data generated by a connected product or generated during the provision of related services to the user of that product;		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	(1b)			
a 104b		(b) data holders making available data they accessed from a connected product or generated during the provision of a related service to data subjects, users or to data recipients, at the request of the user or data subject;		deleted
Article 1	(1c)			
G 104c		(c) fair contractual terms for data sharing agreements;		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	(1d)			
s 104d		(d) the making available of data to public sector bodies or Union institutions, agencies or bodies, where there is an exceptional need in the public interest;		deleted
Article 1	(1d), point (a)			
104e		(e) facilitating switching between data processing services;		deleted
Article 1((1d), point (b)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	104f		(f) introducing safeguards against unlawful international governmental access to non- personal data; and		deleted
	Article 1	(1d), point (c)			
G	104g		(g) providing for the development of interoperability standards and common specifications for data to be transferred and used.		deleted
	Article 1	(1e)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	104h		1a. This Regulation covers personal and non-personal data, including the following types of data or in the following contexts:	Ia. This Regulation covers personal and non-personal data, including the following types of data or in the following contexts:	Ia. This Regulation covers personal and non-personal data, including the following types of data or in the following contexts: Text Origin: EP Mandate
	Article 1((1f)			
G	104i		(a) Chapter II applies to accessible data obtained, collected or otherwise generated by connected products or generated during the provision of related	(a) Chapter II applies to data concerning the performance, use and environment of products and related services.	(a) Chapter II applies to data concerning the performance, use and environment of products and related services;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		services;		Text Origin: Council Mandate
Article	1(1f), point (a)			
s 104j		(b) Chapter IV applies to any private sector data accessed and used on the basis of contractual agreements between businesses;	(b) Chapter IV applies to any private sector data accessed and used on the basis of contractual agreements between businesses.	(b) Chapter IV applies to any private sector data accessed and used on the basis of contractual agreements between businesses; Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	(1f), point (b)			
G	104k		(c) Chapter III applies to any private sector data subject to statutory data sharing obligations;	(c) Chapter III applies to any private sector data that is subject to statutory data sharing obligations.	(c) Chapter III applies to any private sector data that is subject to statutory data sharing obligations; Text Origin: Council Mandate
	Article 1	(1g)			
G	1041		(d) Chapter V applies to any private sector non-personal data;	(d) Chapter V applies to any private sector data with a focus on	(d) Chapter V applies to any private sector data with a focus on

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				non-personal data.	non-personal data; Text Origin: Council Mandate
	Article 1	(1h)			
G	104m		(e) Chapter VI applies to any data and services processed by data processing services;	(e) Chapter VI applies to any data processed by data processing services.	(e) Chapter VI applies to any data and services processed by data processing services; Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	(1h), point (a)			
G	104n		(f) Chapter VII applies to any non-personal data held in the Union by providers of data processing services.	(f) Chapter VII applies to any non-personal data held in the Union by providers of data processing services.	(f) Chapter VII applies to any non-personal data held in the Union by providers of data processing services. Text Origin: EP Mandate
	Article 1	(2)			
G	105	2. This Regulation applies to:	2. This Regulation applies to:	2. This Regulation applies to:	2. This Regulation applies to:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 1	(2), point (a)			
6 106	(a) manufacturers of products and suppliers of related services placed on the market in the Union and the users of such products or services;	(a) manufacturers of <u>connected</u> products and <u>suppliers providers</u> of related services placed on the market in the Union and theirrespective of their place of <u>establishment and</u> users of such <u>connected</u> products or <u>related</u> services <u>or in the case of personal</u> data, identified or identifiable <u>natural persons the data obtained</u> , <u>collected</u> , or generated by the use, <u>relates to</u> ;	(a) manufacturers of products and suppliers of related services placed on the market in the Union, irrespective of their place of establishment, and the use of data generated in relation to the use and the users of such products or related services in the Union;	(a) (a) manufacturers of connected products and suppliers providers of related services placed on the market in the Union, irrespective of their place of establishment; (aa) and the users of such connected products or related

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					services in the Union; Text Origin: Comments and homework
	Article 1	(2), point (b)			
G	107	(b) data holders that make data available to data recipients in the Union;	(b) users of connected products or related services in the Union and data holders, irrespective of their place of establishment, that make data available to data recipients in the Union or in the case of personal data, identified or identifiable natural persons the data obtained, collected, or	(b) data holders, irrespective of their place of establishment, that make data available to data recipients in the Union;	(b) data holders, irrespective of their place of establishment, that make data available to data recipients in the Union; Text Origin: Comments and homework

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			generated by the use, relates to;		
	Article 1	(2), point (c)			
R	108	(c) data recipients in the Union to whom data are made available;	(c) data recipients in the Union to whom data are made available;	(c) data recipients, irrespective of their place of establishment, in the Union to whom data are made available;	R
	Article 1	(2), point (d)			
G	109	(d) public sector bodies and Union institutions, agencies or bodies that request data holders to make data available where there is an	(d) public sector bodies of a Member State and Union institutions, agencies or bodies that request data holders to make data	(d) public sector bodies, the Commission, the European Central Bank or Union and Union institutions, agencies or	(d) public sector bodies, the Commission, the European Central Bank or Union and Union institutions, agencies or

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	exceptional need to that data for the performance of a task carried out in the public interest and the data holders that provide those data in response to such request;	available where there is an exceptional need to that data for the performance of a <i>specific</i> task carried out in the public interest and the data holders that provide those data in response to such request;	bodies that request data holders to make data available where there is an exceptional need to that data for the performance of a task carried out in the public interest and the data holders that provide those data in response to such request;	bodies that request data holders to make data available where there is an exceptional need to that data for the performance of a <i>specific</i> task carried out in the public interest and the data holders that provide those data in response to such request; Text Origin: Council Mandate
Article 1	.(2), point (e)			
g 110	(e) providers of data processing services offering such services to	(e) providers of data processing services, <i>irrespective of their place</i>	(e) providers of data processing services, <i>irrespective of their place</i>	(e) providers of data processing services, <i>irrespective of their place</i>

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		customers in the Union.	of establishment, offering such services to customers in the Union.	of establishment, providing offering such services to customers in the Union-:	of establishment, providing offering such services to customers in the Union.; Text Origin: Council Mandate
	Article 1	(2), point (ea)			
G	110a			(ea) operators within data spaces and vendors of applications using smart contracts and persons whose trade, business or profession involves the deployment of smart contracts for others in the context of	(ea) participants of data spaces and vendors of applications using smart contracts and persons whose trade, business or profession involves the deployment of smart contracts for others in the context of executing

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			agreements to make data available.	an agreement. Text Origin: Council Mandate
Article 1	L(2), point (eb)			
s 110b			2a. Where this Regulation refers to products or related services, such reference shall also be understood to include virtual assistants insofar as they interact with a product or related service.	(eb) Where this Regulation refers to products or related services, such reference shall also be understood to include virtual assistants insofar as they interact with a product or related service.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 1	(3)			
li		3. Union law on the protection of	3. Union law on the protection of	3. Union law and national law on	3. Union law and national laws on
		personal data, privacy and confidentiality of communications and integrity of terminal equipment	personal data, privacy and confidentiality of communications and integrity of terminal equipment	the protection of personal data, privacy and confidentiality of communications and integrity of	the protection of personal data, privacy and confidentiality of communications and integrity of
G	111	shall apply to personal data processed in connection with the rights and obligations laid down in	shall apply to <u>any</u> personal data processed in connection with the rights and obligations laid down in	terminal equipment shall apply to personal data processed in connection with the rights and	terminal equipment shall apply to personal data processed in connection with the rights and
		this Regulation. This Regulation shall not affect the applicability of	this Regulation. <i>The obtaining</i> , collection, or generation of	obligations laid down in this Regulation. This Regulation shall	obligations laid down in this Regulation. This Regulation shall
		Union law on the protection of personal data, in particular	personal data through the use of a product or related service shall	not affect the applicability of Union law on the protection of	not affect the applicability of Union law on the protection of
		Regulation (EU) 2016/679 and Directive 2002/58/EC, including the powers and competences of	require a legal basis pursuant to applicable data protection law. This Regulation shall not affect the	personal data, in particular Regulation (EU) 2016/679 and Directive 2002/58/EC, including is	personal data, in particular is without prejudice to those laws, in particular to Regulation (EU)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	supervisory authorities. Insofar as	applicability of does not constitute	without prejudice to, in particular	<u>2016/679,</u> Regulation (EU)
	the rights laid down in Chapter II	a legal basis for the processing of	Regulations (EU) 2016/679 and	2016/6792018/1725, and Directive
	of this Regulation are concerned,	personal data. This Regulation is	(EU) 2018/1725 and Directives	2002/58/EC, including with regard
	and where users are the data	without prejudice to Union law on	2002/58/EC and (EU) 2016/680,	to the powers and competences of
	subjects of personal data subject to	the protection of personal data and	including with regard to the	supervisory authorities and the
	the rights and obligations under	privacy, in particular Regulation	powers and competences of	<u>rights of data subjects</u> . Insofar
	that Chapter, the provisions of this	(EU) 2016/679, Regulation (EU)	supervisory authorities. <i>Insofar as</i>	asthe users are data subjects, the
	Regulation shall complement the	2018/1725, and Directive	the rights laid down in Chapter II	rights laid down in Chapter II of
	right of data portability under	2002/58/EC, including the <i>rules</i>	of this Regulation are concerned,	this Regulation are concerned, and
	Article 20 of Regulation (EU)	concerning the powers and	and where users are the and to the	where users are the data subjects
	2016/679.	competences of supervisory	protection of rights of data	of personal data subject to the
		authorities. <i>In the event of a</i>	subjects. Insofar as data subjects	rights and obligations under that
		conflict between this Regulation	are concerned, of personal data	Chapter, the provisions of shall
		and Union law on the protection	subject to the rights and	complement the rights of access
		of personal data or privacy or	obligations under that laid down in	and of data portability under
		national law adopted in	Chapter, <i>the provisions II</i> of this	Articles 15 and 20 of Regulation
		accordance with such Union law,	Regulation_shall complement the	(EU) 2016/679. In the event of a
		the relevant Union or national law	right of data portability under	conflict between this Regulation
		on the protection of personal data	Article 20 of Regulation (EU)	shall complement the right of data
		or privacy shall prevail. Insofar as	2016/679 and shall not adversely	portability under Article 20 of
		the rights laid down in Chapter II	affect data protection rights of	Regulation (EU) 2016/679and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of this Regulation are concerned, and where users are the data subjects of personal data, subject to the rights and obligations under that Chapter, the provisions of this Regulation shall complement and particularise the right of data portability under Article 20 of Regulation (EU) 2016/679. No provision of this Regulation shall be applied or interpreted in such a way as to diminish or limit the right to the protection of personal data or the right to privacy and confidentiality of communications.	others.	Union law on the protection of personal data or privacy or national law adopted in accordance with such Union law, the relevant Union or national law on the protection of personal data or privacy shall prevail.
Article 1	.(4)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	4. This Regulation shall not affect	4. This Regulation shall not affect	4. This Regulation does not apply	4. This Regulation does not apply
	Union and national legal acts	Union and national legal acts	to, nor pre-empt, voluntary	to, nor pre-empt, voluntary
	providing for the sharing, access	providing for the sharing, access	arrangements for the exchange of	arrangements for the exchange of
	and use of data for the purpose of	and use of data for the purpose of	data between private and public	data between private and public
	the prevention, investigation,	the prevention, investigation,	entities. This Regulation shall not	entities, in particular voluntary
	detection or prosecution of	detection or prosecution of	affect Union and national legal acts	arrangements for the sharing of
	criminal offences or the execution	criminal or administrative offences	providing for the sharing, access	data. Content shall not be covered
	of criminal penalties, including	or the execution of criminal or	and use of data for the purpose of	by this Regulation. This
6 112	Regulation (EU) 2021/784 of the	administrative penalties, including	the prevention, investigation,	Regulation shall not affect Union
	European Parliament and of the	Regulation (EU) 2021/784 of the	detection or prosecution of	and national legal acts providing
	Council ¹ and the [e-evidence	European Parliament and of the	criminal offences or the execution	for the sharing, access and use of
	proposals [COM(2018) 225 and	Council ¹ and the [e-evidence	of criminal penalties, including	data for the purpose of the
	226] once adopted, and	proposals [COM(2018) 225 and	Regulation (EU) 2021/784 of the	prevention, investigation, detection
	international cooperation in that	226] once adopted, and	European Parliament and of the	or prosecution of criminal offences
	area. This Regulation shall not	international cooperation in that	Council ¹ and the [e-evidence	or the execution of criminal
	affect the collection, sharing,	area. This Regulation shall not	proposals [COM(2018) 225 and	penalties, including Regulation
	access to and use of data under	affect the collection, sharing,	226] once adopted, and	(EU) 2021/784 of the European
	Directive (EU) 2015/849 of the	access to and use of data under	international cooperation in that	Parliament and of the Council ¹ and
	European Parliament and of the	Directive (EU) 2015/849 of the	area. This Regulation shall not	the [e-evidence proposals

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Council on the prevention of the	European Parliament and of the	affect the collection, sharing,	[COM(2018) 225 and 226] once
	use of the financial system for the	Council on the prevention of the	access to and use of data under	adopted, and international
	purposes of money laundering and	use of the financial system for the	Directive (EU) 2015/849 of the	cooperation in that area. This
	terrorist financing and Regulation	purposes of money laundering and	European Parliament and of the	Regulation shall not affect the
	(EU) 2015/847 of the European	terrorist financing and Regulation	Council on the prevention of the	collection, sharing, access to and
	Parliament and of the Council on	(EU) 2015/847 of the European	use of the financial system for the	use of data under Directive (EU)
	information accompanying the	Parliament and of the Council on	purposes of money laundering and	2015/849 of the European
	transfer of funds. This Regulation	information accompanying the	terrorist financing and Regulation	Parliament and of the Council on
	shall not affect the competences of	transfer of funds. This Regulation	(EU) 2015/847 of the European	the prevention of the use of the
	the Member States regarding	shall not affect the competences of	Parliament and of the Council on	financial system for the purposes
	activities concerning public	the Member States regarding	information accompanying the	of money laundering and terrorist
	security, defence, national security,	activities concerning public	transfer of funds. This Regulation	financing and Regulation (EU)
	customs and tax administration and	security, defence, national security,	does not apply to activities or data	2015/847 of the European
	the health and safety of citizens in	customs and tax administration and	in areas that fall outside the scope	Parliament and of the Council on
	accordance with Union law.	the <u>public</u> health and <u>the</u> safety of	of Union law and in any event	information accompanying the
		citizens in accordance with Union	shall not affect the competences of	transfer of funds. This Regulation
		law. This Regulation shall not	the Member States regarding	does not apply to areas that fall
	1. Regulation (EU) 2021/784 of	apply to data collected or	activities or data concerning public	outside the scope of Union law
	the European Parliament and of	generated in the context of	security, defence, or national	and in any event shall not affect
	the Council of 29 April 2021 on	defence-related activities or by	security, regardless of the type of	the competences of the Member
	addressing the dissemination of	defence products or services or by	entity carrying out the activities or	States regarding activities

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
terrorist content online (OJ L 172, 17.5.2021, p. 79).	products or services deployed and used for defence purposes. 1. Regulation (EU) 2021/784 of the European Parliament and of the Council of 29 April 2021 on addressing the dissemination of terrorist content online (OJ L 172, 17.5.2021, p. 79).	processing the data, or their power to safeguard other essential State functions, including ensuring the territorial integrity of the State and maintaining law and order. This Regulation shall not affect the competences of the Member States regarding activities or data concerning customs and tax administration and the health and safety of citizens—in accordance with Union law 1. Regulation (EU) 2021/784 of the European Parliament and of the Council of 29 April 2021 on addressing the dissemination of terrorist content online (OJ L 172, 17.5.2021, p. 79).	concerning public security, defence, or national security, regardless of the type of entity entrusted by the Member States to carry out tasks in relation to those competences, or their power to safeguard other essential State functions, including ensuring the territorial integrity of the State and maintaining law and order. This Regulation shall not affect the competences of the Member States concerning customs and tax administration and the health and safety of citizens in accordance with Union law. 1. Regulation (EU) 2021/784 of the European Parliament and of the Council of 29 April 2021 on

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					addressing the dissemination of terrorist content online (OJ L 172, 17.5.2021, p. 79).
	Article 1	(4a)			
G	112a			4a. This Regulation adds generally applicable obligations on cloud switching going beyond the self-regulatory approach of Regulation (EU) 2018/1807 on the free flow of non-personal data in the European Union.	4a. This Regulation adds generally applicable obligations on cloud switching going beyond the self-regulatory approach of Regulation (EU) 2018/1807 on the free flow of non-personal data in the European Union. Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	(4b)			
6 112b			4b. This Regulation does not affect Directive 93/13/EEC on Unfair Terms in Consumer Contracts.	deleted
Article 1	(4c)			
6 112c			4c. This Regulation is without prejudice to Union and national legal acts providing for the protection of intellectual property, including 2001/29/EC,	4c. This Regulation is without prejudice to Union and national legal acts providing for the protection of intellectual property, including 2001/29/EC,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				2004/48/EC, and (EU) 2019/790 of the European Parliament and of the Council.	2004/48/EC, and (EU) 2019/790 of the European Parliament and of the Council. Text Origin: Council Mandate
	Article 1	(4d)			
G	112d		4a. This Regulation complements and does not affect the applicability of Union law aiming to promote the interests of consumers and to ensure a high level of consumer protection, to protect their health, safety and		deleted Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			economic interests, including Directives 2005/29/EC, 2011/83/EU and 93/13/EEC.		
	Article 1	(4e)			
R	112e		4b. Data holders shall not be obliged to provide access to data to any natural or legal person, entity or body outside the Union, unless requested by the user or otherwise provided by the Union law or national law implementing the Union law.		
	Article 1	(4f)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	112f		4c. The obligations set out in the Regulation shall not preclude voluntary lawful reciprocal non personal data sharing between users, data holders and data recipients, agreed in contracts.		4f. This Regulation shall not preclude the conclusion of voluntary lawful data sharing contracts, including contracts concluded on a reciprocal basis, which comply with the requirements set out in this Regulation.
	Article 2				
G	113				c

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	Article 2	Article 2	Article 2
	Definitions	Definitions	Definitions	Definitions
				Text Origin: Commission Proposal
Article	2, first paragraph	-		
s 114	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:	For the purposes of this Regulation, the following definitions apply:
				Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	, first paragraph, point (1)			
6 115	(1) 'data' means any digital representation of acts, facts or information and any compilation of such acts, facts or information, including in the form of sound, visual or audio-visual recording;	(1) 'data' means any digital representation of acts, facts or information and any compilation of such acts, facts or information, including in the form of sound, visual or audio-visual recording; content, or data obtained, generated or collected by the connected product or transmitted to it on behalf of others for the purpose of storage or processing, shall not be covered by this Regulation.	(1) 'data' means any digital representation of acts, facts or information and any compilation of such acts, facts or information, including in the form of sound, visual or audio-visual recording;	(1) 'data' means any digital representation of acts, facts or information and any compilation of such acts, facts or information, including in the form of sound, visual or audio-visual recording; Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	2, first paragraph, point (1a)			
s 115а		(1a) 'personal data' means personal data as defined in Article 4, point (1), of Regulation (EU) 2016/679;	(1a) 'personal data' means personal data as defined in Article 4, point (1), of Regulation (EU) 2016/679;	(1a) 'personal data' means personal data as defined in Article 4, point (1), of Regulation (EU) 2016/679; Text Origin: Council Mandate
Article	2, first paragraph, point (1b)			
6 115b		(1b) 'non-personal data' means data other than personal data;	(1b) 'non-personal data' means data other than personal data;	(1b) 'non-personal data' means data other than personal data;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article 2	, first paragraph, point (1c)			
6 115c		(1c) 'consent' means consent as defined in Article 4, point (11), of Regulation (EU) 2016/679;	(1c) 'consent' means consent as defined in Article 4, point (11), of Regulation (EU) 2016/679;	(1c) 'consent' means consent as defined in Article 4, point (11), of Regulation (EU) 2016/679; Text Origin: Council Mandate
Article 2	, first paragraph, point (1d)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	115d		(1d) 'data subject' means data subject as defined in Article 4, point (1), of Regulation (EU) 2016/679;	(1d) 'data subject' means data subject as referred to in Article 4, point (1), of Regulation (EU) 2016/679;	(1d) 'data subject' means data subject as referred to in Article 4, point (1), of Regulation (EU) 2016/679; Text Origin: Council Mandate
	Article 2,	first paragraph, point (1e)			
G	115e			(1e) 'readily available data' means data generated by the use of a product or related service that the data holder obtains or can obtain without disproportionate	(1e) 'readily available data' means product data and related service data that a data holder lawfully obtains or can lawfully obtain from the connected product

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				effort, going beyond a simple operation;	or related service, without disproportionate effort, going beyond a simple operation; Text Origin: Council Mandate
	Article 2	, first paragraph, point (1f)		,	
G	115f				(1f) 'product data' means data, generated by the use of a connected product, that the manufacturer designed to be retrievable, via an electronic communications service, a physical connection or on-device

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					access, by a user, data holder or a third party, including, where relevant, the manufacturer.
	Article 2	, first paragraph, point (1g)			
G	115g		(1e) 'data user' means a natural or legal person who has lawful access to certain personal or nonpersonal data and has a right to use that data for commercial or non-commercial purposes;		deleted
	Article 2,	, first paragraph, point (1h)			
G	115h				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(1f) 'data generated by the use of a product or a related service' means data recorded intentionally by the user or as a by-product of the user's action, as well as data generated or recorded during the period of lawful use among others in standby mode or while the product is switched off. This shall not include the results of processing that substantially modifies the data, data recorded on the use of the product to access software applications other than related services and data generated on the recording, transmission, displaying or playing of content as well as such content;	(Ifa) 'related service data' means data representing the digitization of user actions or events related to the connected product, recorded intentionally by the user or as a by-product of the user's action, which is generated during the provision of a related service by the provider; Text Origin: Comments and homework

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2,	first paragraph, point (1i)			
115i			(1g) 'making available on the market' means any supply of a product for distribution, consumption or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge;	(1g) 'making available on the market' means any supply of a product for distribution, consumption or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge;
				Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	115j			(1h) 'placing on the market' means the first making available of a product on the Union market;	(1h) 'placing on the market' means the first making available of a product on the Union market; Text Origin: Council Mandate
	Article 2	, first paragraph, point (2)	L		
G	116	(2) 'product' means a tangible, movable item, including where incorporated in an immovable item, that obtains, generates or collects, data concerning its use or	(2) 'connected product' means a tangible, movable item, including where incorporated in an immovable an item, that obtains, generates or collects, accessible	(2) 'product' means a tangible, movable item, including where incorporated in an immovable item, item that obtains, generates or collects, data concerning its use or	(2) <u>'connected</u> 'product' means a tangible, movable item, including where incorporated in an immovablean item, that obtains, generates or collects, data

communicate data via a publicly available electronic communications service and whose primary function is not the storing and processing of data; environment, and that is able to communicate data directly via a publicly available electronic communications service and whose primary function is not the storing and processing of data; environment, and that is able to communicate data directly via a publicly available electronic communications service and whose primary function is not the storing and processing of data; environment, and that is able to communicate data directly via a publicly available electronic communications service and whose primary function is not the storing and processing of data within the meaning of Article 2(4) of Directive (EU) 2018/1972; and whose primary function is not the storing, processing or transmission and processing of data on behalf of data on behalf of third parties, other than the user;	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	communicate data via a publicly available electronic communications service and whose primary function is not the storing	environment, and that is able to communicate data via an electronic communications service, a physical, connection or on-device accessa publicly available electronic communications service and whose primary function is not the storing, processing or transmission and processing of data on behalf of	communicate data <u>directly or</u> <u>indirectly</u> via a publicly available electronic communications service and whose primary function is not the storing and processing of data within the meaning of Article	product data via an electronic communications service, a physical, connection or on-device accessa publicly available electronic communications service and whose primary function is not the storing, processing or transmission and processing of data on behalf of third parties, other than the user; Text Origin: Comments

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 117	(3) 'related service' means a digital service, including software, which is incorporated in or interconnected with a product in such a way that its absence would prevent the product from performing one of its functions;	(3) 'related service' means a digital service, including software, but excluding electronic communication services which is, which is incorporated in or interconnected with a product in such a way that its absence would prevent the product from performing one or more of its functions, and which involves accessing data from the connected product by the provider or the service;	(3) 'related service' means a digital service, other than an electronic communications service, including software and its updates, which is incorporated in or at the time of the purchase, rent or lease agreement interconnected with a product in such a way that its absence would prevent the product from performing one of its functions;	(3) 'related service' means a digital service other than an electronic communications service, including software, which is incorporated in or interconnected with a product out the time of the purchase in such a way that its absence would prevent the product from performing one or more of its functions, or which is subsequently connected to the product by the manufacturer or a third party to add to, update or adapt the functions of the product;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				and homework
Article	2, first paragraph, point (4)			
6 118	(4) 'virtual assistants' means software that can process demands, tasks or questions including based on audio, written input, gestures or motions, and based on those demands, tasks or questions provides access their own and third party services or control their own and third party devices;	(4) 'virtual assistants' means software that can process demands, tasks or questions including <i>those</i> based on audio, written input, gestures or motions, and based on those demands, tasks or questions provides access <i>their own and third</i> partyto other services or control their own and third party devices the functions of products;	(4) 'virtual assistants' means <u>a</u> software that can process demands, tasks or questions including <u>those</u> based on audio, written input, gestures or motions, and <u>that</u> , based on those demands, tasks or questions, provides access <u>their</u> <u>own and third party to other</u> services or <u>control their own and</u> <u>third party controls connected</u> <u>physical</u> devices;	(4) 'virtual assistants' means software that can process demands, tasks or questions including <i>those</i> based on audio, written input, gestures or motions, and <i>that</i> , based on those demands, tasks or questions provides access <i>their</i> own and third partyto other services or control their own and third party devices the functions of connected products;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: EP Mandate
	Article 2	, first paragraph, point (4a)			
C	118a		(4a) 'consumer' means any natural person who, is acting for purposes which are outside that person's trade, business, craft or profession;		(4a) 'consumer' means any natural person who, is acting for purposes which are outside that person's trade, business, craft or profession; Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2,	first paragraph, point (5)			
119	(5) 'user' means a natural or legal person that owns, rents or leases a product or receives a services;	(5) 'user' means a natural or legal person that owns a connected product or receives a related service or to whom the owner of a connected product has transferred, on the basis of a rental or leasing agreement, temporary rights to use a connected product or receives a receive related services and, where the connected product or related service involves the processing of personal data, the data subject;	(5) 'user' means a natural or legal person, including a data subject, that owns, rents or leases a product or receives a services related service;	(5) 'user' means a natural or legal person that owns, rents or leases of a connected product or to whom temporary rights to use that connected product have been contractually transferred, or that or receives arelated services;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G 120	(6) 'data holder' means a legal or natural person who has the right or obligation, in accordance with this Regulation, applicable Union law or national legislation implementing Union law, or in the case of non-personal data and through control of the technical design of the product and related services, the ability, to make available certain data;	(6) 'data holder' means a legal or natural person, who has accessed data from the connected product or has generated data during the provision of a related service and who has the contractually agreed right to use such data, and the obligation, in accordance with this Regulation, applicable Union law or national legislation implementing Union law the right or obligation, in accordance with this Regulation, applicable Union law or national legislation implementing Union law, or in the case of non-personal data and through control of the technical design of the product and related services, the ability, to make	(6) 'data holder' means a legal or natural person who - has the right or obligation, in accordance with this Regulation, applicable Union law or national legislation implementing Union law, or in the case of non-personal data and to make available certain data or - can enable access to the data through control of the technical design or means of access, in the case of non-personal of the product and related services, the ability, to make available certain data;	(6) 'data holder' means a legal or natural person who has the right or obligation, in accordance with this Regulation, applicable Union law or national legislation implementing Union law, or in the ease of non-personal data and through control of the technical design of the product and related services, the ability, to make available certain data to use and make available data, including, where contractually agreed, product data or related service data which it has retrieved or generated during the provision of a related service;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		available certain data to the user or a data recipient;		Text Origin: Council Mandate
Article 2	, first paragraph, point (7)			
121	(7) 'data recipient' means a legal or natural person, acting for purposes which are related to that person's trade, business, craft or profession, other than the user of a product or related service, to whom the data holder makes data available, including a third party following a request by the user to the data holder or in accordance with a legal obligation under Union	(7) 'data recipient' means a legal or natural person, acting for purposes which are related to that person's trade, business, craft or profession, other than the user of a connected product or related service, to whom thea data holder makes available data accessed from a connected product or generated during the provision of a related service data available, including a third party following	(7) 'data recipient' means a legal or natural person, acting for purposes which are related to that person's trade, business, craft or profession, other than the user of a product or a related service, to whom the data holder makes data available, including a third party following a request by the user to the data holder or in accordance with a legal obligation under Union law or national legislation	(7) 'data recipient' means a legal or natural person, acting for purposes which are related to that person's trade, business, craft or profession, other than the user of a product or a related service, to whom the data holder makes data available, including a third party following a request by the user to the data holder or in accordance with a legal obligation under Union law or national legislation

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		implementing Union law;	the data holder or in accordance with a legal obligation under Union law or national legislation implementing Union law;	implementing Union law;	<pre>implementing Union law; Text Origin: Council Mandate</pre>
	Article 2	, first paragraph, point (8)			
G	122	(8) 'enterprise' means a natural or legal person which in relation to contracts and practices covered by this Regulation is acting for purposes which are related to that person's trade, business, craft or profession;	(8) 'enterprise' means a natural or legal person which in relation to contracts and practices covered by this Regulation is acting for purposes which are related to that person's trade, business, craft or profession;	(8) 'enterprise' means a natural or legal person which in relation to contracts and practices covered by this Regulation is acting for purposes which are related to that person's trade, business, craft or profession;	(8) 'enterprise' means a natural or legal person which in relation to contracts and practices covered by this Regulation is acting for purposes which are related to that person's trade, business, craft or profession;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 2	2, first paragraph, point (9)			
123	(9) 'public sector body' means national, regional or local authorities of the Member States and bodies governed by public law of the Member States, or associations formed by one or more such authorities or one or more such bodies;	(9) 'public sector body' means national, regional or local authorities of the Member States and bodies governed by public law of the Member States, or associations formed by one or more such authorities or one or more such bodies;	(9) 'public sector body' means national, regional or local authorities of the Member States and bodies governed by public law of the Member States, or associations formed by one or more such authorities or one or more such bodies;	(9) 'public sector body' means national, regional or local authorities of the Member States and bodies governed by public law of the Member States, or associations formed by one or more such authorities or one or more such bodies;
				Text Origin: Commission Proposal

reement	Draft Agreem	Council Mandate	EP Mandate	Commission Proposal	
				2, first paragraph, point (10)	Article 2
	(10) 'public emergency	(10) 'public emergency' means an	(10) 'public emergency' means an	(10) 'public emergency' means an	
	exceptional situation, <i>lin</i>	exceptional situation <u>such as</u>	exceptional situation, limited in	exceptional situation negatively	
	emergencies, emergenc	emergencies resulting from	emergencies, emergencies	Union, a Member State or part of	
ural disasters,	resulting from natural o	natural disasters, as well as	resulting from natural disasters,	it, with a risk of serious and lasting	
induced major	as well as human-induc	human-induced major disasters,	as well as human-induced major	repercussions on living conditions	
g major	disasters, including ma	such as major cybersecurity	disasters, including major	or economic stability, or the	124
<u>lents,</u> negatively	cybersecurity incidents,	incidents, negatively affecting the	<u>cybersecurity incidents</u> , negatively	substantial degradation of	
ation of the	affecting the population	population of the Union, a Member	affecting the population of the	economic assets in the Union or the	
State or part of	Union, a Member State	State or part of it, with a risk of	Union, a Member State or part of	relevant Member State(s);	
rious and lasting	it, with a risk of serious	serious and lasting repercussions	it, with a risk of serious and lasting		
ving conditions	repercussions on living	on living conditions or economic	repercussions on living conditions		
ty, <u>financial</u>	or economic stability, fi	stability, or the substantial	or economic stability, financial		
stantial <u>and</u>	stability, or the substant	degradation of economic assets in	stability, or the substantial and		
ition of	immediate degradation	the Union or the relevant Member	immediate degradation of		
ida Serial de la companya della companya della companya de la companya della comp	time such as publication as well as humanication disasters, including cybersecurity incident affecting the population, a Member it, with a risk of secondaries on long economic stability, or the such as the control of the such as the control of the such as the control of the c	public health emergencies, emergencies resulting from natural disasters, as well as human-induced major disasters, such as major cybersecurity incidents, negatively affecting the population of the Union, a Member State or part of it, with a risk of serious and lasting repercussions on living conditions or economic stability, or the substantial degradation of economic assets in	time such as public health emergencies, emergencies resulting from natural disasters, as well as human-induced major disasters, including major cybersecurity incidents, negatively affecting the population of the Union, a Member State or part of it, with a risk of serious and lasting repercussions on living conditions or economic stability, financial stability, or the substantial and	affecting the population of the Union, a Member State or part of it, with a risk of serious and lasting repercussions on living conditions or economic stability, or the substantial degradation of economic assets in the Union or the	124

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			economic assets in the Union or the relevant Member State(s) and which is determined and officially declared according to the relevant procedures under Union or national law;	State(s) and the existence or likely occurrence of which is determined or officially declared according to the respective procedures under Union or national law;	economic assets in the Union or the relevant Member State(s) and which is determined or officially declared according to the relevant procedures under Union or national law; Text Origin: EP Mandate
	Article 2,	, first paragraph, point (10a)			
G	124a		(10a) 'official statistics' means 'European statistics' within the meaning of Regulation (EC) No 223/2009 ¹ ;	(10a) 'official statistics' means European statistics according to Regulation 223/2009 and statistics considered official according to	deleted

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		national legislation;	
	1. Regulation (EC) No		
	223/2009 of the European		
	Parliament and of the Council		
	of 11 March 2009 on European		
	statistics and repealing		
	Regulation (EC, Euratom) No		
	1101/2008 of the European		
	Parliament and of the Council		
	on the transmission of data		
	subject to statistical		
	confidentiality to the Statistical		
	Office of the European		
	Communities, Council		
	Regulation (EC) No 322/97 on		
	Community Statistics, and		
	Council Decision 89/382/EEC,		
	Euratom establishing a		
	Committee on the Statistical		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Programmes of the European Communities (OJ L 87, 31.3.2009, p. 164).		
Article	2, first paragraph, point (11)			
s 125	(11) 'processing' means any operation or set of operations which is performed on data or on sets of data in electronic format, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or	(11) 'processing' means any operation or set of operations which is performed on data or on sets of data in electronic format, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or	(11) 'processing' means any operation or set of operations which is performed on data or on sets of data <i>in electronic format</i> , whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or	(11) 'processing' means any operation or set of operations which is performed on data or on sets of data <i>in electronic format</i> , whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	combination, restriction, erasure or destruction;	combination, restriction, erasure or destruction;	combination, restriction, erasure or destruction;	combination, restriction, erasure or destruction; Text Origin: Council Mandate
Article	e 2, first paragraph, point (12)			
в 126	(12) 'data processing service' means a digital service other than an online content service as defined in Article 2(5) of Regulation (EU) 2017/1128, provided to a customer, which enables on-demand administration and broad remote access to a	(12) 'data processing service' means a digital service other than an online content service as defined in Article 2(5) of Regulation (EU) 2017/1128, provided to a customer, which enables on-demand administration and broad remote access to a	(12) 'data processing service' means a digital service other than an online content service as defined in Article 2(5) of Regulation (EU) 2017/1128, provided to a customer, which enables on-demand administration and broad remote access to a	(12) 'data processing service' means a digital service other than an online content service as defined in Article 2(5) of Regulation (EU) 2017/1128, provided to a customer, which enables on-demand administration and broad remote access to a

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
scalable and elastic pool of shareable computing resources of a centralised, distributed or highly distributed nature;	scalable and elastic pool of shareable computing resources of a centralised, distributed or highly distributed nature;	scalable and elastic pool of shareable computing resources of a centralised, distributed or highly distributed nature;	scalable and elastic pool of shareable computing resources of a centralised, distributed or highly distributed natureenabling ubiquitous, and on-demand network access to a shared pool of configurable, scalable and elastic computing resources of a centralised, distributed or highly distributed nature, provided to a customer, that can be rapidly provisioned and released with minimal management effort or service provider interaction; Text Origin: Comments and homework

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	, first paragraph, point (12a)			
G	126a			(12a) 'customer' means a natural or legal person that has entered into a contractual relationship with a provider of data processing services with the objective of using one or more data processing services;	(12a) 'customer' means a natural or legal person that has entered into a contractual relationship with a provider of data processing services with the objective of using one or more data processing services; Text Origin: Council Mandate
	Article 2	, first paragraph, point (12b)			
G	126b				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(12b) 'digital assets' mean elements in digital format for which the customer has the right of use, independently from the contractual relationship of the data processing service it intends to switch away from, including data, applications, virtual machines and other manifestations of virtualisation technologies, such as containers;	(12b) 'digital assets' mean elements in digital format, including applications, for which the customer has the right of use, independently from the contractual relationship of the data processing service it intends to switch from;
Article 2	2, first paragraph, point (12c)			
6 126c			(12c) 'on-premise' means a digital data processing infrastructure operated by the customer itself to serve its own	(12c) 'on-premise' means an ICT infrastructure and computing resources leased, rented or owned by the customer, located in its own

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				needs;	data centre and operated by the customer or by a third-party;
Art	ticle 2,	first paragraph, point (13)			
б 1	27	(13) 'service type' means a set of data processing services that share the same primary objective and basic data processing service model;	(13) 'service type' means a set of data processing services that share the same primary objective and basic data processing service model;	(13) 'service type' means a set of data processing services that share the same primary objective and basic data processing service modelmain functionalities;	(13) 'same service type' means a set of data processing services that share the same primary objective and basic, data processing service model, and main functionalities; Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2, first paragraph, point (13a)			
6 127a				deleted
Article 2	2, first paragraph, point (13b)			
c 127b				(13b) 'switching' means the process involving a source provider of data processing services, a customer of a data processing service and a destination provider of data processing services, whereby the customer of a data processing service changes from using one

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					data processing service to using another data processing service of the same service type, or other service, offered by a different provider of data processing services, including through extracting, transforming and uploading the data; Text Origin: Comments and homework
	Article 2,	, first paragraph, point (13c)			
G	127c			(13a) 'data egress charges' mean charges imposed by a data	(13c) 'data egress charges' refers to data transfer fees charged to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				processing provider on a customer for the transfer of data to the systems of another provider or to on-premise infrastructures;	the customers of a provider of data processing services for extracting their data through the network from the ICT infrastructure of a provider of data processing services to the systems of another provider or to on-premise infrastructures, Text Origin: Comments and homework
	Article 2,	first paragraph, point (13d)			
G	127d			(13b) 'switching charges' mean charges, other than data egress	(13d) 'switching charges' mean charges, other than standard

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				charges and early termination penalties, imposed by a data processing provider on a customer for the switching to the systems of another provider, as mandated by this Regulation;	service fees, imposed by a data processing provider on a customer for the actions mandated by this Regulation for the switching to the systems of another provider, and other than early termination penalties. Switching charges also include data egress charges; Text Origin: Council Mandate
	Article 2	, first paragraph, point (14)			
G	128	(14) 'functional equivalence' means the maintenance of a	(14) 'functional equivalence' means the maintenance of a	(14) 'functional equivalence' means the maintenance of a	(14) 'functional equivalence' means <u>re-establishing on the</u>

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
minimum level of functionality in	minimum level of functionality in	minimum level of functionality in	basis of the customer's exportable
the environment of a new data	the environment of a new data	the environment of a new data	data and digital assets, the
processing service after the	processing service after the	processing service after the	maintenance of a minimum level of
switching process, to such an	switching process, to such an	switching process, to such an	functionality in the environment of
extent that, in response to an input	extent that, in response to an input	extent that, in response to an input	a new data processing service after
action by the user on core elements	action by the user on core elements	action by the user on core elements	the switching process, to such an
of the service, the destination	of the service, the destination	of the service, the destination	extent that, in response to an input
service will deliver the same output	service will deliver the same output	service will deliver the same output	action by the user on core elements
at the same performance and with	at the same performance and with	at the same performance and with	of the service of the same service
the same level of security,	the same level of security,	the same level of security,	type after the switching process,
operational resilience and quality	operational resilience and quality	operational resilience and quality	where the destination service will
of service as the originating service	of service as the originating service	of service as the originating service	deliver the same output at the same
at the time of termination of the	at the time of termination of the	at the time of termination of the	performance and with<mark>delivers</mark>
contract;	contract;	contract;	materially comparable outcome in
			<u>response to</u> the same level of
			security, operational resilience and
			quality of service as the originating
			service at the time of termination of
			the contractinput for shared
			features supplied to the customer
			under the contractual agreement;

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	, first paragraph, point (14a)			
G	128a				(14a) 'exportable data' for the purpose of Chapter VI and Article 29 means the input and output data, including metadata, directly or indirectly generated, or cogenerated, by the customer's use of the data processing service, excluding any data processing service provider's or third party's assets or data protected by intellectual property rights or constituting a trade secret;
	Article 2	, first paragraph, point (15)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 129	(15) 'open interoperability specifications' mean ICT technical specifications, as defined in Regulation (EU) No 1025/2012, which are performance oriented towards achieving interoperability between data processing services;	(15) 'open interoperability specifications' mean ICTstandards', mean technical specifications, as defined in Regulation (EU) No 1025/2012, which are performance oriented towards achieving interoperability between data processing services and which are adopted through an inclusive, collaborative, consensus-based and transparent process from which materially affected and interested parties cannot be excluded;	(15) 'open interoperability specifications' mean ICT technical specifications, as defined in Regulation (EU) No 1025/2012, which are performance oriented towards achieving interoperability between data processing services;	(15) 'open interoperability specifications' mean ICT technical specifications, as defined in Regulation (EU) No 1025/2012, which are performance oriented towards achieving interoperability between data processing services; Text Origin: Commission Proposal
Article 2	2, first paragraph, point (15a)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	129a			(15a) 'operators within data spaces' mean legal persons that facilitate or engage in data sharing within and across the common European data spaces;	deleted
	Article 2	, first paragraph, point (16)			
G	130	(16) 'smart contract' means a computer program stored in an electronic ledger system wherein the outcome of the execution of the program is recorded on the electronic ledger;	(16) 'smart contract' means a computer program stored in an electronic ledger system wherein the outcome of the execution of the program is recorded on the electronic ledger;	(16) 'smart contract' means a computer program stored in an electronic ledger system wherein the outcome of the execution of the program is recorded on the electronic ledger;	(16) 'smart contract' means a computer program stored in an electronic ledger system wherein the outcome of the execution of the program is recorded on the electronic ledger used for the automated execution of an agreement or part thereof, using a

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					sequence of electronic data records and ensuring their integrity and the accuracy of their chronological ordering; Text Origin: Council Mandate
	Article 2	, first paragraph, point (17)			
G	131	(17) 'electronic ledger' means an electronic ledger within the meaning of Article 3, point (53), of Regulation (EU) No 910/2014;	(17) 'electronic ledger' means an electronic ledger within the meaning of Article 3, point (53), of Regulation (EU) No 910/2014;	(17) 'electronic ledger'means ana sequence of electronic ledger within the meaning of Article 3, point (53), of Regulation (EU) No 910/2014data records which ensures their integrity and the	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			accuracy of their chronological ordering;	
Article 2	2, first paragraph, point (18)			
s 132	(18) 'common specifications' means a document, other than a standard, containing technical solutions providing a means to comply with certain requirements and obligations established under this Regulation;	(18) 'common specifications' means a document, other than a standard, containing technical solutions providing a means to comply with certain requirements and obligations established under this Regulation;	(18) 'common specifications' means a document, other than a standard, containing technical solutions providing a means to comply with certain requirements and obligations established under this Regulation;	(18) 'common specifications' means a document, other than a standard, containing technical solutions providing a means to comply with certain requirements and obligations established under this Regulation; Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	, first paragraph, point (19)			
133	(19) 'interoperability' means the ability of two or more data spaces or communication networks, systems, products, applications or components to exchange and use data in order to perform their functions;	(19) 'interoperability' means the ability of two or more data-based serviced, including data spaces or communication networks, systems, products, applications or components to process, exchange and use data in order to perform their functions in an accurate, effective and consistent manner;	(19) 'interoperability' means the ability of two or more data spaces or communication networks, systems, products, applications or components to exchange and use data in order to perform their functions;	(19) 'interoperability' means the ability of two or more data spaces or communication networks, systems, products, applications or components to exchange and use data in order to perform their functions; Text Origin: Commission Proposal
Article 2	, first paragraph, point (19a)			
133a				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(19a) 'portability' means the ability of a customer to move imported or directly generated data that can be clearly assigned to the customer between their own system and cloud services, and between cloud services of different cloud service providers;		deleted
	Article 2,	first paragraph, point (20)			
G	134	(20) 'harmonised standard' means a harmonised standard as defined in Article 2, point (1)(c), of Regulation (EU) No 1025/2012.	(20) 'harmonised standard' means a harmonised standard as defined in Article 2, point (1)(c), of Regulation (EU) No 1025/2012-:	(20) 'harmonised standard' means a harmonised standard as defined in Article 2, point (1)(c), of Regulation (EU) No 1025/2012.	(20) 'harmonised standard' means a harmonised standard as defined in Article 2, point (1)(c), of Regulation (EU) No 1025/2012.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 2,	first paragraph, point (20a)			
G	134a		(20a) 'common European data spaces' means purpose- or sector-specific or cross-sectoral interoperable frameworks of common standards and practices to share or jointly process data for, inter alia, development of new products and services, scientific research or civil society initiatives;		deleted
	Article 2,	first paragraph, point (20b)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	134b		(20b) 'metadata' means a structured description of the contents of the use of data facilitating the discovery or use of that data;		(20b) 'metadata' means a structured description of the contents or the use of data facilitating the discovery or use of that data; Text Origin: EP Mandate
	Article 2,	first paragraph, point (20c)			
G	134c		(20c) 'data intermediation service' means data intermediation service as referred to in Article 2, point (8), of		(20c) 'data intermediation service' means data intermediation service as referred to in Article 2, point (8), of

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation (EU) 2022/868;		Regulation (EU) 2022/868; Text Origin: EP Mandate
Article	2, first paragraph, point (20d)			
6 134d		(20d) 'data altruism' means the voluntary sharing of data as defined in Article 2(16)of Regulation (EU) 2022/868;		deleted
Article	2, first paragraph, point (20e)			
₆ 134e				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(20e) 'trade secret' means information which meets all the requirements of Article 2, point (1) of Directive (EU) 2016/943;		(20e) 'trade secret' means information which meets all the requirements of Article 2, point (1) of Directive (EU) 2016/943;
					Text Origin: EP Mandate
	Article 2	, first paragraph, point (20f)			
R	134f		(20f) 'trade secret holder' should be understood as per Article 2, point (2) of Directive (EU) 2016/943.		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2,	first paragraph, point (20g)			
G	134g			(20a) 'Union bodies' means the Union bodies, offices and agencies set up in acts adopted on the basis of the Treaties.	(20a) 'Union bodies' means the Union bodies, offices and agencies set up in acts adopted on the basis of the Treaties. Text Origin: Council Mandate
	CHAPTER	RII			
G	135	CHAPTER II BUSINESS TO CONSUMER	CHAPTER II BUSINESS TO CONSUMER	CHAPTER II BUSINESS TO CONSUMER AND	CHAPTER II BUSINESS TO CONSUMER

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		AND BUSINESS TO BUSINESS DATA SHARING	AND BUSINESS TO BUSINESS DATA SHARING	BUSINESS TO BUSINESS DATA SHARING RIGHT OF USERS TO USE DATA OF CONNECTED PRODUCTS AND RELATED SERVICES	AND BUSINESS TO BUSINESS DATA SHARING Text Origin: Commission Proposal
	Article 3				
G	136	Article 3 Obligation to make data generated by the use of products or related services accessible	Article 3 Obligation to make data <u>accessed</u> <u>from connected products or</u> generated <u>by the use of products or</u> <u>during the provision of related</u> services accessible <u>to the user.</u>	Article 3 Obligation to make data generated by the use of products or related services accessible to the user	Article 3 Obligation to make data generated by the use of products or related services accessible product and related service data accessible to the user.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Comments and homework
	Article 3	(1)			
		1. Products shall be designed and manufactured, and related services	1. <u>Connected</u> products shall be designed and manufactured, and	Products shall be designed and manufactured, and related services	1. <u>Connected</u> products shall be designed and manufactured, and
		shall be provided, in such a manner	related services shall be provided,	shall be <u>designed and</u> provided, in	related services shall be <u>designed</u>
(137	that data generated by their use are, by default, easily, securely and, where relevant and appropriate, directly accessible to the user.	in such a manner that data generated by their use in such a manner that data they collect, generate or otherwise obtain,	such a manner that data generated by their use that are readily available to the data holder, as well as metadata that is necessary	and provided, in such a manner that product data and related service data, including
			which are accessible to data holders or data recipients are, by default free of charge to the user, and,—easily, securely and, where relevant and appropriate technically feasible,	to interpret and use that data, are, by default and free of charge, easily, securely and, where relevant and appropriate, directly accessible to the user, in a structured, commonly used and machine-	the relevant metadata necessary to interpret and use the data, data generated by their use are, by default, easily, securely, free of charge, in a comprehensive,

directly accessible to <u>it, in a</u> <u>readable format</u> . <u>structured, comm</u>	
comprehensive, structured, commonly used and machine- readable format. Data shall be available in the form in which they have been collected, obtained or generated by the connected product, along with only the minimal adaptations necessary to make them useable by a third party, including related metadata necessary to interpret and use the data. Information derived or inferred from this data by means of complex proprietary algorithms, in particular where it combines the output of multiple sensors in the connected product, shall not be considered within the scope of a data holder's obligation to share data with users or data	and hnically feasible,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	recipients unless agreed differently between the user and the data holder. In case that user is a data subject, connected products shall offer possibilities to directly exercise the data subjects' rights, where technically feasible. Connected products shall be designed and manufactured in such a way that a data subject, irrespective of their legal title over the connected product, is offered the possibility to use the products covered by this Regulation in the least privacy-invasive way possible. The requirements set out in the first subparagraph shall be met without inhibiting the functionality of the connected product and related services and in accordance with data security	Council Mandate	Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requirements as laid down by Union law.		
Article 3	(1a)			
6 137a		1a. Data holders may reject a request for data if access to the data is prohibited by Union or national law.		deleted
Article 3	(2)			
c 138	2. Before concluding a contract for the purchase, rent or lease of a product or a related service, at least	2. Before concluding a contract for the purchase, <i>rent or lease of a product or a related service</i> , <i>of a</i>	2. Before concluding a contract for the purchase, rent or lease of a product or a related service, <i>the</i>	2. Before concluding a contract for the purchase, rent or lease of a connected product, the seller, the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the following information shall be provided to the user, in a clear and comprehensible format:	connected product, the manufacturer, or where relevant the vendor, shall provide at least the following information shall be provided to the user, in a simple manner and in a clear and comprehensible format:	data holder shall at least provide the following information shall be provided to the user, in a clear and comprehensible format:	rentor or the lessor, which can be the manufacturer, shall provide or a related service, at least the following information shall be provided to the user, in a clear and comprehensible format: Text Origin: Council Mandate
Article	3(2), point (a)			
s 139	(a) the nature and volume of the data likely to be generated by the use of the product or related service;	(a) the nature and type of data, format, sampling frequency, the in-device storage capacity, and the estimated volume of the data likely	(a) the nature and type of data and the estimated volume of the data likely to be generated by the use of the product or related service;	(a) the nature and type, format and estimated volume of the data likely to be generated by the use of the product or related

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			to be generated by the use of the product or related serviceaccessible data which the connected product is capable of collecting, generating or otherwise obtaining;		service product data, which the connected product is capable of generating; Text Origin: Council Mandate
	Article 3	(2), point (b)			
G	140	(b) whether the data is likely to be generated continuously and in real-time;	(b) whether the data is likely to be generated connected product is capable of generating data continuously and in real-time;	(b) whether the data is <i>likely to be</i> generated continuously and in real-time;	(b) whether the data is likely to be generated connected product is capable of generating data continuously and in real-time; Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 3	(2), point (ba)			
G	140a		(ba) whether data will be stored on-device or on a remote server, including the period during which it shall be stored;		(ba) whether the connected product is capable of storing data on-device or on a remote server, including the intended duration of retention; Text Origin: EP Mandate
	Article 3	(2), point (c)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	141	(c) how the user may access those data;	(c) how the user may access <u>free</u> of charge, and, where relevant, retrieve and request the deletion of those data;	(c) how the user may access those data including in view of the data holder's data storage and retention policy;	(c) how the user may access. retrieve, or where relevant, delete those data, including the technical means to do so, as well as their terms of use and quality of service; Text Origin: Comments and homework
	Article 3	(2), point (ca)		,	
G	141a		(ca) The technical means to access the data, such as Software Development Kits or application		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		programming interfaces, and their terms of use and quality of service shall be sufficiently described to enable the development of such means of access;		
Article 3	3(2), point (cb)			
6 141b		(cb) Whether a data holder is the holder of trade secrets or other intellectual property rights contained in the data likely to be accessed from the connected product or generated during the provision of related service, and, if not, the identity of the trade secret holder, such as its trading name and the geographical address at		deleted Text Origin: Comments and homework

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		which it is established.		
Art	icle 3(2), point (cc)			
6 14	41c			2a. 2a. Before concluding a contract for the provision of a related service, at least the following information shall be provided to the user in a clear and comprehensible format:
Art	icle 3(2), point (cd)			
s 14	41 d			(a) the nature, estimated volume and collection frequency of

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					product data that the prospective data holder is expected to obtain and, where relevant, the modalities for the user to access or retrieve such data, including the prospective data holder's data storage and retention policy.
G	Article 3	(2), point (ce)			(b) the nature and estimated volume of related service data to be generated, as well as the modalities for the user to access or retrieve such data, including the prospective data holder's data storage and retention policy;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	(2), point (d)			
s 142	(d) whether the manufacturer supplying the product or the service provider providing the related service intends to use the data itself or allow a third party to use the data and, if so, the purposes for which those data will be used;	(d) whether the manufacturer supplying the product or the service provider providing the related service intends to use the data itself or allow a third party to use the data and, if so, the purposes for which those data will be used;	(d) whether the manufacturer supplying the product or the service provider providing the related service data holder intends to use the data itself or allow a third party to use the data and, if so, in either case the purposes for which those data will be used;	(d) whether the manufacturer supplying the product or the service provider providing the related service intends to use the data itself or allow a third party to use the data and, if so, the purposes for which those data will be used prospective data holder expects to use readily available data itself and the purposes for which those data will be used, and whether it intends to allow one or more third parties to use the data for purposes agreed upon with the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
H					Text Origin: Council Mandate
	Article 3	(2), point (e)			
G	143	(e) whether the seller, renter or lessor is the data holder and, if not, the identity of the data holder, such as its trading name and the geographical address at which it is established;	(e) whether the seller, renter or lessor is the data holder and, if not, the identity of the data holder, such as its trading name and the geographical address at which it is established;	(e) whether the seller, renter or lessor is the data holder and, if not, the identity of the data holder, such as its trading name and the geographical address at which it is established;	(e) whether the seller, renter or lessor is the data holder and, if not, the identity of the prospective data holder, such as its trading name and the geographical address at which it is established and where applicable, other data processing parties;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 3	(2), point (f)			
G	144	(f) the means of communication which enable the user to contact the data holder quickly and communicate with that data holder efficiently;	(f) the means of communication which enable the user to contact the data holder quickly and communicate with that data holder efficiently;	(f) the means of communication which enable the user make it possible to contact the data holder quickly and communicate with that data holder efficiently;	(f) the means of communication which enable the usermake it possible to contact the prospective data holder quickly and communicate with that data holder efficiently; Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	(2), point (g)			
s 145	(g) how the user may request that the data are shared with a third-party;	(g) how the user may request that the data are shared with a third-party;	(g) how the user may request that the data are shared with a third-party;	(g) how the user may request that the data are shared with a third-partythird party, and, where applicable, end the data sharing; Text Origin: Council Mandate
Article 3	(2), point (h)			
s 146	(h) the user's right to lodge a complaint alleging a violation of the provisions of this Chapter with	(h) the user's right to lodge a complaint alleging a violation of the provisions of this Chapter with	(h) the user's right to lodge a complaint alleging a violation of the provisions of this Chapter with	(h) the user's right to lodge a complaint alleging a violation of the provisions of this Chapter with

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the competent authority referred to in Article 31.	the competent authority referred to in Article 31.	the competent authority referred to in Article 31.	the competent authority referred to in Article 31-; Text Origin: Council Mandate
Article 3	3(2), point (ha)			
s 146a		2a. Related services shall be provided in such a manner that data generated during their provision, which represent the digitalisation of user actions or events, are free of charge to the user and, by default, easily, securely and, where relevant and		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			technically feasible, directly accessible to the user in a structured, commonly used and machine-readable format, along with the relevant metadata necessary to interpret and use it.		
A	Article 3((2a)			
G	146b		2b. Before the user concludes an agreement with a provider of related services, which involves the provider's access to data from the connected product during the provision of such services, in line with Article 4(6) of this Regulation, the agreement shall address:		deleted Text Origin: Comments and homework

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3	(2a), point (a)			
G	146c		(a) the nature, volume, collection frequency and format of data accessed by the provider of related services from the connected product and, where relevant, the modalities for the user to access or retrieve such data, including the period during which it shall be stored;		deleted
	Article 3	(2a), point (b)			
G	146d				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(b) the nature and estimated volume of data generated during the provision of the related service, as well as modalities for the user to access or retrieve such data;		deleted
Article	3(2a), point (c)			
s 146e		(c) granular, meaningful consent options for data processing, within the meaning of Article 4(11) of Regulation (EU) 2016/679;		deleted
Article	3(2a), point (d)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	146f		(d) whether the service provider providing the related service, in its role as data holder, intends to use the data accessed from the connected product itself or allow one or more third parties to use the data for purposes agreed upon with the user;		deleted
	Article 3	(2a), point (e)			
G	146g		(e) the trading name of the provider of the related service, its legal entity identifier, contact details and the geographical address at which it is established;		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and where applicable, other data processing parties;		
Article 3	(2a), point (f)			
6 146h		(f) where relevant, the means of communication which enable the user to contact the provider quickly and communicate with its staff efficiently;		deleted
Article 3	(2a), point (g)			
c 146i		(g) how the user may request that the data are shared with a data		G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		recipient, and, where relevant, withdraw the consent for data sharing;		deleted
Article	3(2a), point (h)			
c 146j		(h) Whether a data holder is the holder of trade secrets or other intellectual property rights contained in the data likely to be accessed from the connected product or generated during the provision of related service, and, if not, the identity of the trade secret holder, such as its trading name, legal identity identifier and the geographical address at which it is established;		(i) whether a prospective data holder is the holder of trade secrets contained in the data likely to be accessed from the connected product or generated during the provision of related service, [and, if not, the identity of the trade secret holder]; Remaining brackets

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ľ					Text Origin: EP Mandate
	Article 3	(2a), point (i)			
G	146k		(i) how the user is able to manage permissions to allow the use of data, where possible with granular permission options, and including the option to withdraw permissions to a data holder for the use of the user's data, to the third parties nominated by a data holder, or to exclude geographical addresses;		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3	(2a), point (j)			
G	1461		(j) the duration of the agreement between the user and the provider of the related service, as well as the modalities to terminate such an agreement prematurely; as well as the minimal period for which the related service is guaranteed to receive security and functionality updates;		(j) the duration of the agreement between the user and the prospective data holder, as well as the modalities to terminate such an agreement; Text Origin: EP Mandate
	Article 3	(2a), point (k)			
G	146m				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(k) the user's right to lodge a complaint alleging a violation of the provisions of this Chapter with the data coordinator referred to in Article 31.		deleted
Artio	cle 3a			
s 14	бп	Article 3a Data Literacy		deleted
Artio	cle 3a(1)			
s 140	60	1. When implementing this		G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation, the Union and the Member States shall promote measures and tools for the development of data literacy, across sectors and taking into account the different needs of groups of users, consumers and businesses, including through education and training, skilling and reskilling programmes and while ensuring a proper gender and age balance, in view of allowing a fair data society and market.		deleted
Article 4				
g 147	Article 4	Article 4	Article 4	Article 4

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The right of users to access and use data generated by the use of products or related services	The right rights and obligations of users and data holders to access, use and make available data accessed from connected products or and use data generated by the use of products or during the provision of related services	The right of users to access and use data generated by the use of products or related services	The right rights and obligations of users to access and use data generated by the use of products or and data holders to access, use and make available product and related services service data Text Origin: Comments and homework
Article 4	H(1)	l	l	
s 148	1. Where data cannot be directly accessed by the user from the product, the data holder shall make available to the user the data	Where data cannot be directly accessed by the user from the product, the data holder data holders shall make available to the	1. Where data cannot be directly accessed by the user from the product <i>or related service</i> , the data holder shall make available to the	1. Where data cannot be directly accessed by the user from the connected product, the data holder or related service, data holders

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
generated by its use of a product or related service without undue delay, free of charge and, where applicable, continuously and in real-time. This shall be done on the basis of a simple request through electronic means where technically feasible.	user the data generated by its use of a any data accessed by them from a connected product or generated during the provision of a related service without undue delay, easily, securely, in a comprehensive, structured, commonly used and machine- readable format, free of charge and, where applicable relevant and technically feasible, continuously and in real-time, including making any personal data derived from such data available to a data subject pursuant to Article 15 of Regulation (EU) 2016/679, accompanied with relevant metadata. Data shall be provided in the form in which they have been accessed from the connected product or generated by the	user the data generated by its the use of a product or related service that are readily available to the data holder, as well as the metadata that is necessary to interpret and use that data, without undue delay, free of charge, easily, securely, in a structured, commonly used and machine-readable format and, where applicable, of the same quality as is available to the data holder, continuously and in real-time. This shall be done on the basis of a simple request through electronic means where technically feasible.	shall make readily available to the user the data generated by its use of a product or related servicedata, as well as the metadata that is necessary to interpret and use that data, accessible to the user without undue delay, easily, securely and in a comprehensive, structured, commonly used and machine-readable format, free of charge and, where applicable relevant and technically feasible, of the same quality as is available to the data holder, continuously and in real-time. This shall be done on the basis of a simple request through electronic means where technically feasible.

C	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		related service, with only the minimal adaptations necessary to make them useable by a third party, including related metadata necessary to interpret and use the data. Information		Text Origin: Council Mandate
		derived or inferred from this data by means of complex proprietary algorithms, in particular where it combines the output of multiple sensors in the connected product, - This shall not be considered within		
		the scope of a data holder's obligation to share data with users or data recipients, unless agreed differently between the user and the data holder. Any data access request to a data holder should be done on the basis of a simple		
		request through electronic means where technically feasible <i>and</i> ,		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ŀ			where appropriate, indicate the type, nature or scope of data requested.		
	Article 4	(1a)			
G	148a		1a. Data holders may reject a request for data if access to the data is prohibited by Union or national law;		deleted
	Article 4	(1b)			
G	148b				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				deleted
Article 4	(1c)			
148c		1b. Users and data holders may agree contractually on restricting or prohibiting the access, use of or further sharing of data, which could undermine security of the product as laid down by law. Each party may refer the case to the data coordinator, to assess whether such restriction is justified, in particular in light of serious adverse effect on the health, safety or security of human beings. Sectoral competent authorities will be given the		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		possibility to provide technical expertise in this context.		
Article	e 4(1d)			
s 148c		1c. Where in compliance with all the provisions established within this Regulation, and the terms and conditions agreed in the contractual agreement between the parties, a data holder shall not be liable towards the user for any damage arising from data made available, provided that the data holder has processed the data lawfully in accordance with Union and national law and has complied with relevant		deleted

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	cybersecurity requirements and		
	where applicable, with the		
	technical and organisational		
	measures to preserve the	∥ ,C, ≫	
	confidentiality of the shared data.		
	When complying with this		
	Regulation, a user, who lawfully		
	makes available data accessed		
	from the connected product or		
	received following a request under		
	Article 4 paragraph 1 to a third		
	party, or a data recipient, who is		
	lawfully sharing data made		
	available to it by a data holder, to		
	a third party, shall not be liable		
	for damage arising from sharing		
	such data, provided that the user		
	or data recipient have processed		
	the data in accordance with Union		
	and national laws and have		
	complied with relevant		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			cybersecurity requirement and where applicable, with the technical and organisational measures to preserve the confidentiality of the shared data.		
	Article 4	(1e)			
G	148e		Id. Data holders shall not make the exercise of the rights or choices of users unduly difficult, including by offering choices to the users in a non-neutral manner or by subverting or impair the autonomy, decision-making or free choices of the user via the structure, design, function or manner of operation of a user		1e. Data holders shall not make the exercise of the choices or rights under this Article of the user unduly difficult, including by offering choices to the users in a non-neutral manner or by subverting or impairing the autonomy, decision-making or choices of the user via the structure, design, function or

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			interface or a part thereof.		manner of operation of a user interface or a part thereof.
	Article 4	(1f)			
G	148f			1a. Any agreement between the data holder and the user shall not be binding when it narrows the access rights pursuant to paragraph 1.	deleted
	Article 4((2)			
G	149	2. The data holder shall not require the user to provide any information	2. The data holder Data holders shall not require the user to provide	2. The data holder shall not require the user to provide any information	2. In order to verify the quality as a user pursuant to paragraph 1, a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	beyond what is necessary to verify the quality as a user pursuant to paragraph 1. The data holder shall not keep any information on the user's access to the data requested beyond what is necessary for the sound execution of the user's access request and for the security and the maintenance of the data infrastructure.	any information beyond what is necessary to verify the quality as a user pursuant to paragraph 1. The data holder Data holders shall not keep any information on the user's access to the data requested beyond what is necessary for the sound execution of the user's access request and for the security and the maintenance of the data infrastructure. Where identification is legally requires, data holders shall enable the possibility for users to identify and authenticate through the	beyond what is necessary to verify the quality as a user pursuant to paragraph 1. The data holder shall not keep any information, in particular log data, on the user's access to the data requested beyond what is necessary for the sound execution of the individual user's access request and for the security and the maintenance of the data infrastructure.	The data holder shall not require the user to provide any information beyond what is necessary to verify the quality as a user pursuant to paragraph 1. The. A data holder shall not keep any information, in particular log data, on the user's access to the data requested beyond what is necessary for the sound execution of the user's access request and for the security and the maintenance of the data infrastructure.
		European Digital Identity Wallets, pursuant to Regulation (EU) No 914/2014.		Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4((2a)			
149a			2a. The data holder shall not coerce, deceive or manipulate in any way and at any time the user or the data subject where the data subject is not the user, by subverting or impairing the autonomy, decision-making or choices of the user or the data subject, including by means of a digital interface with the user or the data subject, to hinder the exercise of the user's rights under this Article.	deleted
Article 4(<i>"3)</i>			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. Trade secrets shall only be	3. Trade secrets shall be preserved	3. Trade secrets shall only be	3. Trade secrets shall <u>be preserved</u>
	disclosed provided that all specific	and shall only be disclosed	disclosed provided that all specific	and shall only be disclosed
	necessary measures are taken to	provided that all specific necessary	the data holder and the user take	provided that all specific the data
	preserve the confidentiality of trade	measures pursuant to Directive	all necessary measures prior to	holder and the user take all
	secrets in particular with respect to	<u>(EU) 2016/943</u> are taken <u>in</u>	the disclosure are taken to	necessary measures are takenprior
	third parties. The data holder and	advance to preserve thetheir	preserve the confidentiality of trade	to the disclosure to preserve
	the user can agree measures to	confidentiality of trade secrets, in	secrets in particular with respect to	thetheir confidentiality of trade
	preserve the confidentiality of the	particular with respect to third	third parties. Where the data	secrets in particular with respect to
_G 150	shared data, in particular in relation	parties. The data holder and the	holder can show that such	third parties. The data holder <i>[or</i>
	to third parties.	user or the trade secret holder if it	measures do not suffice, the data	the trade secret holder when it is
		is not simultaneously the data	holder and the user shall agree on	not the same legal person as the
		holder, shall identify the data	necessary additional can agree	data holder shall identify the data
		which are protected as trade	measures, such as technical and	which are protected as trade
		secrets and can agree with the user	organisational measures, to	secrets, including in the relevant
		any technical and organisational	preserve the confidentiality of the	metadata, and shall agree with
		measures to preserve the	shared data, in particular in relation	and the user can
		confidentiality of the shared data,	to third parties. <i>The data holder</i>	agreeproportionate technical and
		in particular in relation to third	shall identify the data which are	organisational measures necessary
		parties, as well as on liability	protected as trade secrets,	to preserve the confidentiality of

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	provisions. Such technical and organisational measures include, as appropriate, model contractual terms, confidential agreements, strict access protocols, technical standards and the application of codes of conduct. In cases where the user fails to implement those measures or undermines the confidentiality of trade secrets, the data holder shall be able to suspend the sharing of data identified as trade secrets. In such cases, the data holder must immediately notify the data coordinator of the Member State in which the data holder is established, pursuant to Article 31 of this Regulation, that it has suspended the sharing of data and identify which measures have not	including in the relevant metadata.	the shared data, in particular in relation to third parties, such as model contractual terms, confidentiality agreements, strict access protocols, technical standards and the application of codes of conduct. Remaining brackets

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			been implemented or which trade secrets have had their confidentiality undermined. Where the user wishes to challenge the data holder's decision to suspend the sharing of data, the data coordinator shall decide, within a reasonable period of time, whether the data sharing shall be resumed or not and if yes, indicate under which conditions.		
А	rticle 4	(3a)			
G	150a				3a. Where there is no agreement on the necessary measures or if the user fails to implement the agreed measures or undermines

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the confidentiality of the trade secrets, the data holder may withhold or, as the case may be, suspend the sharing of data identified as trade secrets. The decision of the data holder shall be duly substantiated and provided in
			writing without undue delay to the user. In such cases, the data holder
			shall notify the [data] coordinator/national competent authority] designated in accordance with Article 31 that it has withheld or suspended the sharing of data and identify which measures have not been agreed or

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				implemented and, where relevant, which trade secrets have had their confidentiality compromised.
Article 4	(3b)			
150b				3b. Without prejudice to the user's right to seek redress at any stage before a court or a tribunal of a Member State, the user wishing to challenge the data holder's decision to withhold or suspend the sharing of data may: lodge

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				in accordance with Article 31(3), point b), a complaint with the[the data coordinator/national competent authority], which shall, within a reasonable period of time, decide whether and under which conditions the data sharing shall start or resume; or agree with the data holder to refer the matter to a dispute settlement body in accordance with Article 10(1a).
Article 4	(3c)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	150c			3a. In exceptional circumstances, when the data holder can demonstrate that it is highly likely to suffer serious damage from the disclosure of trade secrets, despite the technical and organisational measures taken by the user, the data holder may refuse the request for access. Such demonstration shall be duly substantiated, provided in writing and without undue delay. When the data holder refuses to share data pursuant to this Article, it shall notify the national competent authority designated in accordance with Article 31.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4	(4)			
c	151	4. The user shall not use the data obtained pursuant to a request referred to in paragraph 1 to develop a product that competes with the product from which the data originate.	4. The user shall not use the data obtained pursuant to a request referred to in paragraph 1 to develop a product that directly competes with the product, from which the data originate and shall not use such data to derive insights about the economic situation, assets and production methods of the manufacturer.	4. The user shall not use the data obtained pursuant to a request referred to in paragraph 1 to develop a product that competes with the product from which the data originate, nor share the data with another third party for that purpose.	4. The user shall not use the data obtained pursuant to a request referred to in paragraph 1 to develop a product that competes with the product from which the data originate, nor share the data with another third party with that intent and shall not use such data to derive insights about the economic situation, assets and production methods of the manufacturer or, where applicable the data holder. Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Articl	e 4(4a)			
6 151a	à	4a. The user shall not deploy coercive means or abuse gaps in the technical infrastructure of a data holder designed to protect the data in order to obtain access to data.	4a. The user shall not deploy coercive means or abuse evident gaps in the technical infrastructure of the data holder designed to protect the data in order to obtain access to data.	4a. The user shall not deploy coercive means or abuse evident gaps in the technical infrastructure of a data holder designed to protect the data in order to obtain access to data. Text Origin: Council Mandate
Articl	e 4(4b)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 151b		4b. Users have the right to either directly share, through a data holder or through providers of data intermediation services as set in the Regulation (EU) 2022/868, non-personal data accessed from the connected product or obtained pursuant to a request referred in paragraph 1 to any data recipient for commercial or non-commercial purposes. The data sharing between a user and a data recipient shall be carried out by means of contractual agreements; the provisions of Chapter IV on fair, reasonable and non-discriminatory terms shall apply mutatis mutandis to the contractual agreements between		deleted Text Origin: Comments and homework

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			users and data recipients.		
	Article 4(<i>'5)</i>			
		5. Where the user is not a data	5. Where the user is not a data	5. Where the user is not <u>the data</u>	5. Where the user is not <u>athe</u> data
		subject, any personal data	subject, any personal data	subject whose personal data is	subject whose personal data is
		generated by the use of a product	generated by the use of a product	<u>requested</u> a data subject, any	<u>requested</u> , any personal data
		or related service shall only be	or related service shall only be	personal data generated by the use	generated by the use of a product
		made available by the data holder	made available by the data holder	of a product or related service shall	or related service shall only be
		to the user where there is a valid	to the user where <u>all conditions</u>	only be made available by the data	made available by the data holder
G	152	legal basis under Article 6(1) of	and rules provided by the	holder to the user where there is a	to the user where there is a valid
		Regulation (EU) 2016/679 and,	applicable data protection law are	valid legal basis under Article	legal basis under Article 6(1)6 of
		where relevant, the conditions of	complied with, in particular where	6(1)6 of Regulation (EU) 2016/679	Regulation (EU) 2016/679 and,
		Article 9 of Regulation (EU)	there is a valid legal basis under	and, where relevant, the conditions	where relevant, the conditions of
		2016/679 are fulfilled.	Article 6(1)6 of Regulation (EU)	of Article 9 of Regulation (EU)	Article 9 of Regulation (EU)
			2016/679 and, where relevant, the	2016/679 and Article 5(3) of	2016/679 and Article 5(3) of
			conditions of Article 9 of	Directive (EU) 2002/58 are	Directive (EU) 2002/58 are
			Regulation (EU) 2016/679 and	fulfilled.	fulfilled.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 5(3) of Directive 2002/58/EC are fulfilled.		Text Origin: Council Mandate
Article	4(6)			
G 153	6. The data holder shall only use any non-personal data generated by the use of a product or related service on the basis of a contractual agreement with the user. The data holder shall not use such data generated by the use of the product or related service to derive insights about the economic situation, assets and production methods of or the use by the user that could	6. The data holder Data holders shall only use any non-personal data accessed from a connected product or generated by the use of a product or during the provision of a related service on the basis of a contractual agreement with the user. The data holder shall not make the use of the product or related service dependent on the user allowing it to process data	6. The data holder shall only use any non-personal data generated by the use of a product or related service on the basis of a contractual agreement with the user. The data holder shall not use such data generated by the use of the product or related service to derive insights about the economic situation, assets and production methods of or the use by the user that could	6. The A data holder shall only use any non-personal data generated by the use of a product or related service readily available data that is non-personal on the basis of a contractual agreement with the user. The A data holder shall not use such data generated by the use of the product or related service to derive insights about the economic situation, assets and production

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
undermine the commercial position of the user in the markets in which the user is active.	not required for the functionality of the product or provision of the related service. The data holder shall delete the data when they are no longer necessary for the purpose contractually agreed. Data holders and the users shall not use such data obtained, collected or generated by the use of the product or related service to derive insights about the economic situation, assets and production methods of or the use of the product or related service by the userother party that could undermine the commercial position of the userother party in the markets in which the user is active.	undermine the commercial position of the user in the markets in which the user is active.	methods of or the use by the user that could undermine the commercial position of the user in the markets in which the user is active. Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	(6a)			
6 153a		6a. Data holders shall not make available non-personal data accessed by them from the connected product, referred to in point (a) of Article 3(2), to third parties for commercial or non-commercial purposes other than the fulfilment of their contractual obligations to the user. Where relevant, data holders shall contractually bind third parties not to further share data received from them.		6a. Data holders shall not make available non-personal data accessed by them from the connected product, referred to in point (a) of Article 3(2), to third parties for commercial or non-commercial purposes other than the fulfilment of their contractual obligations to the user. Where relevant, data holders shall contractually bind third parties not to further share data received from them. Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4	(6b)			
G	153b		6b. Where the contractual agreement between the user and a data holder allows for the use of non personal data accessed by them from the connected product, referred to in point (a) of Article 3(2a), the data holder shall be able to use that data for any of the following purposes:		deleted
	Article 4	(6b), point (a)			
G	153c				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(a) improving the functioning of the connected product or related services;		deleted Text Origin: EP Mandate
A	Article 4((6b), point (b)			
G	153d		(b) developing new products or services;		deleted Text Origin: Comments and homework

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	(6b), point (c)			
s 153e		(c) enriching or manipulating it or aggregating it with other data, including with the aim of making available the resulting data set to third parties, as long as such derived data set does not allow the identification of the specific data items transmitted to the data holder from the connected product, or allow a third party to derive those data items from the data set.		deleted Text Origin: EP Mandate
Article 4	(6c)	<u> </u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 153f		6c. Users, in business-to- business relations, have the right to make data available to data recipients or data holders under any lawful contractual condition, including by agreeing to limit or restrict further sharing of such data, and to be compensated proportionately in exchange for foregoing their right to use or share such data lawfully. Data recipients or data holders shall not make the offer of a related service, or its commercial terms, including pricing, contingent on such agreement by the user, or coerce, deceive or manipulate in any other way the user to make available data under such		deleted Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			contractual conditions.		
	Article 5				
G	154	Article 5 Right to share data with third parties	Article 5 Right of the user to share data with third parties	Article 5 Right of the user to share data with third parties	Article 5 Right of the user to share data with third parties Text Origin: Council Mandate
	Article 5((1)			
G	155				G

Council Mandate Commission Proposal EP Mandate Draft Agreement 1. Upon request by a user, or by a 1. Upon request by a user, or by a 1. Upon request by a user, or by a 1. Upon request by a user, or by a party acting on behalf of a user, the party acting on behalf of a user, the party acting on behalf of a user, party acting on behalf of a user, the data holder shall make available data holder shall make available such as an authorised data data holder shall make available the data generated by the use of a the data generated by the use of a the data generated by the use of a intermediation service in the product or related service to a third meaning of the Regulation (EU) product or related service that are product or related service readily party, without undue delay, free of 2022/868, data holdersthe data readily available to the data available data, as well as the charge to the user, of the same holder to a third party, as well as **holder** shall make available the metadata that is necessary to quality as is available to the data data generated by the use of interpret and use that data, to a the metadata that is necessary to holder and, where applicable, third party, without undue delay, accessed by them from a interpret and use that data. continuously and in real-time. connected product or generated without undue delay, free of charge free of charge to the user, of the to the user, of the same quality as same quality as is available to the during the provision of a related service to a third party, without is available to the data holder, data holder, easily, securely, in a undue delay, easily, securely, in a easily, securely, in a structured, comprehensive, structured, comprehensive, structured, commonly used and machinecommonly used and machinereadable format and, where readable format and, where commonly used and machine**readable format**, free of charge to applicable, continuously and in applicable relevant and technically the user, of the same quality as is real-time. The making available of feasible, continuously and in realavailable to the data holder and, the data by the data holder to the time. The making available of the where applicable, relevant and third party shall be done in data by the data holder to the third technically feasible continuously accordance with the conditions party shall be done in compliance and in real-time. Where the user is and compensation rules set in with Articles 8 and 9.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		a data subject, personal data shall be processed for purposes specified by the data subject, such as the following:	Articles 8 and 9.	Text Origin: Council Mandate
Article !	5(1), point (a)			
6 155a		(a) the provision of after-market services, such as the maintenance and repair of the product, including after-market services in competition with a connected product or service provided by a data holder;		deleted
Article 5	5(1), point (b)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	155b		(b) enabling the user to update the software of the connected product or related services in particular to fix security and usability problems;		deleted
	Article 5	(1), point (c)			
G	155c		(c) specific data intermediation services recognised in the Union or specific services provided by data altruism organisations recognised in the Union under the conditions and requirements of Chapters III and IV of Regulation (EU) 2022/868.		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5	5(1), point (d)			
6 155d		Data shall be provided in the form in which they have accessed from the product, with only the minimal adaptations necessary to make them useable by a third party, including related metadata necessary to interpret and use the data. Information derived or inferred from this data by means of complex proprietary algorithms, in particular where it combines the output of multiple sensors in the connected product, shall not be considered within the scope of a data holder's obligation		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		to share data with users or data recipients, unless agreed differently between the user and the data holder.		
Articl	e 5(1a)			
в 1550		1a. The right under paragraph 1 shall not apply to data resulting from the use of a product or related service in the context of testing of other new products, substances or processes that are not yet placed on the market unless use by a third party is permitted by the agreement with the enterprise with whom the user agreed to use one of its products		1a. The right under paragraph 1 shall not apply to readily available data in the context of testing of other new products, substances or processes that are not yet placed on the market unless use by a third party is contractually permitted.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			for testing of other new products, substances or processes.		
А	rticle 5	(2)			
		2. Any undertaking providing core	2. Any undertaking providing core	2. Any undertaking <i>providing core</i>	2. Any undertaking providing core
		platform services for which one or more of such services have been	platform services for which one or more of such services have been	platform services for which one or	platform services for which one or more of such services have been
		designated as a gatekeeper,	designated as a gatekeeper,	more of such services have been designated as a gatekeeper,	designated as a gatekeeper,
		pursuant to Article [] of	pursuant to Article [] of -	pursuant to Article \(f \cdot \ of \ \ 3 \\ of \ \ \ \ of \ \ \ \ \ \ \ \ \ \ \	pursuant to Article [] of [3] of
G	156	[Regulation XXX on contestable	Regulation XXX on contestable and	Regulation (EU) 2022/1925 XXX	Regulation (EU) 2022/1925-XXX
		and fair markets in the digital	fair markets in the digital sector	on contestable and fair markets in	on contestable and fair markets in
		sector (Digital Markets Act) ¹],	(Digital Markets Act) ¹] EU)	the digital sector (Digital Markets	the digital sector (Digital Markets
		shall not be an eligible third party	<u>2022/1925</u> , shall not be an eligible	Act) , shall not be an eligible third	$Act)^{\frac{1}{7}}$, shall not be an eligible third
		under this Article and therefore	third party data recipient under this	party under this Article and	party under this Article and
		shall not:	Article and therefore shall not:	therefore shall not:	therefore shall not:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. OJ [].	1. OJ [].	1. OJ[].	1. OJ[]. Text Origin: Council Mandate
Article 5	6(2), point (a)			
g 157	(a) solicit or commercially incentivise a user in any manner, including by providing monetary or any other compensation, to make data available to one of its services that the user has obtained pursuant to a request under Article 4(1);	(a) solicit or commercially incentivise a user in any manner, including by providing monetary or any other compensation, to make data available to one of its services that the user has obtained pursuant to a request under Article 4(1);	(a) solicit or commercially incentivise a user in any manner, including by providing monetary or any other compensation, to make data available to one of its services that the user has obtained pursuant to a request under Article 4(1);	(a) solicit or commercially incentivise a user in any manner, including by providing monetary or any other compensation, to make data available to one of its services that the user has obtained pursuant to a request under Article 4(1);

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	5(2), point (b)			
G 158	(b) solicit or commercially incentivise a user to request the data holder to make data available to one of its services pursuant to paragraph 1 of this Article;	(b) solicit or commercially incentivise a user to request the data holder to make data available to one of its services pursuant to paragraph 1 of this Article;	(b) solicit or commercially incentivise a user to request the data holder to make data available to one of its services pursuant to paragraph 1 of this Article;	(b) solicit or commercially incentivise a user to request the data holder to make data available to one of its services pursuant to paragraph 1 of this Article; Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article !	Article 5(2), point (c)						
g 159	(c) receive data from a user that the user has obtained pursuant to a request under Article 4(1).	(c) receive data from a user that the user has obtained pursuant to a request under Article 4(1).	(c) receive data from a user that the user has obtained pursuant to a request under Article 4(1).	(c) receive data from a user that the user has obtained pursuant to a request under Article 4(1). Text Origin: Commission Proposal			
Article !	5(3)						
c 160	3. The user or third party shall not be required to provide any information beyond what is necessary to verify the quality as	3. The user or third partythe data recipient shall not be required to provide any information beyond what is necessary to verify the	3. The user or third party shall not be required to provide any information beyond what is necessary to verify the quality as	3. In order to verify the quality as user or as third party pursuant to paragraph 1, the user or third party shall not be required to provide any			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
user or as third party pursuant to paragraph 1. The data holder shall not keep any information on the third party's access to the data requested beyond what is necessary for the sound execution of the third party's access request and for the security and the maintenance of the data infrastructure.	quality as user or as third partydata recipient pursuant to paragraph 1. The data holder Data holders shall not keep any information on the third partydata recipient's access to the data requested beyond what is necessary for the sound execution of the third partydata recipient's access request and for the security and the maintenance of the data infrastructure.	user or as third party pursuant to paragraph 1. The data holder shall not keep any information on the third party's access to the data requested beyond what is necessary for the sound execution of the third party's access request and for the security and the maintenance of the data infrastructure.	information beyond what is necessary to verify the quality as user or as third party pursuant to paragraph 1. The data holder. Data holders shall not keep any information on the third party's access to the data requested beyond what is necessary for the sound execution of the third party's access request and for the security and the maintenance of the data infrastructure. Text Origin: Council Mandate
Article 5(4)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 161	4. The third party shall not deploy coercive means or abuse evident gaps in the technical infrastructure of the data holder designed to protect the data in order to obtain access to data.	4. The third partydata recipient shall not deploy coercive means or abuse evident gaps in the technical infrastructure of thea data holder designed to protect the data in order to obtain access to data.	4. The third party shall not deploy coercive means or abuse evident gaps in the technical infrastructure of the data holder designed to protect the data in order to obtain access to data.	4. The third party shall not deploy coercive means or abuse evident gaps in the technical infrastructure of thea data holder designed to protect the data in order to obtain access to data. Text Origin: Council Mandate
Article 5	5(5)			
G 162	5. The data holder shall not use any non-personal data generated by the use of the product or related	5. The data holder shall not use any non-personal data <i>obtained</i> , <i>collected or</i> generated by the use of	5. The data holder shall not use any non-personal data generated by the use of the product or related	5. The A data holder shall not use any non-personal data generated by the use of the product or related

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	service to derive insights about the	the product or related service to	service to derive insights about the	service readily available data to
	economic situation, assets and	derive insights about the economic	economic situation, assets and	derive insights about the economic
	production methods of or use by	situation, assets and production	production methods of or use by	situation, assets and production
	the third party that could	methods of or use by the third	the third party that could	methods of or use by the third
	undermine the commercial position	party that could undermine the	undermine the commercial position	party that could undermine the
	of the third party on the markets in	commercial position of the third	of the third party on the markets in	commercial position of the third
	which the third party is active,	party on the markets in which the	which the third party is active,	party on the markets in which the
	unless the third party has consented	third party is active, unless the	unless the third party has <u>given</u>	third party is active, unless the
	to such use and has the technical	third party has <u>expressly</u> consented	permission consented to such use	third party has consented given
	possibility to withdraw that consent	to such use and has the technical	and has the technical possibility to	permission to such use and has the
	at any time.	possibility to <u>easily</u> withdraw that	withdraw that consent at any time.	technical possibility to easily
		consent at any time.		withdraw that consentpermission
				at any time.
				Text Origin: Council
				Mandate
				Mandate
Article 5	(6)			

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		6. Where the user is not a data	6. Where the user is not In the case	6. Where the user is not a the data	6. Where the user is not <i>the data</i>
G	163	subject, any personal data generated by the use of a product or related service shall only be made available where there is a valid legal basis under Article 6(1) of Regulation (EU) 2016/679 and where relevant, the conditions of Article 9 of Regulation (EU) 2016/679 are fulfilled.	of a data subject who is not the user requesting access, any personal data obtained, collected, or generated by thetheir use of a product or related service, and data derived and inferred from that use, shall only be made available by the data holder to the third party where there is a valid legal basis under Article 6(1)6 of Regulation (EU) 2016/679 and where relevant, the conditions of Article 9 of Regulation (EU) 2016/679 and Article 5(3) of	subject whose personal data is requested, any personal data generated by the use of a product or related service shall only be made available where there is a valid legal basis under Article 6(1)6 of Regulation (EU) 2016/679 and where relevant, the conditions of Article 9 of Regulation (EU) 2016/679 and Article 5(3) of Directive (EU) 2002/58 are fulfilled.	subject whose personal data is requested-a data subject, any personal data generated by the use of a product or related service, including data derived and inferred from that use, shall only be made available where there is a valid legal basis under Article 6(1)6 of Regulation (EU) 2016/679 and where relevant, the conditions of Article 9 of Regulation (EU) 2016/679 and Article 5(3) of Directive (EU) 2002/58 are fulfilled.
			Directive 2002/58/EC are fulfilled.		Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article	5(7)			
G 164	7. Any failure on the part of the data holder and the third party to agree on arrangements for transmitting the data shall not hinder, prevent or interfere with the exercise of the rights of the data subject under Regulation (EU) 2016/679 and, in particular, with the right to data portability under Article 20 of that Regulation.	7. Any failure on the part of the data holder and the third party to agree on arrangements for transmitting the data shall not hinder, prevent or interfere with the exercise of the rights of the data subject under Regulation (EU) 2016/679 and, in particular, with the right to data portability under Article 20 of that Regulation.	7. Any failure on the part of the data holder and the third party to agree on arrangements for transmitting the data shall not hinder, prevent or interfere with the exercise of the rights of the data subject under Regulation (EU) 2016/679 and, in particular, with the right to data portability under Article 20 of that Regulation.	7. Any failure on the part of the data holder and the third party to agree on arrangements for transmitting the data shall not hinder, prevent or interfere with the exercise of the rights of the data subject under Regulation (EU) 2016/679 and, in particular, with the right to data portability under Article 20 of that Regulation.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Commission Proposal
А	rticle 5	(8)			
G	165	8. Trade secrets shall only be disclosed to third parties to the extent that they are strictly necessary to fulfil the purpose agreed between the user and the third party and all specific necessary measures agreed between the data holder and the third party are taken by the third party to preserve the confidentiality of the trade secret. In such a case, the nature of the data as trade secrets and the measures for	8. Trade secrets shall only be disclosed to third parties to the extent that they are strictly necessary to fulfil the purpose of the request agreed between the user and the third party and all specific necessary measures agreed between the data holder, or between the trade secrets holder if it is not simultaneously the data holder, and the third party are taken prior to the disclosure by the third party to preserve the	8. Trade secrets shall only be disclosed to third parties to the extent that they are strictly necessary to fulfil the purpose agreed between the user and the third party and all specific necessary measures <i>including technical and organisational measures</i> agreed between the data holder and the third party are taken by the third party to preserve the confidentiality of the trade secret.	8. Trade secrets shall be preserved and shall only be disclosed to third parties to the extent that they are strictly necessary to fulfil the purpose agreed between the user and the third party. The data holder for the trade secret holder when it is not the same legal person as and all specific necessary measures agreed between the data holder shall identify the data which are protected as trade secrets.
		preserving the confidentiality shall	confidentiality of the trade secret.	data as trade secrets and the	including in the relevant

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
be specified in the agreement between the data holder and the third party.	In such a case, the nature of data holder or the trade secret holder, shall identify the data which are protected as trade secrets and the technical and organisational measures for preserving thetheir confidentiality, as well as on liability provisions. Such technical and organisational measures shall be specified in the agreement between the data or trade secret holder and the third party, including, as appropriate through model contractual terms, strict access protocols, confidential agreements, technical standards and the application of codes of conduct. In cases where the third party fails to implement those measures or undermines the confidentiality of trade secrets, the	measures for preserving the confidentiality Where the data holder can show that such measures do not suffice, the data holder and the third party shall be specified in the agreement betweenagree on necessary additional measures. The data holder shall identify the data holder and the third party which are protected as trade secrets, including in the relevant metadata.	metadata, and shall agree with and the third party are taken by all proportionate technical and organisational measures necessary to preserve the confidentiality of the shared data, such as model contractual terms, confidentiality agreements, strict access protocols, technical standards and the application of codes of conduct. 8a. Where there is no agreement on the necessary measures or if the third party fails to implement the agreed measures or undermines to preserve the confidentiality of the trade secret. In such a case secrets, the data holder may withhold or, as the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	data holder shall be able to suspend the sharing of data identified as trade secrets. In such cases, the data holder must immediately notify the data coordinator of the Member State in which the data holder is established, pursuant to Article 31, that it has suspended the sharing of data and identify which measures have not been implemented or which trade	Council Mandate	case may be, suspend the sharing of the nature of the data identified as trade secrets and the measures for preserving the confidentiality. The decision of the data holder shall be specified in the agreement between duly substantiated and provided in writing without undue delay to the third party. In such cases, the data holder shall notify the Idata coordinator/national competent
	secrets have had their confidentiality undermined. Where the third party wishes to challenge the data holder's decision to suspend the sharing of data, the data coordinator shall decide, within a reasonable period of time, whether the data sharing shall be resumed or not and if yes,		authority] designated in accordance with Article 31 that it has withheld or suspended the sharing of data and identify which measures have not been agreed or implemented and, where relevant, which trade secrets have had their confidentiality compromised.

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	indicate under which conditions.		8b. Without prejudice to and the third party's right to seek redress at any stage before a court or a tribunal of a Member State, the third party wishing to challenge the data holder's decision to withhold or suspend the sharing of data may: - lodge in accordance with Article 31(3), point b), a complaint with the the data coordinator/national competent authority, which shall, within a reasonable period of time, decide whether and under which conditions the data sharing shall start or resume; or - agree with the data holder to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					refer the matter to a dispute settlement body in accordance with Article 10(1a). Remaining brackets
	Article 5	(8a)			
R	165a			8a. In exceptional circumstances, when the data holder can demonstrate that it is highly likely to suffer serious damage from the disclosure of trade secrets, despite the technical and organisational measures taken by the third party, the data holder may refuse the request for access. Such	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				demonstration shall be duly substantiated, provided in writing and without undue delay. When the data holder refuses to share data pursuant to this Article, it shall notify the national competent authority designated in accordance with Article 31.	
	Article 5	(9)			
G	166	9. The right referred to in paragraph 1 shall not adversely affect data protection rights of others.	9. The right referred to in paragraph 1 shall not adversely affect data protection the rights of data subjects of others pursuant to the applicable data protection law.	9. The right referred to in paragraph 1 shall not adversely affect data protection rights of others.	9. The right referred to in paragraph 1 shall not adversely affect data protection the rights of others other data subjects pursuant to the applicable data protection law.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: EP Mandate
	Article 6				
G	167	Article 6 Obligations of third parties receiving data at the request of the user	Article 6 Obligations of third parties data recipients receiving data at the request of the user	Article 6 Obligations of third parties receiving data at the request of the user	Article 6 Obligations of third parties receiving data at the request of the user Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 6	(1)			
c	168	1. A third party shall process the data made available to it pursuant to Article 5 only for the purposes and under the conditions agreed with the user, and subject to the rights of the data subject insofar as personal data are concerned, and shall delete the data when they are no longer necessary for the agreed purpose.	1. A third partydata recipient shall process the data made available to it pursuant to Article 5 only for the purposes and under the conditions agreed with the user, and where all conditions and rules provided by the applicable data protection law are complied with, notably where there is a valid legal basis under Article 6(1) of Regulation (EU) 2016/679 and, where relevant, the conditions of Article 9 of Regulation (EU) 2016/679 and Article 5(3) of Directive 2002/58/EC are fulfilled, and subject to the rights of the data subject insofar as personal data are	1. A third party shall process the data made available to it pursuant to Article 5 only for the purposes and under the conditions agreed with the user, and subject to the rights of the data subject insofar as personal data are concerned, and shall delete the data when they are no longer necessary for the agreed purpose.	1. A third party shall process the data made available to it pursuant to Article 5 only for the purposes and under the conditions agreed with the user, and where all conditions and rules provided by the applicable data protection law are complied with, subject to the rights of the data subject insofar as personal data are concerned, and. The third party shall delete the data when they are no longer necessary for the agreed purpose, unless otherwise agreed with the user in relation to non-personal data.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			concerned, and The data recipient shall delete the data when they are no longer necessary for the agreed purpose, unless otherwise agreed with the user.		Text Origin: Council Mandate	
	Article 6	(2)				
G	169	2. The third party shall not:	2. The third party data recipient shall not:	2. The third party shall not:	2. The third party shall not: Text Origin: Council Mandate	
	Article 6(2), point (a)					

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
G	170	(a) coerce, deceive or manipulate the user in any way, by subverting or impairing the autonomy, decision-making or choices of the user, including by means of a digital interface with the user;	(a) make the exercise of the rights or choices of users unduly difficult including by offering choices to the users in a nonneutral manner, or coerce, deceive or manipulate the user in any way, or by subverting or impairing the autonomy, decision-making or choices of the user, including by means of a digital interface with the user or a part thereof, including its structure, design, function or manner of operation;	(a) coerce, deceive or manipulate in any way and at any time the user in any way or the data subject where the data subject is not the user, by subverting or impairing the autonomy, decision-making or choices of the user or the data subject, including by means of a digital interface with the user or the data subject;	(a) make the exercise of the rights or choices of users unduly difficult including by offering choices to the users in a nonneutral manner, or coerce, deceive or manipulate the user in any way, by subverting or impairing the autonomy, decision-making or choices of the user, including by means of a digital interface with the user or a part thereof; Text Origin: Council Mandate	
	Article 6(2), point (b)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G 17	(b) use the data it receives for the profiling of natural persons within the meaning of Article 4(4) of Regulation (EU) 2016/679, unless it is necessary to provide the service requested by the user;	(b) use the data it receives for the profiling of natural persons within the meaning of Article 4(4)4, point (4), of Regulation (EU) 2016/679, unless it is necessary to provide the service requested by the user other than in accordance with that Regulation;	(b) use the data it receives for the profiling of natural persons within the meaning of Article 4(4) of Regulation (EU) 2016/679, unless it is <i>objectively</i> necessary <i>for a purpose that is integral to the delivery of to provide</i> the service requested by the user;	(b) use the data it receives for the profiling of natural persons within the meaning of Article 4(4) of Regulation (EU) 2016/679, unless it is necessary to provide the service requested by the user; Text Origin: Commission Proposal
Artic	le 6(2), point (c)			
s 172	(c) make the data available it receives to another third party, in raw, aggregated or derived form,	(c) make the data available it receives available to another third party, in raw, aggregated or	(c) make the data available it receives available to other to another third party parties, in raw,	(c) make the data available it receives available to another third party, in raw, aggregated or

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	unless this is necessary to provide	derived form, unless this is	aggregated or derived form, unless	derived form, unless this is unless
	the service requested by the user;	necessary to provide the service	this is necessary to provide the	contractually agreed with the
		requested without making the user	service requested by the user <u>and</u>	user, and provided that the other
		aware in a clear and easily	provided that the other third	third party takes all necessary to
		accessible way and seeking its the	parties take all necessary	provide the service requested by
		explicit contractual permission by	measures agreed between the data	the usermeasures agreed between
		the user;	holder and the third party to	the data holder and the third party
			preserve the confidentiality of	to preserve the confidentiality of
			<u>trade secrets</u> ;	trade secrets;
				Text Origin: EP
				Mandate
Article 6	6(2), point (d)			
_G 173				G
	(d) make the data available it	(d) make the data available it	(d) make the data available it	(d) make the data available it

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		receives to an undertaking providing core platform services for which one or more of such services have been designated as a gatekeeper pursuant to Article [] of [Regulation on contestable and fair markets in the digital sector (Digital Markets Act)];	receives to an undertaking providing core platform services for which one or more of such services have been designated as a gatekeeper pursuant to Article []3 of [Regulation on contestable and fair markets in the digital sector(EU) 2022/1925 (Digital Markets Act)];	receives available to an undertaking providing core platform services for which one or more of such services have been designated as a gatekeeper pursuant to Article [] of [3 of Regulation on contestable and fair markets in the digital sector (Digital Markets Act EU)] 2022/1925;	receives available to an undertaking providing core platform services for which one or more of such services have been designated as a gatekeeper pursuant to Article [] of [3 of Regulation on contestable and fair markets in the digital sector (Digital Markets Act EU)] 2022/1925; Text Origin: Council Mandate
	Article 6	(2), point (e)			
G	174				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(e) use the data it receives to develop a product that competes with the product from which the accessed data originate or share the data with another third party for that purpose;	(e) use the data it receives to develop a product that competes with the product from which the accessed data originate or share the data with another third party for that purpose; data recipients shall also not use any non-personal data generated by the use of the product or related service to derive insights about the economic situation, assets and production methods of or use by the data holder that could undermine the commercial position of the data holder on the markets in which the data holder is active;	(e) use the data it receives to develop a product that competes with the product from which the accessed data originate or share the data with another third party for that purpose;	(e) use the data it receives to develop a product that competes with the product from which the accessed data originate or share the data with another third party for that purpose; third parties shall also not use any non-personal product or related service data made available to them to derive insights about the economic situation, assets and production methods of or use by the data holder; Text Origin: Comments and homework
Article 6(2), point (ea)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G 1	174a		(ea) use the data it receives in a manner that adversely impacts the security of the product or related service(s);		(ea) use the data it receives in a manner that adversely impacts the security of the product or related service(s); Text Origin: EP Mandate
Ar	rticle 6(2), point (eb)			
в 1	174b		(eb) where relevant, disregard the specific measures agreed with a data holder or with the trade secrets holder pursuant to article 5 (8) of this Regulation and break		(eb) disregard the specific measures agreed with a data holder for with the trade secrets holderf pursuant to article 5(8) of this Regulation and break the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the confidentiality of trade secrets;		<pre>confidentiality of trade secrets;</pre> Remaining brackets Text Origin: EP Mandate
	Article 6	(2), point (ec)			
G	174c		(ec) use the data to disrupt sensitive critical infrastructure protection information within the meaning of Article 2(d) of Directive 2008/114/EC.		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	5(2), point (f)			
G 175	(f) prevent the user, including through contractual commitments, from making the data it receives available to other parties.	(f) prevent the user, including through contractual commitments, from making the data it receives available to other parties.	(f) prevent the user, including through contractual commitments, from making the data it receives available to other parties.	(f) prevent the user that is a consumer, including through contractual commitments, from making the data it receives available to other parties. Text Origin: Council Mandate
Article 6	6(2a)			
6 175a				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			2a. The third party shall bear the responsibility to ensure the security and protection of the data it receives from a data holder.		deleted
	Article 7				
G	176	Article 7 Scope of business to consumer and business to business data sharing obligations	Article 7 Scope of business to consumer and business to business data sharing obligations	Article 7 Scope of business to consumer and business to business data sharing obligations	Article 7 Scope of business to consumer and business to business data sharing obligations Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7	7(1)			
	1. The obligations of this Chapter	1. The obligations of this Chapter	1. The obligations of this Chapter	1. The obligations of this Chapter
	shall not apply to data generated by	shall not apply to data generated	shall not apply to data generated by	shall not apply to data generated
	the use of products manufactured	by the use of products	the use of products manufactured	by the use of products
	or related services provided by	manufactured or related services	or related services provided by	manufactured or related services
	enterprises that qualify as micro or	provided by enterprises that qualify	enterprises that qualify as micro or	provided by
	small enterprises, as defined in	as micro or small enterprises, as	small enterprises, as defined in	enterprises manufacturers or data
	Article 2 of the Annex to	defined in Article 2 of the Annex	Article 2 of the Annex to	holders, including prospective
_G 177	Recommendation 2003/361/EC,	to Recommendation 2003/361/EC,	Recommendation 2003/361/EC,	data holders, that qualify as micro
	provided those enterprises do not	provided those enterprises do not	provided those enterprises do not	or small enterprises, as defined in
	have partner enterprises or linked	have partner enterprises or linked	have partner enterprises or linked	Article 2 of the Annex to
	enterprises as defined in Article 3	enterprises as defined in Article 3	enterprises as defined in Article 3	Recommendation 2003/361/EC,
	of the Annex to Recommendation	of the Annex to Recommendation	of the Annex to Recommendation	provided those enterprises do not
	2003/361/EC which do not qualify	2003/361/EC which do not qualify	2003/361/EC which do not qualify	have partner enterprises or linked
	as a micro or small enterprise.	as a micro or small enterprise and	as a micro or small enterprise. The	enterprises as defined in Article 3
		where the micro and small	same shall apply to data generated	of the Annex to Recommendation
		enterprise is not subcontracted to	by the use of products	2003/361/EC which do not qualify
		manufacture or design a product	manufactured or related services	as a micro or small enterprise and

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	or provide a related service.	provided by enterprises that qualify as medium-sized enterprises as defined in that same Recommendation, for either medium-sized enterprises that meet the threshold of that category for less than one year or that where it concerns products that a medium-sized enterprise has been placed on the market for less than one year.	where the micro and small enterprise is not subcontracted to manufacture or design a product or provide a related service. The same shall apply to data generated by the use of products manufactured or related services provided by enterprises that qualify as medium-sized enterprises as defined in that same Recommendation, for either medium-sized enterprises that meet the threshold of that category for less than one year or that where it concerns products that a medium-sized enterprise has been placed on the market for less than one year. Text Origin: EP

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
,	Article 7	(2)			
G	178	2. Where this Regulation refers to products or related services, such reference shall also be understood to include virtual assistants, insofar as they are used to access or control a product or related service.	2. Where this Regulation refers to products or related services, such reference shall also be understood to include virtual assistants, insofar as they are used to access or control a product or related service.	2. Where this Regulation refers to products or related services, such reference shall also be understood to include virtual assistants, insofar as they are used to access or control a product or related service.	deleted
,	Article 7	(2a)			
G	178a			2a. Any contractual term which,	2a. Any contractual term which,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				to the detriment of the user, excludes the application of, derogates from or varies the effect of the user's rights under this Chapter shall not be binding on the user.	to the detriment of the user, excludes the application of, derogates from or varies the effect of the user's rights under this Chapter shall not be binding on the user.
					Text Origin: Council Mandate
	CHAPTE	RIII			
G	179	CHAPTER III OBLIGATIONS FOR DATA HOLDERS LEGALLY OBLIGED TO MAKE DATA AVAILABLE	CHAPTER III OBLIGATIONS FOR DATA HOLDERS LEGALLY OBLIGED TO MAKE DATA AVAILABLE	CHAPTER III OBLIGATIONS FOR DATA HOLDERS LEGALLY OBLIGED TO MAKE DATA AVAILABLE	CHAPTER III OBLIGATIONS FOR DATA HOLDERS LEGALLY OBLIGED TO MAKE DATA AVAILABLE

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	8			
6 180	Article 8 Conditions under which data holders make data available to data recipients	Article 8 Conditions under which data holders make data available to data recipients	Article 8 Conditions under which data holders make data available to data recipients	Article 8 Conditions under which data holders make data available to data recipients Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 8	(1)			
181	1. Where a data holder is obliged to make data available to a data recipient under Article 5 or under other Union law or national legislation implementing Union law, it shall do so under fair, reasonable and non-discriminatory terms and in a transparent manner in accordance with the provisions of this Chapter and Chapter IV.	1. Where a data holder is obliged to make data available to a data recipient under Article 5 or under other Union law or national legislation implementing Union law, it shall agree, with a data recipient the modalities for making the data available and shall do so under fair, reasonable and non-discriminatory terms and in a transparent manner in accordance with the provisions of this Chapter and Chapter IV.	1. Where, in business-to-business relations, a data holder is obliged to make data available to a data recipient under Article 5 or under other Union law or national legislation adopted in accordance with implementing Union law, it shall do so under fair, reasonable and non-discriminatory terms and in a transparent manner in accordance with the provisions of this Chapter and Chapter IV.	1. Where, in business-to-business relations, a data holder is obliged to make data available to a data recipient under Article 5 or under other Union law or national legislation adopted in accordance with implementing Union law, it shall agree, with a data recipient the modalities for making the data available and shall do so under fair, reasonable and non-discriminatory terms and in a transparent manner in accordance with the provisions of this Chapter and Chapter IV.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 8	(2)			
		2. A data holder shall agree with a	2. A data holder shall agree with a	2. A data holder shall agree with a	2. A data holder shall agree with a
		data recipient the terms for making			
		the data available. A contractual			
		term concerning the access to and			
		use of the data or the liability and	use of the data or the liability and	use of the data or the liability and	use of the data or the liability and
G	182	remedies for the breach or the			
		termination of data related			
		obligations shall not be binding if it			
		fulfils the conditions of Article 13			
		or if it excludes the application of,	or if it excludes the application of,	or if, to the detriment of the user,	or if , to the detriment of the user,
		derogates from or varies the effect	derogates from or varies the effect	it excludes the application of,	it excludes the application of,
		of the user's rights under Chapter	of the user's rights under Chapter	derogates from or varies the effect	derogates from or varies the effect
				of the user's rights under Chapter	of the user's rights under Chapter

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		II.	II.	II.	II. Text Origin: EP Mandate
	Article 8	(3)			
G	183	3. A data holder shall not discriminate between comparable categories of data recipients, including partner enterprises or linked enterprises, as defined in Article 3 of the Annex to Recommendation 2003/361/EC, of the data holder, when making data available. Where a data recipient	3. A data holder shall not discriminate with respect to the modalities of data sharing between comparable categories of data recipients, including partner enterprises or linked enterprises, as defined in Article 3 of the Annex to Recommendation 2003/361/EC, of the data holder, when making	3. A data holder shall not discriminate between comparable categories of data recipients, including partner enterprises or linked enterprises, as defined in Article 3 of the Annex to Recommendation 2003/361/EC, of the data holder, when making data available. Where a data recipient	3. A data holder shall not discriminate with respect to the modalities of making data available between comparable categories of data recipients, including partner enterprises or linked enterprises, as defined in Article 3 of the Annex to Recommendation 2003/361/EC, of

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	considers the conditions under which data has been made available to it to be discriminatory, it shall be for the data holder to demonstrate that there has been no discrimination.	data available. Where a data recipient considers holds reasonable doubt that the conditions under which data has been made available to it to be discriminatory, it he data holder shall, without undue delay, provide be for the data holder to demonstrate recipient with the evidence demonstrating that there has been no discrimination.	considers the conditions under which data has been made available to it to be discriminatory, the data holder it shall be forwithout undue delay provide the data holder to demonstrate recipient, upon its request, with information showing that there has been no discrimination.	the data holder, when making data available. Where a data recipient considers the conditions under which data has been made available to it to be discriminatory, the data holder—it shall be for without undue delay provide the data holder to demonstrate recipient, upon its reasoned request, with information showing that there has been no discrimination. Text Origin: Council Mandate
Articl	le 8(4)			

Article 8(4)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G 184	4. A data holder shall not make data available to a data recipient on an exclusive basis unless requested by the user under Chapter II.	4. A data holder shall not make data available to a data recipient on an exclusive basis unless requested by the user under Chapter II.	4. A data holder shall not make data available to a data recipient on an exclusive basis unless requested by the user under Chapter II.	4. A data holder shall not make data available to a data recipient. including on an exclusive basis. unless requested by the user under Chapter II. Text Origin: Commission Proposal
Article 8	3(5)			
a 185	5. Data holders and data recipients shall not be required to provide any information beyond what is necessary to verify compliance	5. Data holders and data recipients shall not be required to provide any information beyond what is necessary to verify compliance	5. Data holders and data recipients shall not be required to provide any information beyond what is necessary to verify compliance	5. Data holders and data recipients shall not be required to provide any information beyond what is necessary to verify compliance

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	with the contractual terms agreed for making data available or their obligations under this Regulation or other applicable Union law or national legislation implementing Union law.	with the contractual terms agreed for making data available or their obligations under this Regulation or other applicable Union law or national legislation implementing Union law.	with the contractual terms agreed for making data available or their obligations under this Regulation or other applicable Union law or national legislation adopted in accordance with implementing. Union law.	with the contractual terms agreed for making data available or their obligations under this Regulation or other applicable Union law or national legislation adopted in accordance with implementing Union law. Text Origin: Council Mandate
Article	8(5a)		,	
6 185a		5a. Data holders and data recipients shall take all necessary legal, organisational and		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		technical measures to ensure the security and integrity of the data transfers.		
Article 8	2(6)			
s 186	6. Unless otherwise provided by Union law, including Article 6 of this Regulation, or by national legislation implementing Union law, an obligation to make data available to a data recipient shall not oblige the disclosure of trade secrets within the meaning of Directive (EU) 2016/943.	6. Unless otherwise provided by Union law, including Article Articles 4(3), 5(8) and 6 of this Regulation, or by national legislation implementing Union law, an obligation to make data available to a data recipient shall not oblige the disclosure of trade secrets within the meaning of Directive (EU) 2016/943.	6. Unless otherwise provided by Union law, including Article Articles 4(3), 5(8) and 6 of this Regulation, or by national legislation adopted in accordance with implementing Union law, an obligation to make data available to a data recipient shall not oblige the disclosure of trade secrets within the meaning of Directive (EU) 2016/943.	6. Unless otherwise provided by Union law, including Article 6Articles 4(3), 5(8) of this Regulation, or by national legislation adopted in accordance with implementing Union law, an obligation to make data available to a data recipient shall not oblige the disclosure of trade secrets within the meaning of Directive (EU) 2016/943.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	9			
s 187	Article 9 Compensation for making data available	Article 9 Compensation for making data available	Article 9 Compensation for making data available	Article 9 Compensation for making data available Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	9(1)			
c 188	1. Any compensation agreed between a data holder and a data recipient for making data available shall be reasonable.	1. Any compensation agreed between a data holder and a data recipient for making data available in business-to-business relations shall be non - discriminatory and reasonable. A data holder, a data recipient or a third party shall not directly or indirectly charge consumers or data subjects a fee, compensation or costs for sharing data or accessing it.	1. Any compensation agreed <i>upon</i> between a data holder and a data recipient for making data available <i>in business-to-business relations</i> shall be reasonable <i>and may include a margin</i> .	1. Any compensation agreed upon between a data holder and a data recipient for making data available in business-to-business relations shall be non - discriminatory and reasonable and may include a margin. Text Origin: Council Mandate
Article	9(1a)			
6 188a				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				1a. The data holder and the data recipient shall take into account in particular:	Ia. The data holder and the data recipient shall take into account in particular: Text Origin: Council Mandate
	Article 9	(1), point (a)			
G	188b			(a) the costs incurred and investments required for making the data available, including, in particular, the costs necessary for the formatting of data, dissemination via electronic means and storage;	(a) the costs incurred for making the data available, including, in particular, the costs necessary for the formatting of data, dissemination via electronic means and storage;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
İ					Text Origin: Council Mandate
	Article 9	(1), point (b)			
	188c			(b) the investments in data collection and production, taking into account whether other parties contributed to the obtaining, generating or collecting the data in question.	(b) the investment in the collection and production of data, where applicable, taking into account whether other parties contributed to the obtaining, generating or collecting the data in question.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 9	(1b)			
G	188d			Such compensation may also depend on the volume, format and nature of the data.	1b. Such compensation may also depend on the volume, format and nature of the data. Text Origin: Council Mandate
	Article 9	(2)			
G	189				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
2. Where the data recipient is a micro, small or medium enterprise, as defined in Article 2 of the Annex to Recommendation 2003/361/EC, any compensation agreed shall not exceed the costs directly related to making the data available to the data recipient and which are attributable to the request. Article 8(3) shall apply accordingly.	2. Where the data recipient is a micro, small or medium enterprise non- profit research organisation or a SME, as defined in Article 2 of the Annex to Recommendation 2003/361/EC, provided those enterprises do not have partner enterprises or linked enterprises as defined in Article 3 of the Annex to Recommendation 2003/361/EC and do not qualify as an SME, any compensation agreed shall not exceed the costs directly related to making the data available to the data recipient and which are attributable to the request. Article 8(3) shall apply accordingly. In case of an SME, the data holder shall actively inform of the obligation to provide the data preferably on the basis of	2. Where the data recipient is a micro, small or medium enterprise, as defined in Article 2 of the Annex to Recommendation 2003/361/EC, any compensation agreed shall not exceed the costs directly related to making the data available to the data recipient and provided those enterprises or linked enterprises as defined in Article 3 of the Annex to Recommendation 2003/361/EC which are attributable to the request. Article 8(3) shall apply accordingly do not qualify as a micro, small or medium enterprise, any compensation agreed shall not exceed the costs set out in paragraph 1a(a).	2. Where the data recipient is a micro, small or medium enterprise, as defined in Article 2 of the Annex to Recommendation 2003/361/EC, any compensation agreed shall not exceed the costs directly related to making the data available to the data recipient and and also non- profit research organisations, provided those enterprises do not have partner enterprises or linked enterprises as defined in Article 3 of the Annex to Recommendation 2003/361/EC, which are attributable to the request. Article 8(3) shall apply accordingly do not qualify as a micro, small or medium enterprise, any compensation agreed shall not exceed the costs set out in

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			a cost-based model.		paragraph 1a(a). Text Origin: Council Mandate
	Article 9	(2a)			
G	189a		2a. The Commission shall develop guidelines to determine criteria for categories of costs related to making data available, which shall be the basis for awarding compensation pursuant to paragraph 1.		2a. The Commission shall adopt guidelines on the calculation of reasonable compensation, taking into account the opinion of the European Data Innovation Board established under Regulation (EU) 2022/868.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	9(3)			
a 190	3. This Article shall not preclude other Union law or national legislation implementing Union law from excluding compensation for making data available or providing for lower compensation.	3. This Article shall not preclude other Union law or national legislation implementing Union law from excluding compensation for making data available or providing for lower compensation.	3. This Article shall not preclude other Union law or national legislation adopted in accordance with implementing Union law from excluding compensation for making data available or providing for lower compensation.	3. This Article shall not preclude other Union law or national legislation adopted in accordance with implementing Union law from excluding compensation for making data available or providing for lower compensation. Text Origin: Council Mandate
Article	9(4)			
6 191				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		4. The data holder shall provide the data recipient with information setting out the basis for the calculation of the compensation in sufficient detail so that the data recipient can verify that the requirements of paragraph 1 and, where applicable, paragraph 2 are met.	4. The data holder shall provide the data recipient with information setting out the basis for the calculation of the compensation in sufficient detail so that the data recipient can verify that the requirements of paragraph 1 and, where applicable, paragraph 2 are met.	4. The data holder shall provide the data recipient with information setting out the basis for the calculation of the compensation in sufficient detail so that the data recipient can verify that assess whether the requirements of paragraph 1 and, where applicable, paragraph 2 are met.	4. The data holder shall provide the data recipient with information setting out the basis for the calculation of the compensation in sufficient detail so that the data recipient can verify that assess whether the requirements of paragraph 1 and, where applicable, paragraph 2 are met. Text Origin: Council Mandate
	Article 9	(4a)			
G	191a			4a. The Commission shall adopt	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			guidelines on the calculation of reasonable compensation, taking into account the opinion of the European Data Innovation Board established under Regulation (EU) 2022/868.	deleted
Article 1	0			
s 192	Article 10 Dispute settlement	Article 10 Dispute settlement	Article 10 Dispute settlement	Article 10 Dispute settlement Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 10	0(1)			
c	193	1. Data holders and data recipients shall have access to dispute settlement bodies, certified in accordance with paragraph 2 of this Article, to settle disputes in relation to the determination of fair, reasonable and non-discriminatory terms for and the transparent manner of making data available in accordance with Articles 8 and 9.	1. <u>Users</u> , data holders and data recipients shall have access to dispute settlement bodies, certified in accordance with paragraph 2 of this Article, to settle disputes in relation to <u>fulfilment of the data holder's obligation to make data available to the data recipient</u> , <u>upon the request of the user</u> , the determination of fair, reasonable and non-discriminatory terms for and the transparent manner of making data available in accordance with Articles 8, <u>9 and</u> <u>13 and 9</u> .	1. Data holders and data recipients shall have access to dispute settlement bodies, certified in accordance with paragraph 2 of this Article, to settle disputes in relation to the determination of fair, reasonable and non-discriminatory terms for and the transparent manner of making data available in accordance with Articles 8 and 9 Article 5(8), this Chapter and Chapter IV.	1. <u>Users</u> , data holders and data recipients shall have access to dispute settlement bodies, certified in accordance with paragraph 2 of this Article, to settle disputes in relation to the <u>determination of</u> <u>fulfilment of the data holder's</u> <u>obligation to make data available</u> <u>to the data recipient as well as to</u> <u>the</u> fair, reasonable and non-discriminatory terms for and the transparent manner of making data available in accordance with <u>Articles 8 and 9[Article 5(8), this</u> <u>Chapter and Chapter IVI</u> .

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Remaining brackets Text Origin: Council Mandate
Article	10(1a)			
6 193a			1a. Users and data recipients shall have access to dispute settlement bodies, certified in accordance with paragraph 2 of this Article, to settle disputes in relation to Articles 4(3a) and 5(8a).	1a. Dispute settlement bodies shall make the fees, or the mechanisms used to determine the fees, known to the parties concerned before those parties request a decision.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 1	0(1b)			
G	193b			1b. Dispute settlement bodies shall make the fees, or the mechanisms used to determine the fees, known to the parties concerned before those parties request a decision.	1b. Users and data recipients shall have access to dispute settlement bodies, certified in accordance with paragraph 2 of this Article, to settle disputes in relation to [Articles 4(3a) and 5(8a)]. Remaining brackets
	Article 1	0(1c)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	193c	Commission Proposal	EP Mandate	1c. For disputes referred to in paragraph 1a, where the dispute settlement body decides the dispute in favour of the user or the data recipient, the data holder shall bear all the fees charged by the dispute settlement body, and shall reimburse that user or data recipient for any other reasonable expenses that it has paid in	1c. For disputes referred to in paragraph 1a, where the dispute settlement body decides the dispute in favour of the user or the data recipient, the data holder shall bear all the fees charged by the dispute settlement body, and shall reimburse that user or data recipient for any other reasonable expenses that it has paid in
				relation to the dispute settlement. If the dispute settlement body decides the dispute in favour of the data holder, the user or data	relation to the dispute settlement. If the dispute settlement body decides the dispute in favour of the data holder, the user or data
				recipient shall not be required to reimburse any fees or other expenses that the data holder paid or is to pay in relation to the	recipient shall not be required to reimburse any fees or other expenses that the data holder paid or is to pay in relation to the
				dispute settlement, unless the	dispute settlement, unless the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				dispute settlement body finds that the user or data recipient manifestly acted in bad faith.	dispute settlement body finds that the user or data recipient manifestly acted in bad faith. Text Origin: Council Mandate
	Article 1	0(1d)			
G	193d				1d. Customers and providers of data processing services shall have access to dispute settlement bodies, certified in accordance with paragraph 2, to settle disputes in relation to breaches of the rights of customers and the

	EP Mandate	Council Mandate	Draft Agreement
			obligations of providers of data processing services, in accordance with Chapter VI.
(2), first subparagraph			
2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following conditions:	2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following conditions:	2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following conditions:	2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following conditions: Text Origin:
	2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following	2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following 2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following	2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following 2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following 2. The Member State where the dispute settlement body is established shall, at the request of that body, certify the body, where the body has demonstrated that it meets all of the following

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Art	ticle 10	0(2), first subparagraph, point (a)			
s 19	95	(a) it is impartial and independent, and it will issue its decisions in accordance with clear and fair rules of procedure;	(a) it is impartial and independent, and it will issue its decisions in accordance with clear and fair rules of procedure;	(a) it is impartial and independent, and it will issue its decisions in accordance with clear, non-discriminatory and fair rules of procedure;	(a) it is impartial and independent, and it will issue its decisions in accordance with clear, non-discriminatory and fair rules of procedure; Text Origin: Council Mandate
Art	ticle 10	O(2), first subparagraph, point (b)			
G 15	96				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) it has the necessary expertise in relation to the determination of fair, reasonable and non-discriminatory terms for and the transparent manner of making data available, allowing the body to effectively determine those terms;	(b) it has the necessary expertise in relation to the determination of fair, reasonable and non-discriminatory terms for and the transparent manner of making data available, allowing the body to effectively determine those terms;	(b) it has the necessary expertise in relation to the determination of fair, reasonable and non-discriminatory terms, <i>including compensation</i> , for and the transparent manner of making data available, allowing the body to effectively determine those terms;	(b) it has the necessary expertise, in particular in relation to the determination of fair, reasonable and non-discriminatory terms, including compensation, for and the transparent manner of making data available, allowing the body to effectively determine those terms; Text Origin: Council Mandate
Article	10(2), first subparagraph, point (c)			
G 197	(c) it is easily accessible through electronic communication	(c) it is easily accessible through electronic communication	(c) it is easily accessible through electronic communication	(c) it is easily accessible through electronic communication

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	technology;	technology;	technology;	technology; Text Origin: Commission Proposal
Article	10(2), first subparagraph, point (d)			
s 198	(d) it is capable of issuing its decisions in a swift, efficient and cost-effective manner and in at least one official language of the Union.	(d) it is capable of issuing its decisions in a swift, efficient and cost-effective manner and in at least one official language of the <i>Union Member State where the body is established</i> .	(d) it is capable of issuing its decisions in a swift, efficient and cost-effective manner and in at least one official language of the Union.	(d) it is capable of issuing its decisions in a swift, efficient and cost-effective manner and in at least one official language of the Union. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.0(2), second subparagraph			
s 199	If no dispute settlement body is certified in a Member State by [date of application of the Regulation], that Member State shall establish and certify a dispute settlement body that fulfils the conditions set out in points (a) to (d) of this paragraph.	If no dispute settlement body is certified in a Member State by [date of application of the Regulation], that Member State shall establish and certify a dispute settlement body that fulfils the conditions set out in points (a) to (d) of this paragraph.	If no dispute settlement body is certified in a Member State by [date of application of the Regulation], that Member State shall establish and certify a dispute settlement body that fulfils the conditions set out in points (a) to (d) of this paragraph.	deleted
Article 1	0(3)			
6 200	3. Member States shall notify to	3. Member States shall notify to	3. Member States shall notify to	3. Member States shall notify to

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Commission the dispute settlement bodies certified in accordance with paragraph 2. The Commission shall publish a list of those bodies on a dedicated website and keep it updated.	the Commission the dispute settlement bodies certified in accordance with paragraph 2. The Commission shall publish a list of those bodies on a dedicated website and keep it updated.	the Commission the dispute settlement bodies certified in accordance with paragraph 2. The Commission shall publish a list of those bodies on a dedicated website and keep it updated.	the Commission the dispute settlement bodies certified in accordance with paragraph 2. The Commission shall publish a list of those bodies on a dedicated website and keep it updated. Text Origin: Commission Proposal
Article 1	.0(4)			
c 201	4. Dispute settlement bodies shall make the fees, or the mechanisms used to determine the fees, known to the parties concerned before	4. Dispute settlement bodies shall make the fees, or the mechanisms used to determine the fees, known to the parties concerned before	4. Dispute settlement bodies shall make the fees, or the mechanisms used to determine the fees, known to the parties concerned before	deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		those parties request a decision.	those parties request a decision.	those parties request a decision.	
	Article 1	0(5)			
c	202	5. Dispute settlement bodies shall refuse to deal with a request to resolve a dispute that has already been brought before another dispute settlement body or before a court or a tribunal of a Member State.	5. Dispute settlement bodies shall refuse to deal with a request to resolve a dispute that has already been brought before another dispute settlement body or before a court or a tribunal of a Member State.	5. Dispute settlement bodies shall refuse to deal with a request to resolve a dispute that has already been brought before another dispute settlement body or before a court or a tribunal of a Member State.	5. Dispute settlement bodies shall refuse to deal with a request to resolve a dispute that has already been brought before another dispute settlement body or before a court or a tribunal of a Member State. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	10(6)			
s 203	6. Dispute settlement bodies shall grant the parties the possibility, within a reasonable period of time, to express their point of view on matters those parties have brought before those bodies. In that context, dispute settlement bodies shall provide those parties with the submissions of the other party and any statements made by experts. Those bodies shall grant the parties the possibility to comment on those submissions and statements.	6. Dispute settlement bodies shall grant the parties the possibility, within a reasonable period of time, to express their point of view on matters those parties have brought before those bodies. In that context, dispute settlement bodies shall provide those parties with the submissions of the other party and any statements made by experts. Those bodies shall grant the parties the possibility to comment on those submissions and statements.	6. Dispute settlement bodies shall grant the parties the possibility, within a reasonable period of time, to express their point of view on matters those parties have brought before those bodies. In that context, dispute settlement bodies shall provide those parties with the submissions of the other party and any statements made by experts. Those bodies shall grant the parties the possibility to comment on those submissions and statements.	6. Dispute settlement bodies shall grant the parties the possibility, within a reasonable period of time, to express their point of view on matters those parties have brought before those bodies. In that context, dispute settlement bodies shall provide those parties with the submissions of the other party and any statements made by experts. Those bodies shall grant the parties the possibility to comment on those submissions and statements. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Articl	e 10(7)			
g 204	7. Dispute settlement bodies shall issue their decision on matters referred to them no later than 90 days after the request for a decision has been made. Those decisions shall be in writing or on a durable medium and shall be supported by a statement of reasons supporting the decision.	7. Dispute settlement bodies shall issue their decision on matters referred to them no later than 90 days after the request for a decision has been made. Those decisions shall be in writing or on a durable medium and shall be supported by a statement of reasons supporting the decision.	7. Dispute settlement bodies shall issue their decision on matters referred to them no later than 90 days after the request for a decision has been made. Those decisions shall be in writing or on a durable medium and shall be supported by a statement of reasons supporting the decision.	7. Dispute settlement bodies shall issue their decision on matters referred to them no later than 90 days after the request for a decision has been made. Those decisions shall be in writing or on a durable medium and shall be supported by a statement of reasons supporting the decision.
				Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	0(7), point (a)			
204a		7a. Dispute settlement bodies shall make annual activity reports publicly available. Each annual report shall include in particular the following information:	7a. Dispute settlement bodies shall make publicly available annual activity reports. The annual report shall include in particular the following general information:	7a. Dispute settlement bodies shall make publicly available annual activity reports. The annual report shall include in particular the following general information: Text Origin: Council Mandate
Article 1	0(7), point (b)			
204b		(a) the number of disputes	(a) the number of disputes	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>received;</u>	received;	deleted
Article 1	10(7), point (c)			
6 204c		(b) an aggregation of the outcomes of those disputes;	(b) the outcomes of those disputes;	(b) an aggregation of the outcomes of those disputes; Text Origin: EP Mandate
Article 1	L0(7), point (d)			
c 204d				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(c) the average time taken to resolve the disputes;	(c) the average time taken to resolve the disputes;	(c) the average time taken to resolve the disputes; Text Origin: Council Mandate
	Article 1	0(7), point (e)			
G	204e		(d) the most common reasons that lead to disputes between the parties.	(d) common problems that occur frequently and lead to disputes between the parties; such information may be accompanied by recommendations as to how such problems can be avoided or resolved, in order to facilitate the exchange of information and best	(d) the most common reasons that lead to disputes between the parties. Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				practices.	
	Article 1	0(7b)			
c	204f		7b. In order to facilitate the exchange of information and best practices, the public dispute settlement body may decide to include recommendations as to how such problems can be avoided or resolved.		7b. In order to facilitate the exchange of information and best practices, the public dispute settlement body may decide to include recommendations as to how such problems can be avoided or resolved. Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.0(8)			
205	8. The decision of the dispute settlement body shall only be binding on the parties if the parties have explicitly consented to its binding nature prior to the start of the dispute settlement proceedings.	8. The decision of the dispute settlement body shall only be binding on the parties if the parties have explicitly consented to its binding nature prior to the start of the dispute settlement proceedings.	8. The decision of the dispute settlement body shall only be binding on the parties if the parties have explicitly consented to its binding nature prior to the start of the dispute settlement proceedings.	8. The decision of the dispute settlement body shall only be binding on the parties if the parties have explicitly consented to its binding nature prior to the start of the dispute settlement proceedings. Text Origin: Commission Proposal
Article 1	0(9)			
206	9. This Article does not affect the			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		right of the parties to seek an			
		effective remedy before a court or			
		tribunal of a Member State.			
					Text Origin:
					Commission Proposal
	Article 1	1			
G	207	Article 11 Technical protection measures and provisions on unauthorised use or disclosure of data	Article 11 Technical protection measures and provisions on unauthorised use or disclosure of data	Article 11 Technical protection measures and provisions on unauthorised use or disclosure of data	Article 11 Technical protection measures and provisions on unauthorised use or disclosure of data

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	11(1)			
с 208	1. The data holder may apply appropriate technical protection measures, including smart contracts, to prevent unauthorised access to the data and to ensure compliance with Articles 5, 6, 9 and 10, as well as with the agreed contractual terms for making data available. Such technical protection	1. The data holder may apply appropriate technical protection measures, including smart contracts <i>and encryption</i> , to prevent unauthorised <i>disclosure of and</i> access to the data, <i>including metadata</i> , and to ensure compliance with Articles 4, 5, 6, 8, 5, 6, 9 and 10, as well as with the	1. The data holder may apply appropriate technical protection measures, including smart contracts, to prevent unauthorised access to the data and to ensure compliance with Articles 5, 6, 9 and 10, as well as with the agreed contractual terms for making data available. Such technical protection	1. The A data holder may apply appropriate technical protection measures, including smart contracts and encryption, to prevent unauthorised access to the data, including metadata, and to ensure compliance with Articles 5, 6, 9 and 108, and 9, as well as with the agreed contractual terms for
	measures shall not be used as a means to hinder the user's right to	agreed contractual terms for making data available. Such	measures shall not be used as a means to <u>discriminate between</u>	making data available. Such technical protection measures shall
	effectively provide data to third parties pursuant to Article 5 or any	technical protection measures shall not be used as a means to neither	data recipients or to hinder the user's right to effectively provide	not be used as a means to neither discriminate between data

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
right of a third party under Union	discriminate between data	data to third parties pursuant to	recipients, nor hinder the user's
law or national legislation	recipients nor hinder, the user's	Article 5 or any right of a third	right to effectively obtain a copy,
implementing Union law as	right to effectively obtain a copy,	party under Union law or national	retrieve, use or access data or
referred to in Article 8(1).	retrieve, use or access data or	legislation implementing Union	provide data to third parties
	provide data to third parties	law as referred to in Article 8(1).	pursuant to Article 5 or any right of
	pursuant to Article 5 or any right of	Users and data recipients shall not	a third party under Union law or
	a third party under Union law or	alter or remove such technical	national legislation implementing
	national legislation implementing	protection measures.	Union law as referred to in Article
	Union law as referred to in Article		8(1). Users and third parties shall
	8(1). Where a user or data holder		not alter or remove such technical
	provides tangible relevant		protection measures unless agreed
	evidence for unlawful use or		by the data holder.
	unauthorised disclosure to a third		
	party by the data recipient, the		
	data recipient shall, upon request		Text Origin: EP
	of the user or data holder, provide		Mandate
	information on how the data has		Halldace
	been used, or with whom it has		
	been shared.		
	right of a third party under Union law or national legislation implementing Union law as	right of a third party under Union law or national legislation implementing Union law as referred to in Article 8(1). referred to in Article 8(1). retrieve, use or access data or provide data to third parties pursuant to Article 5 or any right of a third party under Union law or national legislation implementing Union law as referred to in Article 8(1). Where a user or data holder provides tangible relevant evidence for unlawful use or unauthorised disclosure to a third party by the data recipient, the data recipient shall, upon request of the user or data holder, provide information on how the data has been used, or with whom it has	right of a third party under Union law or national legislation implementing Union law as referred to in Article 8(1). retrieve, use or access data or provide data to third parties pursuant to Article 5 or any right of a third parties pursuant to Article 5 or any right of a third party under Union law or national legislation implementing Union law as referred to in Article 8(1). Users and data recipients shall not alter or remove such technical protection measures. Union law as referred to in Article 8(1). Where a user or data holder provides tangible relevant evidence for unlawful use or unauthorised disclosure to a third party by the data recipient, the data recipient shall, upon request of the user or data holder, provide information on how the data has been used, or with whom it has

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	11(2)			
6 209	2. A data recipient that has, for the purposes of obtaining data, provided inaccurate or false information to the data holder, deployed deceptive or coercive means or abused evident gaps in the technical infrastructure of the data holder designed to protect the data, has used the data made available for unauthorised purposes or has disclosed those data to another party without the data holder's authorisation, shall without undue delay, unless the data holder or the user instruct otherwise:	2. Where a data recipient that has, for the purposes of obtaining data, provided inaccurate or false information to the data holder, deployed deceptive or coercive means or abused evident gaps in the technical infrastructure of the data holder designed to protect the data, has used the data made available for unauthorised purposes, including the development of a competing product within the meaning of Article 6 (2) (e) or has unlawfully disclosed those data to another party-without, the data holder's authorisation, recipient shall be	2. Where a data recipient that has, has, - for the purposes of obtaining data, provided inaccurate or falseincomplete information to the data holder, deployed deceptive or coercive means or abused evident gaps in the technical infrastructure of the data holder designed to protect the data, has - used the data made available for unauthorised purposes, including the development of a competing product in the sense of Article 6(2)(e), - or has disclosed those data to	2. Where a third party or a data recipient that has, has: - for the purposes of obtaining data, provided inaccurate or false information to thea data holder, deployed deceptive or coercive means or abused evident gaps in the technical infrastructure of the data holder designed to protect the data, has - used the data made available for unauthorised purposes, including the development of a competing product within the meaning of Article 6 (2) (e). - unlawfully or has disclosed those

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<u>liable for the damages to the party</u> another part	y without the data data to another party.
taken by the agreement with the same legal person to: and organist taken by the agreement windue delay in order to protection in accordant data holder. Article 11(1)	- not maintained the technical and organisational measures agreed between [the data holder] and the data recipient in order to preserve trade secrets in accordance with Article 5(8), or exercise applied by the in accordance with exit accordan

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					user toor the user instruct otherwise:
					Remaining brackets
					Text Origin: Comments and homework
	Article 1	1(2), point (a)			
G	210	(a) destroy the data made available by the data holder and any copies thereof;	(a) destroyerase the data made available by the data holder and any copies thereof;	(a) destroyrequest the data recipient to, without undue delay, erase the data made available by the data holder and any copies thereof;	(a) destroyerase the data made available by the data holder and any copies thereof, without undue delay;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Comments and homework
Articl	e 11(2), point (b)			
g 211	(b) end the production, offering, placing on the market or use of goods, derivative data or services produced on the basis of knowledge obtained through such data, or the importation, export or storage of infringing goods for those purposes, and destroy any infringing goods.	(b) end the production, offering, placing on the market or use of goods, derivative data or services produced on the basis of knowledge obtained through such data, or the importation, export or storage of infringing goods for those purposes, and destroy any infringing goods.	(b) request the data recipient to, without undue delay, end the production, offering, placing on the market or use of goods, derivative data or services produced on the basis of knowledge obtained through such data, or the importation, export or storage of infringing goods for those purposes, and destroy any	(b) end the production, offering, placing on the market or use of goods, derivative data or services produced on the basis of knowledge obtained through such data, or the importation, export or storage of infringing goods for those purposes, and destroy any infringing goods, where there is a serious risk that the unlawful use of those data will cause a

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				infringing goods-1	significant harm to the data holder or the user or where such a measure would not be disproportionate in light of the interests of the data holder or the user. Text Origin: EP Mandate
	Article 1	1(2), point (ba)			
G	211a		(ba) inform the user of the unauthorised use or disclosure of the data and measures taken to put an end to the unauthorised		(ba) inform the user of the unauthorised use or disclosure of the data and measures taken to put an end to the unauthorised

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			use or disclosure of the data.		use or disclosure of the data;
	Article 11	1(2), point (bb)			
G	211b		(bb) notify the data holder about the disclosure of such data.		deleted
	Article 11	1(2), point (bc)			
G	211c			(c) seek compensation from the data recipient.	(c) compensate the party suffering from the misuse or disclosure of such unlawfully accessed or used data.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Comments and homework
Article 1	11(2), point (bd)			
6 211d		2a. The user shall enjoy the same prerogatives as the data holder, and the data recipient, the same obligation as those stated in paragraph 2 when the data recipient has infringed Article 6 (2) (a) and (b).		deleted Text Origin: Comments and homework
Article 1	11(2), point (be)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
c 211e			2a. Where a user violates the obligation in Article 4(4), alters or removes technical protection measures applied by the data holder or does not maintain the technical and organisational measures taken by the user in agreement with the data holder in order to preserve trade secrets, the data holder shall have the same rights against the user's behaviour under paragraph 2 and 3. The same shall apply to any other party having received the data from user violating the obligation in Article 4(4).	2a. Where a user alters or removes technical protection measures applied by the data holder or does not maintain the technical and organisational measures taken by the user in agreement with the data holder for the trade secrets holder, if it is not the data holder in order to preserve trade secrets, the data holder shall have the same rights against the user's behaviour under paragraphs 2 and 3. The same shall apply to any other third party having received the data from the user in violation of this Regulation.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets Text Origin: Council Mandate
	Article 1	1(2), point (bf)			
G	211f			2b. Where the data recipient has acted in violation of Article 6(2)(a) and 6(2)(b), users shall have the same rights as data holders under paragraph 2. Paragraph 3 shall apply mutatis mutandis.	2b. Where the data recipient has acted in violation of Article 6(2)(a) and 6(2)(b), users shall have the same rights as data holders under paragraph 2. Paragraph 3 shall apply mutatis mutandis.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article 1	11(3)			
s 212	3. Paragraph 2, point (b), shall not apply in either of the following cases:	3. Paragraph 2, point (b), shall not apply in either of the following eases:	3. Paragraph 2, point (b), shall not apply in either of the following cases:	deleted
Article 1	11(3), point (a)			
c 213	(a) use of the data has not caused significant harm to the data holder;	(a) use of the data has not caused significant harm to the data holder;	(a) use of the data has not caused significant harm to the data holder or the user respectively; or	deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	1(3), point (b)			
G	214	(b) it would be disproportionate in light of the interests of the data holder.	(b) it would be disproportionate in light of the interests of the data holder.	(b) it would be disproportionate in light of the interests of the data holder <i>or the user</i> .	deleted
	Article 1	2			
G	215	Article 12 Scope of obligations for data holders legally obliged to make data available	Article 12 Scope of obligations for data holders legally obliged to make data available	Article 12 Scope of obligations for data holders legally obliged to make data available	Article 12 Scope of obligations for data holders legally obliged to make data available

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 1	2(1)			
G	216	1. This Chapter shall apply where a data holder is obliged under Article 5, or under Union law or national legislation implementing Union law, to make data available to a data recipient.	1. This Chapter shall apply where a data holder is obliged under Article 5, or under Union law or national legislation implementing Union law, to make data available to a data recipient.	1. This Chapter shall apply where, in business-to-business relations, a data holder is obliged under Article 5, or under Union law or national legislation adopted in accordance with implementing. Union law, to make data available to a data recipient.	1. This Chapter shall apply where, in business-to-business relations, a data holder is obliged under Article 5, or under Union law or national legislation adopted in accordance with implementing. Union law, to make data available to a data recipient.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Artic	cle 12(2)			
3 211	 2. Any contractual term in a data sharing agreement which, to the detriment of one party, or, where applicable, to the detriment of the user, excludes the application of this Chapter, derogates from it, or varies its effect, shall not be binding on that party. 	2. Any contractual term in a data sharing agreement which, to the detriment of one party, or, where applicable, to the detriment of the user, excludes the application of this Chapter, derogates from it, or varies its effect, shall not be binding on that party.be void.	2. Any contractual term in a data sharing agreement which, to the detriment of one party, or, where applicable, to the detriment of the user, excludes the application of this Chapter, derogates from it, or varies its effect, shall not be binding on that party.	2. Any contractual term in a data sharing agreement which, to the detriment of one party, or, where applicable, to the detriment of the user, excludes the application of this Chapter, derogates from it, or varies its effect, shall not be binding on that party.
				Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.2(2a)			
s 217a		2a. Any contractual term in a data sharing agreement between data holders and data recipients which, to the detriment of the data subjects, undermines the application of their rights to privacy and data protection, derogates from it, or varies its effect, shall be void.		deleted
Article 1	2(3)			
218				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. This Chapter shall only apply in relation to obligations to make data available under Union law or national legislation implementing Union law, which enter into force after [date of application of the Regulation].	3. This Chapter shall only apply in relation to obligations to make data available under Union law or national legislation implementing Union law, which enter into force after [date of application of the Regulation].	3. This Chapter shall only apply in relation to obligations to make data available under Union law or national legislation adopted in accordance with implementing Union law, which enter into force after [date of application of the Regulation].	3. This Chapter shall only apply in relation to obligations to make data available under Union law or national legislation adopted in accordance with implementing Union law, which enter into force after [date of application of the Regulation]. Text Origin: Council Mandate
СНАРТЕ	R IV	l		
g 219	CHAPTER IV UNFAIR TERMS RELATED TO	CHAPTER IV UNFAIR TERMS RELATED TO	CHAPTER IV UNFAIR <u>CONTRACTUAL</u>	CHAPTER IV UNFAIR <u>CONTRACTUAL</u>

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		DATA ACCESS AND USE BETWEEN ENTERPRISES	DATA ACCESS AND USE BETWEEN ENTERPRISES	TERMS RELATED TO DATA ACCESS AND USE BETWEEN ENTERPRISES	TERMS RELATED TO DATA ACCESS AND USE BETWEEN ENTERPRISES Text Origin: EP Mandate
G	Article 13	Article 13 Unfair contractual terms unilaterally imposed on a micro, small or medium-sized enterprise	Article 13 Unfair contractual terms unilaterally imposed on a micro, small or medium-sized enterprise	Article 13 Unfair contractual terms unilaterally imposed on a micro, small or medium sized another enterprise	Article 13 Unfair contractual terms unilaterally imposed on a micro, small or medium sized another enterprise

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article 1	3(1)			
s 221	1. A contractual term, concerning the access to and use of data or the liability and remedies for the breach or the termination of data related obligations which has been unilaterally imposed by an enterprise on a micro, small or medium-sized enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC shall not be binding on the latter enterprise if it is unfair.	1. A contractual term, concerning the access to and use of data or the liability and remedies for the breach or the termination of data related obligations which has been unilaterally imposed by an enterprise on a micro, small or medium sized another enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC shall not be binding on the latter enterprise, the data recipient or	1. A contractual term, concerning the access to and use of data or the liability and remedies for the breach or the termination of data related obligations which has been unilaterally imposed by an enterprise on a micro, small or medium-sized on another enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC, shall not be binding on the latter enterprise if it is	1. A contractual term, concerning the access to and use of data or the liability and remedies for the breach or the termination of data related obligations which has been unilaterally imposed by an enterprise on a micro, small or medium sized on another enterprise as defined in Article 2 of the Annex to Recommendation 2003/361/EC ₂ shall not be binding on the latter enterprise if it is

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		user respectively, if it is unfair.	unfair.	unfair. Text Origin: Council Mandate
Article 1	3(1a)			
c 221a		1a. A contractual term is not to be considered unfair where it arises from applicable Union law.		1a. A contractual term which reflects mandatory provisions of Union law or provisions of Union law, which would apply if the contractual terms did not regulate the matter, is not to be considered unfair.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: EP Mandate
Article 1	3(2)			
g 222	2. A contractual term is unfair if it is of such a nature that its use grossly deviates from good commercial practice in data access and use, contrary to good faith and fair dealing.	2. A contractual term is unfair if it is of such a nature that <u>objectively</u> impairs the ability of the party upon whom the term has been unilaterally imposed to protect its legitimate commercial interest in the data in question or its use grossly deviates from good commercial practice in data access and use, contrary to good faith and fair dealing. or creates a significant imbalance between the rights and the obligations of the	2. A contractual term is unfair if it is of such a nature that its use grossly deviates from good commercial practice in data access and use, contrary to good faith and fair dealing.	2. A contractual term is unfair if it is of such a nature that its use grossly deviates from good commercial practice in data access and use, contrary to good faith and fair dealing. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		parties in the contract.		
Article	13(3)			
6 223	3. A contractual term is unfair for the purposes of this Article if its object or effect is to:	3. A contractual term is unfair for the purposes of this Article if its object or effect is to:	3. AIn particular contractual term is unfair for the purposes of paragraph 2, this Article if its object or effect is to:	3. AIn particular contractual term is unfair for the purposes of paragraph 2, this Article if its object or effect is to: Text Origin: Council Mandate
Article	13(3), point (a)			
g 224				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) exclude or limit the liability of the party that unilaterally imposed the term for intentional acts or gross negligence;	(a) exclude or limit the liability of the party that unilaterally imposed the term for intentional acts or gross negligence;	(a) exclude or limit the liability of the party that unilaterally imposed the term for intentional acts or gross negligence;	(a) exclude or limit the liability of the party that unilaterally imposed the term for intentional acts or gross negligence;
					Text Origin: Commission Proposal
	Article 1	3(3), point (b)			
G	225	(b) exclude the remedies available to the party upon whom the term has been unilaterally imposed in case of non-performance of contractual obligations or the liability of the party that	(b) exclude the remedies available to the party upon whom the term has been unilaterally imposed in the case of non-performance of contractual obligations or the liability of the party that	(b) exclude the remedies available to the party upon whom the term has been unilaterally imposed in case of non-performance of contractual obligations or the liability of the party that	(b) exclude the remedies available to the party upon whom the term has been unilaterally imposed in the case of non-performance of contractual obligations or the liability of the party that

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		unilaterally imposed the term in case of breach of those obligations;	unilaterally imposed the term in the case of a breach of those obligations;	unilaterally imposed the term in case of breach of those obligations;	unilaterally imposed the term in the case of a breach of those obligations; Text Origin: EP Mandate
	Article 1	3(3), point (c)			
G	226	(c) give the party that unilaterally imposed the term the exclusive right to determine whether the data supplied are in conformity with the contract or to interpret any term of the contract.	(c) give the party that unilaterally imposed the term the exclusive right to determine whether the data supplied are in conformity with the contract or to interpret any term of the contract.	(c) give the party that unilaterally imposed the term the exclusive right to determine whether the data supplied are in conformity with the contract or to interpret any term of the contract.	(c) give the party that unilaterally imposed the term the exclusive right to determine whether the data supplied are in conformity with the contract or to interpret any term of the contract.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 1	13(4)			
s 227	4. A contractual term is presumed unfair for the purposes of this Article if its object or effect is to:	4. A contractual term is presumed unfair for the purposes of this Article if its object or effect is to:	4. A contractual term is presumed unfair for the purposes of <i>this</i> Article paragraph 2 if its object or effect is to:	4. A contractual term is presumed unfair for the purposes of this Article paragraph 2 if its object or effect is to: Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
article 13(4), μ	point (a)			
reme perfe oblig	inappropriately limit the edies in case of non- formance of contractual gations or the liability in case reach of those obligations;	(a) inappropriately limit the remedies in the case of non-performance of contractual obligations or the liability in the case of a breach of those obligations;	(a) inappropriately limit the remedies in case of non-performance of contractual obligations or the liability in case of breach of those obligations, or extend the liability of the enterprise upon whom the term has been imposed;	(a) inappropriately limit the remedies in <i>the</i> case of non-performance of contractual obligations or the liability in <i>the</i> case of <i>a</i> breach of those obligations, <i>or extend the liability of the enterprise upon whom the term has been imposed</i> ; Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
G 22	im da in de int	allow the party that unilaterally aposed the term to access and use at a of the other contracting party a manner that is significantly etrimental to the legitimate terests of the other contracting arty;	(b) allow the party that unilaterally imposed the term to access and use data of the other contracting party in a manner that is significantly detrimental to the legitimate interests of the other contracting party, including when such data contains commercially sensitive data or are protected by trade secrets or by intellectual property rights, without the prior consent of the relevant parties;	(b) allow the party that unilaterally imposed the term to access and use data of the other contracting party in a manner that is significantly detrimental to the legitimate interests of the other contracting party;	(b) allow the party that unilaterally imposed the term to access and use data of the other contracting party in a manner that is significantly detrimental to the legitimate interests of the other contracting party, in particular when such data contains commercially sensitive data or are protected by trade secrets or by intellectual property rights; Text Origin: EP Mandate	
Arti	Article 13(4), point (c)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
G 230	(c) prevent the party upon whom the term has been unilaterally imposed from using the data contributed or generated by that party during the period of the contract, or to limit the use of such data to the extent that that party is not entitled to use, capture, access or control such data or exploit the value of such data in a proportionate manner;	(c) prevent the party upon whom the term has been unilaterally imposed from using the data contributed or generated by that party during the period of the contract, or to limit the use of such data to the extent that that party is not entitled to use, capture, access or control such data or exploit the value of such data in a proportionate manner;	(c) prevent the party upon whom the term has been unilaterally imposed from using the data contributed or generated by that party during the period of the contract, or to limit the use of such data to the extent that that party is not entitled to use, capture, access or control such data or exploit the value of such data in a proportionate reasonable manner;	(c) prevent the party upon whom the term has been unilaterally imposed from using the data contributed or generated by that party during the period of the contract, or to limit the use of such data to the extent that that party is not entitled to use, capture, access or control such data or exploit the value of such data in a proportionate an adequate manner; Text Origin: Council Mandate		
Article 1	Article 13(4), point (ca)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 230	a	(ca) impose the unilateral choice of the competent jurisdiction or the payment of the cost related to the procedure;		deleted
Artic	le 13(4), point (cb)			
s 230	b	(cb) prevent the party upon whom the term has been unilaterally imposed for terminating the agreement within a reasonable time period;		(cb) prevent the party upon whom the term has been unilaterally imposed from terminating the agreement within a reasonable time period;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 1	3(4), point (d)			
G	231	(d) prevent the party upon whom the term has been unilaterally imposed from obtaining a copy of the data contributed or generated by that party during the period of the contract or within a reasonable period after the termination thereof;	(d) prevent the party upon whom the term has been unilaterally imposed from obtaining a copy of the data contributed or generated by that party during the period of the contract or within a reasonable period after the termination thereof;	(d) prevent the party upon whom the term has been unilaterally imposed from obtaining a copy of the data contributed or generated by that party during the period of the contract or within a reasonable period after the termination thereof;	(d) prevent the party upon whom the term has been unilaterally imposed from obtaining a copy of the data contributed or generated by that party during the period of the contract or within a reasonable period after the termination thereof; Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	3(4), point (e)			
G	232	(e) enable the party that unilaterally imposed the term to terminate the contract with an unreasonably short notice, taking into consideration the reasonable possibilities of the other contracting party to switch to an alternative and comparable service and the financial detriment caused by such termination, except where there are serious grounds for doing so.	(e) enable the party that unilaterally imposed the term to substantially vary the upfront price payable under the contract, or any other substantial condition on the data to be shared, without the right of the other party to terminate the contract, or enable the party that unilaterally imposed the term to terminate the contract with an unreasonably short notice, taking into consideration the reasonable possibilities of the other contracting party to switch to an	(e) enable the party that unilaterally imposed the term to terminate the contract with an unreasonably short notice, taking into consideration the reasonable possibilities of the other contracting party to switch to an alternative and comparable service and the financial detriment caused by such termination, except where there are serious grounds for doing so.	(e) enable the party that unilaterally imposed the term to terminate the contract with an unreasonably short notice, taking into consideration the reasonable possibilities of the other contracting party to switch to an alternative and comparable service and the financial detriment caused by such termination, except where there are serious grounds for doing so.
			alternative and comparable service		Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and the financial detriment caused by such termination, except where there are serious grounds for doing so.		Commission Proposal
Article 1	13(4), point (ea)			
g 232a				(f) enable the party that unilaterally imposed the term to substantially alter the price stipulated in the contract or any other substantive condition related to the nature, format, quality or quantity of the data to be shared, without a valid reason which is specified in the contract and without the right of the other party to terminate the contract in case

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					of such alteration. This shall not affect terms by which the party that unilaterally imposed the term reserves the right to unilaterally alter the terms of a contract of an indeterminate duration, provided that there is a valid reason specified in that contract, that the party that unilaterally imposed the term is required to inform the other contracting party with reasonable notice, and that the other contracting party is free to terminate the contract at no cost in the case of such an alteration.
	Article 1	3(5)			
G	233				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
5. A contractual term shall be considered to be unilaterally imposed within the meaning of the Article if it has been supplied by one contracting party and the other contracting party has not been able to influence its content despite an attempt to negotiate it. The contracting party that supplied a contractual term bears the burden of proving that that term has not been unilaterally imposed.	5. A contractual term shall be considered to be unilaterally imposed within the meaning of this Article if it has been supplied by one contracting party and the other	5. A contractual term shall be considered to be unilaterally imposed within the meaning of this Article if it has been supplied_by one contracting party and the other contracting party has not been able to influence its content despite an attempt to negotiate it. The contracting party that supplied—a the contractual term bears the burden of proving that that term has not been unilaterally imposed.	5. A contractual term shall be considered to be unilaterally imposed within the meaning of this Article if it has been supplied by one contracting party and the other contracting party has not been able to influence its content despite an attempt to negotiate it. The contracting party that supplied a the
			contractual term bears the burden of proving that that
			burden of proving that that term has not been
			unilaterally imposed. <u>The</u>

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					party that supplied the
					contested term may not
					argue that the term is an
					unfair term.
					Text Origin: Council Mandate
	Article 1	2/6\			
	Article 1	3(0)			
G	_G 234	6. Where the unfair contractual			
		term is severable from the remaining terms of the contract,	term is severable from the remaining terms of the contract,	term is severable from the remaining terms of the contract,	term is severable from the remaining terms of the contract,
		those remaining terms shall remain			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	binding.	binding.	binding.	binding. Text Origin: Commission Proposal
Article 1	3(6a)			
6 234a		6a. The party that supplied the contested term may not argue that the term is an unfair term.		deleted
Article 1	3(7)			
g 235				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	7. This Article does not apply to contractual terms defining the main subject matter of the contract or to contractual terms determining the price to be paid.	7. This Article does not apply to contractual terms defining the main subject matter of the contract or to contractual terms determining and shall not affect the parties' ability to negotiate the price to be paid.	7. This Article does not apply to contractual terms defining the main subject matter of the contract-or to contractual terms determining nor to the adequacy of the price, as against the data supplied in exchange to be paid.	7. This Article does not apply to contractual terms defining the main subject matter of the contract—or to contractual terms determining nor to the adequacy of the price, as against the data supplied in exchange to be paid. Text Origin: Council Mandate
Article 1	3(8)			
6 236	8. The parties to a contract covered by paragraph 1 may not exclude the application of this	8. The parties to a contract covered by paragraph 1 mayshall not exclude the application of this	8. The parties to a contract covered by paragraph 1 may not exclude the application of this	8. The parties to a contract covered by paragraph 1 mayshall not exclude the application of this

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article, derogate from it, or vary its effects.	Article, derogate from it, or vary its effects.	Article, derogate from it, or vary its effects.	Article, derogate from it, or vary its effects. Text Origin: EP Mandate
Article	e 13(8a)			
6 2362		8a. This Article shall apply to all new contracts entered into after [date of entry into force of this Regulation. Businesses shall be given three-years following that date to review existing contractual obligations that are subject to this Regulation.		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 13	3(8b)			
G	236b		8b. Given the rapidity in which innovations occur in the markets, the list of unfair contractual terms within Article 13 shall be reviewed regularly by the Commission and be updated to new business practices if necessary.		deleted
	СНАРТЕР	RV			
G	237	CHAPTER V	CHAPTER V	CHAPTER V	CHAPTER V

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		MAKING DATA AVAILABLE TO PUBLIC SECTOR BODIES AND UNION INSTITUTIONS, AGENCIES OR BODIES BASED ON EXCEPTIONAL NEED	MAKING DATA AVAILABLE TO PUBLIC SECTOR BODIES AND UNION INSTITUTIONS, AGENCIES OR BODIES BASED ON EXCEPTIONAL NEED	MAKING DATA AVAILABLE TO PUBLIC SECTOR BODIES, THE COMMISSION, THE EUROPEAN CENTRAL BANK OR UNION-AND-UNION INSTITUTIONS, AGENCIES OR BODIES BASED ON EXCEPTIONAL NEED	MAKING DATA AVAILABLE TO PUBLIC SECTOR BODIES, THE COMMISSION, THE EUROPEAN CENTRAL BANK OR UNION AND UNION INSTITUTIONS, AGENCIES OR BODIES BASED ON EXCEPTIONAL NEED Text Origin: Council Mandate
	Article 1	4			
G	238	Article 14 Obligation to make data available	Article 14 Obligation to make data available	Article 14 Obligation to make data available	Article 14 Obligation to make data available

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		based on exceptional need	based on exceptional need	based on exceptional need	based on exceptional need Text Origin: Commission Proposal
	Article 1	4(1)			
G	239	1. Upon request, a data holder shall make data available to a public sector body or to a Union institution, agency or body demonstrating an exceptional need to use the data requested.	1. Upon a specified duly justified request limited in time and scope, a data holder that is a legal person shall make non-personal data which are available at the time of the request, including metadatadata available to a public sector body or to a Union institution, agency or body	1. Upon request, a data holder shall make data, which could include metadata that is necessary to interpret and use that data, available to a public sector body or to the Commission, the European Central Bank or Union bodies a Union institution, agency or body demonstrating an	1. Upon request, a data holder shall make data available to a public sector body or to a Union institution, agency or body demonstrating an exceptional need to use the data requested Where a public sector body, or the Commission, the European Central Bank or Union bodies

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		demonstrating an exceptional need to use the data requested.	exceptional need, as laid out in Article 15, to use the data requested in order to carry out their statutory duties in the public interest.	demonstrates an exceptional need, as laid out in Article 15, to use certain data, including metadata necessary to interpret and use those data, to carry out its statutory duties in the public interest, data holders that are legal persons, other than public sectors bodies, which hold those data shall make them available upon a duly justified request. Text Origin: Council Mandate
Article 2	14(2)			
g 240				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. This Chapter shall not apply to small and micro enterprises as defined in Article 2 of the Annex to Recommendation 2003/361/EC.	2. This Chapter shall not apply to small and micro enterprises as defined in Article 2 of the Annex to Recommendation 2003/361/EC.	2. This Chapter shall not apply to small and micro enterprises as defined in Article 2 of the Annex to Recommendation 2003/361/EC.	deleted
Article 1	14(2a)			
c 240a		2a. This Chapter shall not preclude voluntary arrangements between businesses and public sector bodies and union institutions, agencies or bodies for the sharing of data for purpose of delivering public services, including for exceptional needs if stipulated in their contracts.		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	5			
6 241	Article 15 Exceptional need to use data	Article 15 Exceptional need to use data	Article 15 Exceptional need to use data	Article 15 Exceptional need to use data Text Origin: Commission Proposal
Article 1	5, 1.		,	
s 242	An exceptional need to use data within the meaning of this Chapter shall be deemed to exist in any of the following circumstances:	An exceptional need to use <u>non-</u> <u>personal</u> data within the meaning of this Chapter shall be <u>limited in</u> <u>time and scope and shall be</u>	1. An-Exceptional need to use data within the meaning of this Chapter shall be limited in time and scope and deemed to exist only in in any	I. An exceptional need to use data within the meaning of this Chapter shall be limited in time and scope and shall be deemed to exist only

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		deemed to exist in any of the following circumstances:	of the following circumstances:	in any of the following circumstances: Text Origin: EP Mandate
Article 1	15, 1., point (a)			
6 243	(a) where the data requested is necessary to respond to a public emergency;	(a) where the data requested is necessary to respond to appublic emergency;	(a) where the data requested is necessary to respond to a public emergency and the public sector body, the Commission, the European Central Bank or Union body is unable to obtain such data by alternative means in a timely and effective manner under	(a) where the data requested is necessary to respond to a public emergency and the public sector body, the Commission, the European Central Bank or Union body is unable to obtain such data by alternative means in a timely and effective manner under

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				equivalent conditions;	equivalent conditions; Text Origin: Council Mandate
	Article 1	5, 1., point (b)			
G	244	(b) where the data request is limited in time and scope and necessary to prevent a public emergency or to assist the recovery from a public emergency;	(b) in non-emergency situations, where the public sector body or Union institution, agency or body is acting on the basis of Union or national law and has identified specific data, which is unavailable to it and which is data request is limited in time and scope and necessary to prevent a fulfil, a	(b) where the data request is limited in time and scope and necessary to prevent mitigate a public emergency or to assist the recovery from a public emergency and the public sector body, the Commission, the European Central Bank or Union body is unable to obtain such data by	(b) in circumstances not covered by paragraph 1(a) and only in so far as non-personal data is concerned, where: - Ja public sector body, the Commission, the European Central Bank or a Union agency

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	specific task in the public emergency or to assist the interest that has been explicitly provided by law such as the prevention or recovery from a public emergency and which the public sector body or Union institution, agency or body has been unable to obtain by any of the following means: voluntary agreement; by purchasing the data on the market or by relying on existing obligations to make data available.	alternative means in a timely and effective manner under equivalent conditions; or	or bodyl is acting on the basis of Union or national law and have identified specific data, the lack of which prevents it from fulfilling a specific task in the the data request is limited in time and scope and necessary to prevent a public emergency or to assist the interest, that has been explicitly provided by law, such as official statistics or the mitigation or recovery from a public emergency; and -the public sector body, the Commission, the European Central Bank or Union agency or body has exhausted all other means at its disposal to obtain such data, including, but not
			limited to, purchase of the data on

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				the market by offering market rates or relying on existing obligations to make data available, or the adoption of new legislative measures which could guarantee the timely availability of the data. Text Origin: Comments and homework
Article 1	L5, 1., point (c)		,	
g 245	(c) where the lack of available data prevents the public sector body or Union institution, agency	(c) where the lack of available data prevents the public sector body or Union institution, agency	(c) where the lack of available data prevents the public sector body, the Commission, the	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ta be	r body from fulfilling a specific ask in the public interest that has een explicitly provided by law;	or body from fulfilling a specific task in the public interest that has been explicitly provided by law; and	European Central Bank or Union bodies or Union institution, agency or body from fulfilling a specific task in the public interest, such as official statistics, that has been explicitly provided by law; and the	
			public sector body the Commission, the European Central Bank or Union body has exhausted all other means at its disposal to obtain such data,	
			including, but not limited to, purchase of the data on the market by offering market rates or relying on existing obligations to make data available, or the	
			adoption of new legislative measures which could guarantee the timely availability of the data.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	5, 1., point (c)(1)			
246	(1) the public sector body or Union institution, agency or body has been unable to obtain such data by alternative means, including by purchasing the data on the market at market rates or by relying on existing obligations to make data available, and the adoption of new legislative measures cannot ensure the timely availability of the data; or	(1) the public sector body or Union institution, agency or body has been unable to obtain such data by alternative means, including by purchasing the data on the market at market rates or by relying on existing obligations to make data available, and the adoption of new legislative measures cannot ensure the timely availability of the data; or	(1) the public sector body or Union institution, agency or body has been unable to obtain such data by alternative means, including by purchasing the data on the market at market rates or by relying on existing obligations to make data available, and the adoption of new legislative measures cannot ensure the timely availability of the data; or	deleted
Article 1	5, 1., point (c)(2)			
247				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(2) obtaining the data in line with the procedure laid down in this Chapter would substantively reduce the administrative burden for data holders or other enterprises.	(2) obtaining the data in line with the procedure laid down in this Chapter would substantively reduce the administrative burden for data holders or other enterprises.	(2) obtaining the data in line with the procedure laid down in this Chapter would substantively reduce the administrative burden for data holders or other enterprises.	deleted
Article 1	15, 1., point (c)(2a)			
6 247a			2. Letters (b) and (c) of paragraph 1 shall not apply to small and micro enterprises as defined in article 2 of the Annex to Recommendation 2003/361/EC.	2. Letter (b) of paragraph 1 shall not apply to small and micro enterprises as defined in article 2 of the Annex to Recommendation 2003/361/EC.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 1	.5, 1., point (c)(2b)			
g 247b			3. The obligation to demonstrate that the public sector body was unable to obtain data by purchasing of the data on the market shall not apply in case the specific task in the public interest is the production of official statistics and where the purchase of data is not allowed by national law.	3. The obligation to demonstrate that the public sector body was unable to obtain data by purchasing of the data on the market shall not apply in case the specific task in the public interest is the production of official statistics and where the purchase of data is not allowed by national law. Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 1	5, 1., point (c)(2c)			
G	247c		Article 15a Single point to handle public sector bodies' request		deleted
	Article 1	5, 1., point (c)(2d)			
G	247d		1. The data coordinator designated pursuant to Article 31 shall be responsible for coordinating the requests		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		pursuant Article 14(1) from the sector bodies of the Member State concerned, in order to ensure that the requests meet the requirement laid down in this Chapter and shall transmit them to the data holder. It shall avoid multiple requests by different public sector bodies within their territory to the same data holder.		
Article	15, 1., point (c)(2e)			
6 247e		2. Member States shall regularly inform the Commission about requests pursuant to Article 14(1).		deleted

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 15, 1., point (c)(2f)			
247f	3. Where public sector bodies or Union institutions, agencies or bodies requires data from the same data holder in more than one Member State on the basis of an exceptional need pursuant Article 14(1), the competent authorities of the Member States shall cooperate in accordance with Article 22 to coordinate their requests where it is necessary to minimise the administrative burden on the data holders.		deleted
Article 15, 1., point (c)(2g)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	247g		4. The Commission shall develop a model template for requests pursuant to Article 17.		deleted
	Article 1	6			
G	248	Article 16 Relationship with other obligations to make data available to public sector bodies and Union institutions, agencies and bodies	Article 16 Relationship with other obligations to make data available to public sector bodies and Union institutions, agencies and bodies	Article 16 Relationship with other obligations to make data available to public sector bodies and the Commission, the European Central Bank and Union bodiesRelationship with other obligations to make data available to public sector bodies and Union	Article 16 Relationship with other obligations to make data available to public sector bodies and the Commission, the European Central Bank and Union bodiesRelationship with other obligations to make data available to public sector bodies and Union

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				institutions, agencies and bodies	institutions, agencies and bodies Text Origin: Council Mandate
	Article 1	6(1)			
G	249	1. This Chapter shall not affect obligations laid down in Union or national law for the purposes of reporting, complying with information requests or demonstrating or verifying compliance with legal obligations.	1. This Chapter shall not affect obligations laid down in Union or national law for the purposes of reporting, complying with information requests or demonstrating or verifying compliance with legal obligations.	1. This Chapter shall not affect obligations laid down in Union or national law for the purposes of reporting, complying with access to information requests or demonstrating or verifying compliance with legal obligations, including the making available of data for the purpose of	1. This Chapter shall not affect obligations laid down in Union or national law for the purposes of reporting, complying with access to information requests or demonstrating or verifying compliance with legal obligations.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				producing official statistics, not based on an exceptional need.	Text Origin: Council Mandate
	Article 1	6(2)			
G	250	2. The rights from this Chapter shall not be exercised by public sector bodies and Union institutions, agencies and bodies in order to carry out activities for the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal penalties, or for customs or taxation administration. This Chapter does not affect the applicable Union and national law on the prevention,	2. The rights from This Chapter shall not be exercised by apply to public sector bodies and Union institutions, agencies and bodies in order tothat carry out activities for the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal penalties, or forto customs or taxation administration. This Chapter does not affect the applicable Union and national law	2. The rights from this Chapter including the right to access, share and use of data shall not be exercised by public sector bodies and the Commission, the European Central Bank and Union Union institutions, agencies and bodies in order to carry out activities for the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal penalties, or	2. The rights from This Chapter shall not be exercised by apply to public sector bodies and Union institutions, agencies and the Commission, the European Central Bank and Union bodies when carrying bodies in order to earry out activities for the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal penalties, or forto customs or taxation

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		investigation, detection or prosecution of criminal or administrative offences or the execution of criminal or administrative penalties, or for customs or taxation administration.	on the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal or administrative penalties, or for customs or taxation administration.	for customs or taxation administration. This Chapter does shall not affect the applicable Union and national law on the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal or administrative penalties, or for customs or taxation administration.	administration. This Chapter does not affect the applicable Union and national law on the prevention, investigation, detection or prosecution of criminal or administrative offences or the execution of criminal or administrative penalties, or for customs or taxation administration. Text Origin: EP Mandate
	Article 1	6(2a)			
G	250a		2a. Enterprises that fall within		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the scope of this Chapter shall inform their users of the possibility that data may be shared in the case of exceptional circumstances.		deleted
A	rticle 1	7			
G	251	Article 17 Requests for data to be made available	Article 17 Requests for data to be made available	Article 17 Requests for data to be made available	Article 17 Requests for data to be made available Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	7(1)			
252	1. Where requesting data pursuant to Article 14(1), a public sector body or a Union institution, agency or body shall:	1. Where requesting In a request for data pursuant to Article 14(1), a public sector body or a Union institution, agency or body shall:	1. Where requesting data pursuant to Article 14(1), a public sector body or the Commission, the European Central Bank or Union a Union institution, agency or body shall:	1. Where requesting data pursuant to Article 14(1), a public sector body or a Union institution, agency or the Commission, the European Central Bank or Union body shall: Text Origin: Council Mandate
Article 1	7(1), point (a)			
253	(a) specify what data are required;	(a) request data within their remit and specify what data datasets are	(a) specify what data are required including metadata that is	(a) specify what data are required, including metadata that is

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
l.			required;	necessary to interpret and use that data;	necessary to interpret and use that data; Text Origin: Council Mandate
	Article 1	7(1), point (b)			
G	254	(b) demonstrate the exceptional need for which the data are requested;	(b) demonstrate the exceptional need for which the data are requested and compliance with the conditions mentioned in Article 15;	(b) demonstrate that the conditions necessary for the existence of the exceptional need as described in Article 15 for which the data are requested are met;	(b) demonstrate that the conditions necessary for the existence of the exceptional need as referred to in Article 15 for the purpose of for which the data are requested are met;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	2 17(1), point (c)			
6 255	(c) explain the purpose of the request, the intended use of the data requested, and the duration of that use;	(c) explain the purpose of the request, the intended use of the data requested, and the duration of that use;	(c) explain the purpose of the request, the intended use of the data requested, including when applicable by a third party in accordance with paragraph 4, and the duration of that use;	(c) explain the purpose of the request, the intended use of the data requested, and including when applicable by a third party in accordance with paragraph 4, the duration of that use, and, where relevant, how the processing of personal data is to address the exceptional need; Text Origin: Comments

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					and homework
	Article 1	7(1), point (ca)			
G	255a		(ca) specify, if possible, when the data is expected to be deleted by all parties that have access to it;		(ca) specify, if possible, when the data is expected to be deleted by all parties that have access to it; Text Origin: EP Mandate
	Article 1	7(1), point (cb)			
G	255b				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
l,			(cb) justify the choice of data holder to which the request is addressed;		(cb) justify the choice of data holder to which the request is addressed; Text Origin: EP Mandate
	Article 1	7(1), point (cc)			
G	255c		(cc) specify any other public sector bodies, Union institutions, agencies or bodies and the third parties with which the data requested is expected to be shared with;		(cc) specify any other public sector bodies, Union institutions, agencies or bodies and the third parties with which the data requested is expected to be shared with;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: EP Mandate
Article	17(1), point (cd)			
c 255d		(cd) disclose the identity of the third party referred to in paragraph 4 of this Article, and in Article 21 of this Regulation;		deleted
Article	17(1), point (ce)			
c 255e		(ce) apply all relevant ICT		6

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		security measures concerning the transfer and storage of data;		deleted
Artic	le 17(1), point (cf)			
c 255	f			(cf) where personal data are requested, specify any measures necessary and proportionate to implement data protection principles, data protection safeguards such as the level of aggregation or pseudonymisation, and whether anonymisation can be applied by the data holder before making data available;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Comments and homework
A	rticle 1	7(1), point (d)		~	
G	256	(d) state the legal basis for requesting the data;	(d) state the legal basis for requesting the data;	(d) state the legal_provision allocating to the requesting public sector body or to the Commission, the European Central Bank or Union bodies the specific public interest task relevant_basis for requesting the data_;	(d) state the legal provision allocating to the requesting public sector body or to the Commission, the European Central Bank or Union bodies the specific public interest task relevant basis for requesting the data; Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	7(1), point (da)			
G	256a		(da) specify the geographical limits that apply to the request for data;		deleted
	Article 1	7(1), point (e)			
G	257	(e) specify the deadline by which the data are to be made available or within which the data holder may request the public sector body, Union institution, agency or body to modify or withdraw the request.	(e) specify the deadline by which the data are to be made available orand within which the data holder may request the public sector body, Union institution, agency or body to modify or withdraw the request.	(e) specify the deadline <u>referred to</u> <u>in Article 18 and</u> by which the data are to be made available or within which the data holder may request the public sector body, <u>Union</u> <u>institution, agency orthe</u>	(e) specify the deadline referred to in Article 18 and by which the data are to be made available orand within which the data holder may request the public sector body, Union institution, agency or the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Commission, the European Central Bank or Union body to modify or withdraw the request.	Commission, the European Central Bank or Union body to modify or withdraw the request. Text Origin: Council Mandate
Article 257a	17(1), point (ea)	(ea) submit a declaration on the lawful and secure handling of the data requested, including the confidentiality of trade secrets;		deleted
Article	17(1), point (eb)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	257b		(eb) ensure that making the data available does not put the data holder in a situation that violates Union or national law or confer liability on the data holder for any infringement or damage resulting from the data access that a public sector body or a Union institution, agency or body has requested.		(eb) make its best effort to avoid that compliance with the data request results in the data holders' liability for infringement of Union or national law. Text Origin: EP Mandate
	Article 1	7(2)			
G	258	2. A request for data made pursuant to paragraph 1 of this Article shall:	2. A request for data made pursuant to paragraph 1 of this Article shall:	2. A request for data made pursuant to paragraph 1 of this Article shall:	2. A request for data made pursuant to paragraph 1 of this Article shall:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 1	7(2), point (a)			
G	259	(a) be expressed in clear, concise and plain language understandable to the data holder;	(a) be made in writing and be expressed in clear, concise and plain language understandable to the data holder;	(a) be expressed in clear, concise and plain language understandable to the data holder;	(a) be made in writing and be expressed in clear, concise and plain language understandable to the data holder; Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.7(2), point (aa)			
c 259a		(aa) be submitted through the competent authority;		deleted
Article 1	7(2), point (ab)			
c 259b		(ab) be specific with regards to the type of data is requested and correspond to data which the data holder has available at the time of the request;		(ab) be specific with regards to the type of data requested and correspond to data which the data holder has control over at the time of the request; Text Origin: EP

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 1	7(2), point (b)			
G	260	(b) be proportionate to the exceptional need, in terms of the granularity and volume of the data requested and frequency of access of the data requested;	(b) be justified and proportionate to the exceptional need, in terms of the granularity and volume of the data requested and frequency of access of the data requested;	(b) be proportionate to the exceptional need, in terms of the granularity and volume of the data requested and frequency of access of the data requested;	(b) be justified and proportionate to the exceptional need, in terms of the granularity and volume of the data requested and frequency of access of the data requested; Text Origin: EP Mandate
	Article 1	7(2), point (c)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	261	(c) respect the legitimate aims of the data holder, taking into account the protection of trade secrets and the cost and effort required to make the data available;	(c) respect the legitimate aims of the data holder, taking into account the protection of trade secrets and the cost and effort required to make the data available. Where applicable, specify the measures to be taken pursuant to Article 19(2) to preserve the confidentiality of trade secrets, including, as appropriate, through the use of model contractual terms, technical standards and codes of conduct;	(c) respect the legitimate aims of the data holder, taking into account the protection of trade secrets and the cost and effort required to make the data available;	(c) respect the legitimate aims of the data holder, taking into account committing to ensuring the protection of trade secrets in accordance with Article 19(2), and the cost and effort required to make the data available;
	Article 1	7(2), point (d)			
G	262	(d) concern, insofar as possible,	(d) concern, insofar as possible,	(d) in case of requests made	(d) concern <u>non-personal data</u> ,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		non-personal data;	only non-personal data;	pursuant to Article 15, points (a) and (b) concern, insofar as possible, non-personal data; in case personal data are requested, the request should justify the need for including personal data and set out the technical and organisational measures that will be taken to protect the data;	and only if this is demonstrated to be insufficient to respond to the exceptional need to use data, in accordance with Article 15(1)(a), request personal data in aggregated or pseudonymised form and set out the technical and organisational measures that will be taken to protect the, insofar as possible, non-personal and homework Text Origin: Comments and homework
	Article 1	7(2), point (da)			
G	262a				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				(da) in case of requests made pursuant to Article, 15 point (c), concern personal data only in case the data processing has a specific basis in Union or Member State law;	deleted
	Article 1	7(2), point (e)			
G	263	(e) inform the data holder of the penalties that shall be imposed pursuant to Article 33 by a competent authority referred to in Article 31 in the event of noncompliance with the request;	(e) inform the data holder of the penalties that shall be imposed pursuant to Article 33 by a competent authority data coordinator referred to in Article 31 in the event of non-compliance with the request;	(e) inform the data holder of the penalties that shall be imposed pursuant to Article 33 by a competent authority referred to in Article 31 in the event of noncompliance with the request;	(e) inform the data holder of the penalties that shall be imposed pursuant to Article 33 by a competent [data] coordinator/competent authority] referred to in Article 31 in the event of non-compliance with the request;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets Text Origin: EP Mandate
	Article 1	7(2), point (f)			
G	264	(f) be made publicly available online without undue delay.	(f) be transmitted to the data coordinator referred to in Article 31, who shall make the request publicly available online without undue delay. The data coordinator may inform the public sector body or Union institution, agency or body if the data holder already	(f) be made publicly available online without undue delay, unless this would create a risk for public security, and the requesting public sector body shall notify the competent authority referred to in Article 31, of the Member State where the requesting public sector	(f) be madetransmitted to the [data coordinator referred to in Article 31/competent authority of the Member State where the requesting public sector body is established], who shall make the request publicly available online without undue delay unless it

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		provided the requested data in	body is established. The	considers that this would create a
		response to previously submitted	Commission, the European	risk for public security. The
		request for the same purpose by	Central Bank and Union bodies	Commission, the European
		another public sector body or	shall make their requests available	Central Bank and Union bodies,
		Union institution agency or	online without undue delay and	offices and agencies shall make
		body.be made publicly available	inform the Commission thereof;	their requests available online
		online without undue delay.		without undue delay and inform
				the Commission thereof.
				Remaining brackets
				Text Origin: Comments
				and homework
				and nomework
Article 1	7(2), point (fa)			
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TREE.2.B **LIMITE EN**

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				(fa) in case personal data are requested, be notified without undue delay to the independent supervisory authority responsible for monitoring the application of Regulation (EU) 2016/679 in the member state where the data holder is established.	(fa) in case personal data are requested, be notified without undue delay to the independent supervisory authority responsible for monitoring the application of Regulation (EU) 2016/679 in the member state where the data holder is established. Text Origin: Council Mandate
Art	ticle 17	7(3)	l	l	
6 2	265	3. A public sector body or a Union institution, agency or body shall	3. A public sector body or a Union institution, agency or body shall	3. A public sector body or <u>the</u> <u>Commission, the European</u>	3. A public sector body or the Commission, the European

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		not make data obtained pursuant to this Chapter available for reuse within the meaning of Directive (EU) 2019/1024. Directive (EU) 2019/1024 shall not apply to the data held by public sector bodies obtained pursuant to this Chapter.	not make data obtained pursuant to this Chapter available for reuse within the meaning of Directive (EU) 2019/1024 and Regulation (EU) 2022/868. Directive (EU) 2019/1024 and Regulation (EU) 2022/868 shall not apply to the data held by public sector bodies obtained pursuant to this Chapter.	Central Bank or Union a Union institution, agency or body shall not make data obtained pursuant to this Chapter available for reuse within the meaning of Directive (EU) 2019/1024 or Regulation (EU) 2022/868. Directive (EU) 2019/1024 and Regulation (EU) 2022/868 shall not apply to the data held by public sector bodies obtained pursuant to this Chapter.	Central Bank or Union a Union institution, agency or body shall not make data obtained pursuant to this Chapter available for reuse within the meaning of Directive (EU) 2019/1024 or Regulation (EU) 2022/868. Directive (EU) 2019/1024 and Regulation (EU) 2022/868 shall not apply to the data held by public sector bodies obtained pursuant to this Chapter. Text Origin: Council Mandate
	Article 1	7(4), first subparagraph			
O	266				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	4. Paragraph 3 does not preclude a public sector body or a Union institution, agency or body to exchange data obtained pursuant to this Chapter with another public sector body, Union institution, agency or body, in view of completing the tasks in Article 15 or to make the data available to a third party in cases where it has outsourced, by means of a publicly available agreement, technical inspections or other functions to this third party. The obligations on public sector bodies, Union institutions, agencies or bodies pursuant to Article 19 apply.	4. Paragraph 3 does not preclude a public sector body or a Union institution, agency or body to exchange data obtained pursuant to this Chapter with another public sector body, Union institution, agency or body, in view for the purpose of completing the tasks in Article 15 which was included the request in accordance with paragraph 1(cc), or to make the data available to a third party in cases where it has outsourced, by means of a publicly available agreement, technical inspections or other functions to this third party. It shall bind the third party contractually not to use the data for any other purposes and not to	4. Paragraph 3 does not preclude a public sector body or the Commission, the European Central Bank or Union a Union institution, agency or body to exchange data obtained pursuant to this Chapter with another public sector body, the Commission, the European Central Bank or Union Union institution, agency or body, in view of completing the tasks in Article 15 or to make the data available to a third party in cases where it has outsourced, by means of a publicly available agreement, technical inspections or other functions to this third party. The obligations on public sector bodies, the Commission, the European	4. Paragraph 3 does not preclude a public sector body or a Union institution, agency or the Commission, the European Central Bank or Union body to exchange data obtained pursuant to this Chapter with another public sector body, Union institution, agency or Commission, the European Central Bank or Union body; in view of completing the tasks in Article 15, as specified in the request in accordance with Article 17, paragraph 1, point (cc) or to make the data available to a third party in cases where it has outsourced, by means of a publicly available agreement, technical inspections or other functions to
		share is with any other third parties, Where a public sector	Central Bank or Union, Union institutions, agencies or bodies	this third party. The obligations on public sector bodies <i>pursuant to</i>

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	body or a Union institution, agency or body transmits or makes data available under this paragraph, it shall notify the data holder from whom the data was received without undue delay. Within five working days of that notification, the data holder shall have the right to submit a reasoned objection to such transmission or making available of data. In the case of a rejection of the reasoned objection by the public sector body or a Union institution, agency or body, the data holder may bring the matter to the data coordinator referred to in Article 31. The receiving The obligations on public sector bodies, Union institutions, agencies or bodies pursuant to and third parties	pursuant to Article 19 apply also to such third parties.	Article 19, in particular safeguards to preserve the confidentiality of trade secrets, shall apply also to such third parties. Where a public sector body, the European Commission, the European Central bank or,—Union institutions, agencies or bodies pursuant tobody transmits or makes data available under this paragraph, it shall notify the data holder from whom the data was received without undue delay. [new paragraph 17.4 a] Where the data holder considers that its rights under this chapter have been infringed by the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			shall be bound by the obligations laid down in Article 19 apply.		transmission or making available of data, it may lodge a complaint with the [data coordinator/ competent authority] referred to in Article 19 apply31 of the Member State where the data holder is established. Remaining brackets Text Origin: Comments and homework
	Article 1	7(4a)			
G	266a				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Data obtained pursuant this chapter shall be used only for the purpose specified in the request. Public sector bodies, Union institutions, agencies or bodies shall bind contractually third parties with whom they agreed to share data pursuant paragraph 4 not to use the data for any other purpose and not to share it with other parties.		deleted
Article	17(4), second subparagraph			
c 267	Where a public sector body or a Union institution, agency or body transmits or makes data available under this paragraph, it shall notify	Where a public sector body or a Union institution, agency or body transmits or makes data available under this paragraph, it shall	Where a public sector body or <u>the</u> <u>Commission, the European</u> <u>Central Bank or Union a Union</u> <u>institution, agency or</u> body	deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the data holder from whom the data was received.	notify the data holder from whom the data was received.	transmits or makes data available under this paragraph, it shall notify without undue delay the data holder from whom the data was received.	
	Article 17	7(4), second subparagraph a			
G	267a				5. The Commission shall develop a model template for requests pursuant to this Article.
	Article 18	8			
G	268				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 18	Article 18	Article 18	Article 18
		Compliance with requests for data	Compliance with requests for data	Compliance with requests for data	Compliance with requests for data
					Text Origin: Council Mandate
	Article 1	8(1)			
G	269	1. A data holder receiving a request for access to data under this Chapter shall make the data available to the requesting public sector body or a Union institution, agency or body without undue delay.	1. A data holder receiving a request for access to data under this Chapter shall make the data available to the requesting public sector body or a Union institution, agency or body without undue delay, taking into account provision of time and necessary	1. A data holder receiving a request for access to data under this Chapter shall make the data available to the requesting public sector body or the Commission, the European Central Bank or Union a Union institution, agency	1. A data holder receiving a request for access to data under this Chapter shall make the data available to the requesting public sector body or a Union institution, agency or the Commission, the European Central Bank or Union body without undue delay, taking

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			technical, organisational and legal measures.	*body without undue delay.	into account necessary technical, organisational and legal measures. Text Origin: EP Mandate
	Article 1	8(2)			
G	270	2. Without prejudice to specific needs regarding the availability of data defined in sectoral legislation, the data holder may decline or seek the modification of the request within 5 working days following the receipt of a request for the data	2. Without prejudice to specific needs regarding the availability of data defined in sectoral legislation, the data holder may decline or seek the modification of the request within 5 five working days following the receipt of a request	2. Without prejudice to specific needs regarding the availability of data defined in sectoral legislation, the data holder may decline or seek the modification of the request without undue delay and not later than within 5 working days	2. Without prejudice to specific needs regarding the availability of data defined in sectoral legislation, the data holder may decline or seek the modification of the request without undue delay and not later than within 5 working days

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		necessary to respond to a public emergency and within 15 working days in other cases of exceptional need, on either of the following grounds:	for the data necessary to respond to a public emergency and within 4530 working days in other cases of exceptional need, on either of the following grounds:	following the receipt of a request for the data necessary to respond to a public emergency and without undue delay and not later than within 15 working days in other cases of exceptional need, on either of the following grounds:	following the receipt of a request for the data necessary to respond to a public emergency and without undue delay and not later than within 1530 working days in other cases of exceptional need, on either of the following grounds: Text Origin: Council Mandate
1	Article 1	8(2), point (a)			
G	271	(a) the data is unavailable;	(a) the data is unavailable not available to the data holder at the time of the request;	(a) _the data is unavailable holder does not have control over the data requested;	(a) the data is unavailable holder does not have control over the data requested;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Arti	cle 18(2), point (aa)			
s 27	1a	(aa) provided security measures concerning transfer, storing and maintaining confidentiality are insufficient;		deleted
Arti	cle 18(2), point (ab)			
g 27	Ib	(ab) a similar request for the		(ab) a similar request for the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		same purpose has been previously submitted by another public sector body or Union institution, agency or body and the data holder has not been notified of the destruction of the data pursuant to Article 19(1) point (c);		same purpose has been previously submitted by another public sector body, the Commission, the European Central Bank or Union body and the data holder has not been notified of the erasure of the data pursuant to Article 19(1) point (c); Text Origin: EP Mandate
Article 1	8(2), point (b)			
g 272	(b) the request does not meet the conditions laid down in Article	(b) the request does not meet the conditions laid down in Article	(b) the request does not meet the conditions laid down in Article	(b) the request does not meet the conditions laid down in Article

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		17(1) and (2).	17(1) and (2).	17(1) and (2).	17(1) and (2). Text Origin: Council Mandate
	Article 1	8(3)			
G	273	3. In case of a request for data necessary to respond to a public emergency, the data holder may also decline or seek modification of the request if the data holder already provided the requested data in response to previously submitted request for the same purpose by another public sector body or	3. In case of a request for data necessary to respond to a public emergency, the data holder may also decline or seek modification of the request if the data holder already provided the requested data in response to previously submitted request for the same purpose by another public sector	3. In case of a request for data necessary to respond to a public emergency, the data holder may also decline or seek modification of the request if the data holder already provided the requested data in response to previously submitted request for the same purpose by another public sector body or the	deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Union institution agency or body and the data holder has not been notified of the destruction of the data pursuant to Article 19(1), point (c).	body or Union institution agency or body and the data holder has not been notified of the destruction of the data pursuant to Article 19(1), point (c).	Commission, the European Central Bank or Union Union institution agency or body and the data holder has not been notified of the destruction erasure of the data pursuant to Article 19(1), point (c).	
	Article 18	8(4)			
G	274	4. If the data holder decides to decline the request or to seek its modification in accordance with paragraph 3, it shall indicate the identity of the public sector body or Union institution agency or body that previously submitted a request for the same purpose.	4. If the data holder decides to decline the request or to seek its modification in accordance with paragraph 3, it shall indicate the identity of the public sector body or Union institution agency or body that previously submitted a request for the same purpose.	4. If the data holder decides to decline the request or to seek its modification in accordance with paragraph 3, it shall indicate the identity of the public sector body or the Commission, the European Central Bank or Union-Union institution agency or body that previously submitted a request for	4. If the data holder decides to decline the request or to seek its modification in accordance with paragraph 3, it shall indicate the identity of the public sector body or <i>Union institution agency or the</i> Commission, the European Central Bank or Union body that previously submitted a request for

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				the same purpose.	the same purpose. Text Origin: Council Mandate
	Article 1	8(5)			
G	275	5. Where compliance with the request to make data available to a public sector body or a Union institution, agency or body requires the disclosure of personal data, the data holder shall take reasonable efforts to pseudonymise the data, insofar as the request can be fulfilled with pseudonymised data.	5. Where compliance with the request to make data available to a public sector body or a Union institution, agency or body requires the disclosure of personal data, the data holder shall take reasonable efforts to pseudonymise the personal data, insofar as the request can be fulfilled with	5. Where the dataset requested includes personal data, the data holder shall properly anonymise the data, unless the compliance with the request to make data available to a public sector body or the Commission, the European Central Bank or Union a Union institution, agency or body requires	5. Where the dataset requested includes personal data, the data holder shall properly anonymise the data, unless the compliance with the request to make data available to a public sector body or a Union institution, agency or the Commission, the European Central Bank or Union body

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			pseudonymised data to be made available.	the disclosure of personal data, In that case the data holder shall take reasonable efforts to pseudonymise the data, insofar as the request can be fulfilled with pseudonymised data.	requires the disclosure of personal data. In that case the data holder shall take reasonable efforts to aggregate or pseudonymise the data, insofar as the request can be fulfilled with pseudonymised data. Text Origin: Comments and homework
	Article 1	8(6)			
G	276	6. Where the public sector body or the Union institution, agency or body wishes to challenge a data holder's refusal to provide the data	6. Where the public sector body or the Union institution, agency or body wishes to challenge a data holder's refusal to provide the data	6. Where the public sector body or the <i>Commission, the European Central Bank or Union-Union institution, agency or</i> body wishes	6. Where the public sector body or the <i>Commission, the European Central Bank or Union institution, agency or</i> body wishes

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	requested, or to seek modification	requested, or to seek modification	to challenge a data holder's refusal	to challenge a data holder's refusal
	of the request, or where the data	of the request, or where the data	to provide the data requested, or to	to provide the data requested, or #0
	holder wishes to challenge the	holder wishes to challenge the	seek modification of where the data	seek modification of where the data
	request, the matter shall be brought	request, the matter shall be brought	holder wishes to challenge the	holder wishes to challenge the
	to the competent authority referred	to the competent authority data	request, or where the data holder	request, or where the data holder
	to in Article 31.	<u>coordinator</u> referred to in Article	wishes to challenge and the matter	wishes to challenge and the matter
		31, without prejudice to the right	cannot be solved by an	cannot be solved by an
		to submit a dispute to a civil or	appropriate modification of the	appropriate modification of the
		administrative court, in	request, the matter shall be brought	request, the matter shall be brought
		accordance with Union or	to the competent authority referred	to the [competent
		national law.	to in Article 31 of the Member	authority authority/data
			State where the data holder is	<u>coordinator</u> referred to in Article
			<u>established</u> .	31 of the Member State where the
				data holder is established.
				Remaining brackets
				Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 1	9			
6 277	Article 19 Obligations of public sector bodies and Union institutions, agencies and bodies	Article 19 Obligations of public sector bodies and Union institutions, agencies and bodies	Article 19 Obligations of public sector bodies and the Commission, the European Central Bank and Union bodies Obligations of public sector bodies and Union institutions, agencies and bodies	Article 19 Obligations of public sector bodies and the Commission, the European Central Bank and Union bodies Obligations of public sector bodies and Union institutions, agencies and bodies Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	9(1)			
g 278	1. A public sector body or a Union institution, agency or body having received data pursuant to a request made under Article 14 shall:	1. A public sector body or a Union institution, agency or body having received data pursuant to a request made under Article 14 and statistical or research organisations receiving data pursuant to a request made under Article 21(1) shall:	1. A public sector body or the Commission, the European Central Bank or Union body receiving a Union institution, agency or body having received data pursuant to a request made under Article 14 shall:	1. A public sector body or a Union institution, agency or body having received the Commission, the European Central Bank or Union body receiving data pursuant to a request made under Article 14 shall: Text Origin: Council Mandate
Article 1	9(1), point (a)			
g 279				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) not use the data in a manner incompatible with the purpose for which they were requested;	(a) not use the data in a manner incompatible with the purpose for which they were requested;	(a) not use the data in a manner incompatible with the purpose for which they were requested;	(a) not use the data in a manner incompatible with the purpose for which they were requested; Text Origin: Commission Proposal
	Article 1	9(1), point (b)			
G	280	(b) implement, insofar as the processing of personal data is necessary, technical and organisational measures that safeguard the rights and freedoms of data subjects;	(b) implement, insofar as the processing of personal data is necessary, technical and organisational measures that safeguard the rights and freedoms of data subjects and guarantee a high level of security and prevent	(b) implement, insofar as the processing of personal data is necessary have implemented technical and organisational measures that preserve the confidentiality and integrity of the requested data, in particular	(b) implement, insofar as the processing of personal data is necessary, technical and organisational measures that necessary implemented technical and organisational measures that preserve the confidentiality and

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the unauthorised disclosure of data;	personal data, as well as-technical and organisational measures that safeguard the rights and freedoms of data subjects;	integrity of the requested data and the security of the data transfers, in particular personal data, as well as safeguard the rights and freedoms of data subjects; Text Origin: Council Mandate
	Article 1	9(1), point (ba)			
G	280a		(ba) implement the necessary technical and organisational measures to manage cyber risk that could affect the confidentiality, integrity or		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		availability of the requested data;		
Article	19(1), point (bb)			
s 280b		(bb) notify the data holder from whom has received the data of any cybersecurity incident affecting the confidentiality, integrity, or availability of the received data as soon as possible but not later than 72 hours after having determined that the incident has occurred without prejudice to the reporting obligations under Regulation(EU) XXX/XXXX (EUIBAL) and Directive (EU) 2022/2555. Those entities shall be liable by damages due to a cybersecurity breach if		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		they have not had the measures in place pursuant to paragraph 1, point (ba);		
Article	19(1), point (c)			
c 281	(c) destroy the data as soon as they are no longer necessary for the stated purpose and inform the data holder that the data have been destroyed.	(c) destroyerase the data as soon as they are no longer necessary for the stated purpose and inform without undue delay the data holder that the data have been destroyederased.	(c) destroy erase the data as soon as they are no longer necessary for the stated purpose and inform the data holder and individuals or organisations that received the data pursuant to paragraph 1 of Article 21 without undue delay that the data have been destroyed erased unless archiving of the data is required for transparency purposes in accordance with national law.	(c) destroyerase the data as soon as they are no longer necessary for the stated purpose and inform the data holder and individuals or organisations that received the data pursuant to paragraph 1 of Article 21 without undue delay that the data have been destroyederased unless archiving of the data is required in accordance with Union and national law on public access to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					documents in the context of transparency obligations. Text Origin: Council Mandate
	Article 1	9(1), point (ca)			
G	281a		1a. A public sector body, Union institution, agency, body, or a third party receiving data under this Chapter shall not:		Ia. A public sector body, the Commission, the European Central Bank, a Union body or a third party receiving data under this Chapter shall not: Text Origin: EP

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article	19(1), point (cb)			
6 281b		(a) use the data to develop a product or a service that competes with the product or service or enhance an existing product or service from which the accessed data originates;		(a) use the data or insights about the economic situation, assets and production or operation methods of the data holder to develop or enhance a product or service that compete with the product or service of the data holder; Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.9(1), point (cc)			
6 281c		(b) derive insights about the economic situation, assets and production or operation methods of the data holder, or share the data with another third party for that purpose; or		deleted
Article 1	9(1), point (cd)			
c 281d		(c) share the data with another third party for any of those purposes.		(c) share the data with another third party for any of those purposes.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: EP Mandate
Article	19(2)		~	
s 282	2. Disclosure of trade secrets or alleged trade secrets to a public sector body or to a Union institution, agency or body shall only be required to the extent that it is strictly necessary to achieve the purpose of the request. In such	2. Disclosure of trade secrets—or alleged trade secrets—to a public sector body or to a Union institution, agency or body shall only be required to the extent that it is strictly necessary to achieve the purpose of thea request under	2. Disclosure of trade secrets—or alleged trade secrets—to a public sector body or to the Commission, the European Central Bank or Union—a Union institution, agency or body shall only be required to the extent that it is strictly	2. Disclosure of trade secrets or alleged trade secrets to a public sector body or to a Union institution, agency or the Commission, the European Central Bank or Union body shall only be required to the extent that it is strictly pecessary to achieve
	a case, the public sector body or the Union institution, agency or body shall take appropriate measures to preserve the confidentiality of those trade	Article 15. In such a case, the data holder shall identify the data which are protected as trade secrets. The public sector body or the Union institution, agency or body shall take in advance all the	necessary to achieve the purpose of the request. In such a case, the public sector body or the <i>Union</i> institution, agency or Commission, the European Central Bank or Union body shall take, prior to the	it is strictly necessary to achieve the purpose of thea request under Article 15. In such a case, the data holder for the trade secret holder, if it is not the same shall identify the data which are protected as

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
secrets.	necessary and appropriate technical and organisational measures agreed with the data holder or with the trade secrets holder if it is not simultaneously the same legal person, to preserve the confidentiality of those trade secrets including as appropriate through the use of model contractual terms, technical standards and the application of codes of conduct.	disclosure, appropriate measures, such as technical and organisational measures, to preserve the confidentiality of those trade secrets. The data holder shall identify the data which are protected as trade secrets, including in the relevant metadata.	trade secrets, including the relevant metadata. The public sector body or the Union institution, agency or Commission, the European Central Bank or Union body shall take, prior to the disclosure, all necessary and appropriate technical and organisation measures, to preserve the confidentiality of those trade secrets, including as appropriate through the use of model contractual terms, technical standards and the application of codes of conduct.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Comments and homework
Art	icle 19(2a)			
s 28	32a	2a. Where a public sector body or a Union institution, agency or body transmits or makes data available to third parties to perform the tasks that have been outsourced to it as a result of the outsourcing of technical inspections or other functions pursuant to Article 17(4), trade secrets as identified by the data holder, shall only be disclosed to the extent that they are strictly necessary for the third party to		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		perform the tasks that have been outsourced and provided that all specific necessary measures agreed between the data holder and the third party are taken in advance, including technical and organisational measures to preserve the confidentiality of those trade secrets, including as appropriate through the use of model contractual terms, technical standards and the application of codes of conduct.		
Article	19(2b)		,	
c 282b		2b. In cases where the public sector body or a Union institution,		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	agency or body that submitted the		deleted
	request for data or the third party		werered
	to which data were made available		
	pursuant to Article 17(4) fails to		
	implement those measures or		
	undermines the confidentiality of		
	trade secrets, the data holder shall		
	be able to suspend the sharing of		
	data identified as trade secrets. In		
	such cases, the data holder shall		
	immediately notify the data		
	coordinator of the Member State		
	in which the data holder is		
	established, pursuant to Article		
	31, that it has suspended the		
	sharing of data and identify which		
	measures have not been		
	implemented or which trade		
	secrets have had their		
	confidentiality undermined.		
	Where the public sector body or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Union institution, agency or body or the third party wishes to challenge the data holder's decision to suspend the sharing of data, the data coordinator shall decide within a reasonable period of time, whether the data sharing shall be resumed or not and if yes, indicate under which conditions.		
Article 1	9(2c)			
282c		2c. A public sector body or a Union institution, agency or body shall be responsible for the security of the data that they receive.		2c. A public sector body or a Union institution, agency or body shall be responsible for the security of the data that they receive.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: EP Mandate
	Article 1	9(2d)			
G	282d		2d. A public sector body or a Union institution, agency or body shall notify the data holder in the event of a security breach as soon as possible, but within 48 hours at the latest.		deleted
	Article 2	0			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 283	Article 20 Compensation in cases of exceptional need	Article 20 Compensation in cases of exceptional need	Article 20 Compensation in cases of exceptional need	Article 20 Compensation in cases of exceptional need Text Origin: Commission Proposal
Article 2	20(1)			
s 284	1. Data made available to respond to a public emergency pursuant to Article 15, point (a), shall be provided free of charge.	1. Unless specified otherwise in Union or national law, data made available to respond to a public emergency pursuant to Article 15, point (a), shall be provided free of	1. Data made holders other than small and micro enterprise as defined in article 2 of the Annex to Recommendation 2003/361/EC shall make available data	1. Data made holders other than small and micro enterprises as defined in article 2 of the Annex to Recommendation 2003/361/EC shall make available data

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			charge. The public sector body or the Union institution, agency or body that has received data shall provide public recognition to the data holder if requested by the data holder.	necessary to respond to a public emergency pursuant to Article 1515(1), point (a), shall be provided free of charge.	necessary to respond to a public emergency pursuant to Article 1515(1), point (a), free of charge. The public sector body or the Union institution, agency or body that has received data shall be provided free of chargeprovide public recognition to the data holder if requested by the data holder. Text Origin: Council Mandate
	Article 20	0(2)			
G	285				G

Council Mandate **Commission Proposal EP Mandate Draft Agreement** 2. Where the data holder claims 2. Where the data holder claims 2. Where The data holder claims 2. Where The data holder elaims compensationshall be entitled to compensation for making data compensationshall be entitled to compensation for making data available in compliance with a fair remuneration for making data available in compliance with a fair remuneration for making data request made pursuant to Article request made pursuant to Article available in compliance with a available in compliance with a 15, points (b) or (c), such request made pursuant to Article **1515(1)**, points (b) or (c), such request made pursuant to Article compensation shall not exceed the 15, points (b) or (c) point (b), such compensation shall not exceed the 15, points (b) or (c) 15(1), point technical and organisational costs compensation shall not exceed at technical and organisational costs (b), such compensation shall not incurred to comply with the request least cover the technical and incurred to comply with the request exceedcover the technical and including, where necessary, the including, where necessary, the organisational costs incurred to organisational costs incurred to costs of anonymisation and of comply with the request including, costs of anonymisation, comply with the request including, technical adaptation, plus a where necessaryapplicable, the pseudonymisation and of technical where *necessary* applicable, the reasonable margin. Upon request costs of anonymisation and of adaptation, plus a reasonable costs of anonymisation, of the public sector body or the technical adaptation, plus a margin. Upon request of the public pseudonymisation, aggregation Union institution, agency or body reasonable margin. Upon request sector body or the Commission, and of technical adaptation, plus a reasonable margin. Upon request requesting the data, the data holder of the public sector body or the the European Central Bank or shall provide information on the Union institution, agency or body Union the Union institution, of the public sector body or the basis for the calculation of the requesting the data, the data holder agency or body requesting the data, Union institution, agency costs and the reasonable margin. shall provide information on the the data holder shall provide or Commission, the European basis for the calculation of the information on the basis for the Central Bank or Union body costs and the reasonable margin. calculation of the costs and the requesting the data, the data holder reasonable margin. shall provide information on the

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					basis for the calculation of the costs and the reasonable margin. Text Origin: Comments and homework
	Article 2	0(2a)			
G	285a		2a. Where the public-sector body or the Union institution, agency or body wishes to challenge the level of remuneration requested by the data holder, the matter shall be brought to the attention of the data coordinator referred to in Article 31 of the Member State		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			where the data holder is established.		
	Article 20	O(2b)			
•	s 285b			2a. Paragraph 2 shall also apply where a small and micro enterprise as defined in article 2 of the Annex to Recommendation 2003/361/EC claims compensation for making data available.	2a. Paragraph 2 shall also apply where a small and micro enterprise as defined in article 2 of the Annex to Recommendation 2003/361/EC claims compensation for making data available.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	20(2c)			
s 285c			2b. Data holders shall not be able to request compensation for making data available in compliance with a request made pursuant to Article 15, points (b) or (c) in case the specific task in the public interest is the production of official statistics and where the purchase of data is not allowed by national law.	2b. Data holders shall not be able to request compensation for making data available in compliance with a request made pursuant to Article 15, point (b) in case the specific task in the public interest is the production of official statistics and where the purchase of data is not allowed by national law. Member States shall notify the Commission where the purchase of data for the production of official statistics is not allowed by national law. Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 2	O(2d)			
3 285d			2c. Where the public sector body or the Commission, the European Central Bank or Union body disagrees with the level of compensation requested by the data holder, they may submit a complaint to the competent authority referred to in Article 31 of the Member State where the data holder is established.	2c. Where the public sector body or the Commission, the European Central Bank or Union body disagrees with the level of compensation requested by the data holder, they may submit a complaint to the [competent authority/data coordinator] referred to in Article 31 of the Member State where the data holder is established.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets Text Origin: Council Mandate
	Article 2	1			
G	286	Article 21 Contribution of research organisations or statistical bodies in the context of exceptional needs	Article 21 Contribution of research organisations or statistical bodies in the context of exceptional needs	Article 21 Contribution of research organisations or statistical bodies Further sharing of data obtained in the context of exceptional needs with research organisations or statistical bodies	Article 21 Contribution of research organisations or statistical bodies Sharing of data obtained in the context of exceptional needs with research organisations or statistical bodies

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 2	1(1)		V	
C	287	1. A public sector body or a Union institution, agency or body shall be entitled to share data received under this Chapter with individuals or organisations in view of carrying out scientific research or analytics compatible with the purpose for which the data was	1. A public sector body or a Union institution, agency or body shall be entitled to share data received under this Chapter with individuals or organisations in view of carrying out scientific research or analytics <i>compatible withnecessary</i> to fulfil the purpose for which the	1. A public sector body or the Commission, the European Central Bank or Union a Union institution, agency or body shall be entitled to share data received under this Chapter with individuals or organisations in view of earrying out scientific research or	1. A public sector body or the Commission, the European Central Bank or Union a Union institution, agency or body shall be entitled to share data received under this Chapter with individuals or organisations in view of carrying out scientific research or
		requested, or to national statistical institutes and Eurostat for the compilation of official statistics.	data was requested, or to national statistical institutes, the members of the European System of Central Banks and Eurostat for the	analytics compatible with the purpose for which the data was requested, or to national statistical institutes and Eurostat for the	analytics compatible with the purpose for which the data was requested, or to national statistical institutes and Eurostat for the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		compilation of official statistics.	compilation of official statistics.	compilation of official statistics.: Text Origin: Council Mandate
Artic	e 21(1), point (a)			
s 287	a		(a) with individuals or organisations in view of carrying out scientific research or analytics compatible with the purpose for which the data was requested, or	(a) with individuals or organisations in view of carrying out scientific research or analytics compatible with the purpose for which the data was requested, or Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	1(1), point (b)			
G	287b			(b) with national statistical institutes and Eurostat for the production of official statistics.	(b) with national statistical institutes and Eurostat for the production of official statistics. Text Origin: Council Mandate
	Article 2	1(2)			
G	288	2. Individuals or organisations receiving the data pursuant to	2. Individuals or organisations receiving the data pursuant to	2. Individuals or organisations receiving the data pursuant to	Individuals or organisations receiving the data pursuant to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		paragraph 1 shall act on a not-for-profit basis or in the context of a public-interest mission recognised in Union or Member State law. They shall not include organisations upon which commercial undertakings have a decisive influence or which could result in preferential access to the results of the research.	paragraph 1 shall act exclusively on a not-for-profit basis or in the context of a public-interest mission recognised in Union or Member State law. They shall not include organisations upon which commercial undertakings have a decisive significant influence or, which could result in preferential access to the results of the research.	paragraph 1 shall actuse the data exclusively on a not-for-profit basis or in the context of a public- interest mission recognised in Union or Member State law. They shall not include organisations upon which commercial undertakings have a decisive influence or which could result in preferential access to the results of the research.	paragraph 1 shall act on a not-for- profit basis or in the context of a public-interest mission recognised in Union or Member State law. They shall not include organisations upon which commercial undertakings have a decisivesignificant influence or which could is likely to result in preferential access to the results of the research. Text Origin: Commission Proposal
	Article 2	1(3)			
G	289				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. Individuals or organisations receiving the data pursuant to paragraph 1 shall comply with the provisions of Article 17(3) and Article 19.	3. Individuals or organisations receiving the data pursuant to paragraph 1 shall comply with the provisions of Article 17(3) and Article 19.	3. Individuals or organisations receiving the data pursuant to paragraph 1 shall comply with the same obligations that are applicable to the public sector bodies or the Commission, the European Central Bank or Union bodies pursuant to provisions of Article 17(3) and Article 19.	3. Individuals or organisations receiving the data pursuant to paragraph 1 shall comply with the same obligations that are applicable to the public sector bodies or the Commission, the European Central Bank or Union bodies pursuant to provisions of Article 17(3) and Article 19. Text Origin: Council Mandate
Article 2	21(3a)	,	,	
c 289a			3a. Notwithstanding Article 19,	3a. Notwithstanding Article 19,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				paragraph 1 (c), individuals or organisations receiving the data pursuant to paragraph 1 may keep the data received for up to 6 months following erasure of the data by the public sector bodies, the Commission, the European Central bank and Union bodies.	paragraph 1 (c), individuals or organisations receiving the data pursuant to paragraph 1 may keep the data received for the purpose for which the data was requested for up to 6 months following erasure of the data by the public sector bodies, the Commission, the European Central bank and Union bodies. Text Origin: Council Mandate
	Article 2	1(4)			
G	290				C

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
4. Where a public sector body or a Union institution, agency or body transmits or makes data available under paragraph 1, it shall notify the data holder from whom the data was received.	4. Where a public sector body or a Union institution, agency or body transmits or makes intends to transmit or make data available under paragraph 1, it shall notify the data holder from whom the data was received. That notification shall include the identity and the contact details of individuals or organisations receiving the data, the purpose of the transmission or making available of the data and the period for which the data will be used by the receiving entity. Within five working days of the notification referred to in the first subparagraph of this paragraph, the data holder shall have the right to submit a reasoned objection to such transmission or making available of data. In the	4. Where a public sector body or the Commission, the European Central Bank or Union a Union institution, agency or body transmits or makes data available under paragraph 1, it shall notify without undue delay the data holder from whom the data was received, stating the identity of the organisation or the individual receiving the data and the technical and organisational protection measures taken, including where personal data or trade secrets are involved.	4. Where a public sector body or a Union institution, agency or body transmits or makesthe Commission, the European Central Bank or a Union body intends to transmit or make data available under paragraph 1, it shall notify without undue delay the data holder from whom the data was received, stating the identity and contact details of the organisation or the individual receiving, the purpose of the transmission or making available of the data will be used and the technical and organisational protection measures taken, including where personal data or trade secrets are involved. Where the data holder disagrees with the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			case of a rejection of the objection by the public sector body, Union institution, agency or body, the data holder may bring the reasoned objection to the data coordinator referred to in Article 31.		transmission or making available of data, it may lodge a complaint with the [data coordinator/competent authority] referred to in Article 31 of the Member State where the data holder is established. Remaining brackets
	Article 2	2			
G	291	Article 22 Mutual assistance and cross-border cooperation	Article 22 Mutual assistance and cross-border cooperation	Article 22 Mutual assistance and cross-border cooperation	Article 22 Mutual assistance and cross-border cooperation

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	22(1)			
s 292	1. Public sector bodies and Union institutions, agencies and bodies shall cooperate and assist one another, to implement this Chapter in a consistent manner.	1. Public sector bodies and Union institutions, agencies and bodies shall cooperate and assist one another, to implement this Chapter in a consistent manner.	1. Public sector bodies and Union institutions, agencies and the Commission, the European Central Bank and Union bodies shall cooperate and assist one another, to implement this Chapter in a consistent manner.	1. Public sector bodies and Union institutions, agencies and the Commission, the European Central Bank and Union bodies shall cooperate and assist one another, to implement this Chapter in a consistent manner. Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 2	2(2)			
G	293	2. Any data exchanged in the context of assistance requested and provided pursuant to paragraph 1 shall not be used in a manner incompatible with the purpose for which they were requested.	2. Any data exchanged in the context of assistance requested and provided pursuant to paragraph 1 shall not be used in a manner incompatible with the purpose for which they were requested.	2. Any data exchanged in the context of assistance requested and provided pursuant to paragraph 1 shall not be used in a manner incompatible with the purpose for which they were requested.	2. Any data exchanged in the context of assistance requested and provided pursuant to paragraph 1 shall not be used in a manner incompatible with the purpose for which they were requested. Text Origin: Commission Proposal
	Article 2	2(3)			

3. Where a public sector body intends to request data from a data holder established in another Member State, it shall first notify the competent authority of that Member State as referred to in Article 31, of that intention. This requirement shall also apply to requests by Union institutions, agencies and bodies. 3. Where a public sector be intends to request data from holder established in anothe Member State, it shall first the <i>competent authority data coordinator</i> of that Member as referred to in Article 31, intention. This requirement also apply to requests by Union institutions, agencies and but the competent authority of Member State where the day holder is established.	intends to request data from a data holder established in another Member State, it shall first notify the competent authority of that Member State as referred to in Article 31, of that intention and transmit the request to that Competent authority for examination. This requirement shall also apply to requests by the Commission, the European	3. Where a public sector body intends to request data from a data holder established in another Member State, it shall first notify the [competent authority authority/data coordinator] of that Member State as referred to in Article 31, of that intention. This requirement shall also apply to requests by Union institutions, agencies and the Commission, the European Central Bank and Union bodies. The request shall be evaluated by the [competent authority/data coordinator] of the Member State where the data holder is established.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets Text Origin: EP Mandate
	Article 2	2(3a)(4)			
G	295	4. After having been notified in accordance with paragraph 3, the relevant competent authority shall advise the requesting public sector body of the need, if any, to cooperate with public sector bodies of the Member State in which the data holder is established, with the	4. After having been notified in accordance with paragraph 3, the relevant competent authority data coordinator shall advise the requesting public sector body of the need, if any, to cooperate with public sector bodies of the Member State in which the data holder is	4. After having been notified in accordance with paragraph 3, the relevant competent authority shall advise the requesting public sector body of the need, if any, to cooperate with public sector bodies of the Member State in which the data holder is established, with the	4. After having been notified in accordance with paragraph 3, the relevant competent authority shall advise the requesting public sector body of the need, if any, to cooperate with public sector bodies of the Member State in which the data holder is established, with the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
aim of reducing the administrative	established, with the aim of	aim of reducing the administrative	aim of reducing the administrative
burden on the data holder in	reducing the administrative burden	burden on the data holder in	burden on the data holder in
complying with the request. The	on the data holder in complying	complying with the request. The	complying with the request. The
requesting public sector body shall	with the request. The requesting	requesting public sector	requesting public sector
take the advice of the relevant	public sector body shall take the	body examined the request in the	body examined the request in the
competent authority into account.	advice of the relevant competent	light of the requirements under	light of the requirements under
	authority data coordinator into	Article 17, the relevant competent	Article 17, the [relevant competent
	account.	authority shall take the advice	authority/data coordinator] shall
		take one of the relevant competent	take the advice take one of the
		authority into account.following	relevant competent authority into
		actions:	account.following actions:
			Remaining brackets
			nemaning stuckets
			Text Origin: Council
			Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 22	2(4), first subparagraph, point (a)			
G	295a			(a) transmit the request to the data holder and, if applicable, advise the requesting public sector body, the Commission, the European Central Bank or Union body of the need, if any, to cooperate with public sector bodies of the Member State in which the data holder is established, with the aim of reducing the administrative burden on the data holder in complying with the request. The requesting public sector body, the Commission, the European Central Bank or Union body shall take the advice of the relevant	(a) transmit the request to the data holder and, if applicable, advise the requesting public sector body, the Commission, the European Central Bank or Union body of the need, if any, to cooperate with public sector bodies of the Member State in which the data holder is established, with the aim of reducing the administrative burden on the data holder in complying with the request. The requesting public sector body, the Commission, the European Central Bank or Union body shall take the advice of the [relevant]

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				competent authority into account;	competent authority/data coordinator into account; Remaining brackets
					Text Origin: Council Mandate
	Article 2	2(4), first subparagraph, point (b)			
G	295b			(b) reject the request of the public sector body requesting the data for duly substantiated reasons. The requesting public sector body shall take the advice of the relevant	(b) reject the request of the public sector body requesting the data for duly substantiated reasons, in accordance with this Chapter. The requesting public sector body shall

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				competent authority into account before possibly resubmitting the request;	take the advice of the relevant competent authority into account before possibly resubmitting the request; Text Origin: Council Mandate
	Article 2	2(4), first subparagraph, point (c)			
G	295c			(c) reject the request of the Commission, the European Central Bank or the requesting Union body for duly substantiated reasons. The Commission, the European Central Bank or the	(c) reject the request of [the Commission, the European Central Bank or the requesting Union body] for duly substantiated reasons, in accordance with this Chapter. The

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			requesting Union body shall take the reservations into account before possibly resubmitting the request.	Commission, the European Central Bank or the requesting Union body shall take the reservations into account before possibly resubmitting the request. Text Origin: Council Mandate
Article 2	2(4), second subparagraph			
6 295d			The competent authority shall act without undue delay.	The [competent authority/data coordinator] shall act without undue delay.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Remaining brackets Text Origin: Council Mandate
СНАРТЕ	R VI			
s 296	CHAPTER VI SWITCHING BETWEEN DATA PROCESSING SERVICES	CHAPTER VI SWITCHING BETWEEN DATA PROCESSING SERVICES	CHAPTER VI SWITCHING BETWEEN DATA PROCESSING SERVICES	CHAPTER VI SWITCHING BETWEEN DATA PROCESSING SERVICES Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Chapter	Vla			
G	296a		Article 22a Definitions For the purposes of this Chapter, the following definitions apply:		deleted
	Chapter	Vib			
G	296b		1. 'data processing service' means a digital service enabling ubiquitous, and on-demand network access to a shared pool of		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
li de la companya de			configurable, scalable and elastic computing resources of a centralised, distributed or highly distributed nature, provided to a customer, that can be rapidly provisioned and released with minimal management effort or service provider interaction;		
	Chapter	Vic			
G	296c		2. 'on-premise' means an ICT infrastructure and computing resources leased or owned by the customer, located in its own data centre and operated by the customer or by a third-party;		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Chapte	r Vid			
s 296d		3. 'equivalent service' means a set of data processing services that share the same primary objective and data processing service model;		deleted
Chapte	r Vie			
6 296e		4. 'data processing service data portability' means the ability of the cloud service to move and adapt its exportable data between		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the customer's data processing services, including in different deployment models;		
Chap	ter Vif			
g 290		5. 'switching' means the process where a data processing service customer changes from using one data processing service to using a second equivalent or other service offered by a different provider of data processing services, including through extracting, transforming and uploading the data, involving the source provider of data processing services, the customer and the		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			destination provider of data processing services;		
C	Chapter	Vig			
G	296g		6. 'exportable data' means the input and output data, including metadata, directly or indirectly generated, or cogenerated, by the customer's use of the data processing service, excluding any data processing service provider's or third party's assets or data protected by intellectual property rights or constituting a trade secret or confidential information;		deleted

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Chapter Vih			
296h	7. 'functional equivalence' means the possibility to re-establish on the basis of the customer's data a minimum level of functionality in the environment of a new data processing service after the switching process, where the destination service delivers comparable outcome in response to the same input for shared functionality supplied to the customer under the contractual agreement;		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	296i		8. 'egress fees' refers to data transfer fees charged to the customers of a provider of data processing services for extracting their data through the network from the ICT infrastructure of a provider of data processing services.		deleted
	Article 23	3			
G	297	Article 23 Removing obstacles to effective switching between providers of data processing services	Article 23 Removing obstacles to effective switching between providers of data processing services	Article 23 Removing obstacles to effective switching between providers of data processing services	Article 23 Removing obstacles to effective switching between providers of data processing services

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
А	rticle 23	3(1)			
G	298	1. Providers of a data processing service shall take the measures provided for in Articles 24, 25 and 26 to ensure that customers of their service can switch to another data processing service, covering the same service type, which is provided by a different service provider. In particular, providers of data processing service shall remove commercial, technical,	1. Providers of a data processing service shall, within their capacity, take the measures provided for in Articles 24, 24a, 24b, 25 and 26 to ensure that enable customers of their service canto switch to another data processing service, covering the same equivalent service type, which is provided by a different service	1. Providers of a data processing service shall take the measures provided for in Articles 24, 25 and 26 to ensure that <u>all</u> customers of their service can switch to another data processing service, covering the same service type, which is provided by a different service provider. In particular, providers of data processing <u>serviceservices</u> shall <u>not pose obstacles</u> , <u>which</u>	1. Providers of a data processing service shall take the measures provided for in Articles 24, [24a, 24b,] 25 and 26 to ensure thatenable customers of their service canto switch to another data processing service, covering the same same service typetype, which is provided by a different service provider provider of data processing services or, where

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		contractual and organisational obstacles, which inhibit customers from:	processing services or, where relevant, to use several providers of data processing services at the same time. In particular, providers of a data processing service shall not impose and shall remove commercial, technical, contractual and organisational obstacles, which inhibit customers from:	can be, but not exclusively, of pre- commercial, remove commercial, technical, contractual and organisational obstaclesnature, and which inhibit customers from:	relevant, to use several providers of data processing services at the same time. In particular, providers of a data processing service shall not impose and shall remove pre- commercial, commercial, technical, contractual and organisational obstacles, which inhibit customers from:
	Article 2	3(1), point (a)			
G	299	(a) terminating, after a maximum notice period of 30 calendar days, the contractual agreement of the service;	(a) terminating, after a maximum notice period of 3060 calendar days, the contractual agreement of the service, unless an alternative notice period is mutually and explicitly agreed between the	(a) terminating, after <u>a</u> the maximum notice period <u>and the</u> successful finalisation of the switching process, in accordance with Article 24 of 30 calendar days, the contractual agreement of the	(a) terminating, after athe maximum notice period and the successful finalisation of the switching process, in accordance with Article 24 of 30 calendar days, the contractual agreement of the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		customer and the provider where both parties are able equally to influence the content of the contractual agreement;	service;	service;
Article 2	23(1), point (b)			
g 300	(b) concluding new contractual agreements with a different provider of data processing services covering the same service type;	(b) concluding new contractual agreements with a different provider of data processing services covering the same equivalent service type;	(b) concluding new contractual agreements with a different provider of data processing services covering the same service type;	(b) concluding new contractual agreements with a different provider of data processing services covering the same service type;
Article 2	23(1), point (c)			
g 301				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(c) porting its data, applications and other digital assets to another provider of data processing services;	(c) porting its the customer's exportable data, applications and other digital assets to another provider of data processing services or to an on-premise ICT infrastracture, including after having benefited from a free-tier offering;	(c) porting its data, applications and and metadata created by the customer and by the use of the originating service and/or the customer's applications and/or other digital assets to another provider of data processing services or to an on-premise system, including if the customer benefited from a free-tier offering;	(c) porting its data, applications and the customer's exportable data, other digital assets to another provider of data processing services or to an on-premise infrastructure, including after having benefited from a free-tier offering;
Article 2	23(1), point (d)			
6 302	(d) maintaining functional equivalence of the service in the IT-environment of the different provider or providers of data processing services covering the	(d) maintaining achieving functional equivalence in the use of the new service in the IT- environment of the different provider or providers of data	(d) in accordance with Article 23a, maintaining functional equivalence of the service in the IT-environment of the different provider or providers of data	(d) maintaining in accordance with Article 23a, achieving functional equivalence in the use of the new service in the IT- environment of the different

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		same service type, in accordance with Article 26.	processing services covering the same equivalent service type, in accordance with Article 26.	processing services covering the same service type, in accordance with Article 26.	provider or providers of data processing services covering the same service type, in accordance with Article 26. Text Origin: Council Mandate
	Article 2	3(1), point (da)			
•	302a				(da) unbundling, where technically feasible, data processing services referred to in Article 26(1) from other data processing services provided by the data processing service

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					provider.
	Article 2	3(2)			
G	303	2. Paragraph 1 shall only apply to obstacles that are related to the services, contractual agreements or commercial practices provided by the original provider.	2. Paragraph 1 shall only apply to obstacles that are related to the services, contractual agreements or commercial practices provided by the original source provider of data processing services.	2. Paragraph 1 shall only apply to obstacles that are related to the services, contractual agreements or commercial practices provided by the original provider.	deleted
	Article 2	3a			
G	303a			Article 23a	Article 23a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Scope of the technical switching obligations	Scope of the technical obligations Text Origin: Council Mandate
Article 2	3a, first subparagraph			
6 303b			The responsibilities of data processing service providers as defined in Articles 23 and 26 shall only apply to the services, contractual agreements or commercial practices provided by the original provider.	The responsibilities of data processing service providers as defined in Articles 23, 24, 25, 26 and 28a shall only apply to the services, contractual agreements or commercial practices provided by the source provider of data processing services.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	4			
G	304	Article 24 Contractual terms concerning switching between providers of data processing services	Article 24 Contractual terms concerning switching between providers of data processing services	Article 24 Contractual terms concerning switching between providers of data processing services	Article 24 Contractual terms concerning switching between providers of data processing services Text Origin: Commission Proposal
	Article 2	4(1)			
G	305				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. The rights of the customer and the obligations of the provider of a data processing service in relation to switching between providers of such services shall be clearly set out in a written contract. Without prejudice to Directive (EU) 2019/770, that contract shall include at least the following:	1. The rights of the customer and the obligations of the provider of a data processing service in relation to switching between providers of such services or, where applicable, to an on-premise ICT infrastructure shall be clearly set out in a written contract which is made available to the customer in a user-friendly manner prior to signing the contract. Without prejudice to Directive (EU) 2019/770, that contractthe provider of a data processing service shall include ensure that that contract includes at least the following:	1. The rights of the customer and the obligations of the provider of a data processing service in relation to switching between providers of such services or to an on-premise system shall be clearly set out in a written contract. Without prejudice to Directive (EU) 2019/770, that contract shall include at least the following:	1. The rights of the customer and the obligations of the provider of a data processing service in relation to switching between providers of such services or, where applicable, to an on-premise infrastructure shall be clearly set out in a written contract. Without prejudice to Directive (EU) 2019/770, that contract shall include at least the following: which is made available to the customer prior to signing the contract in a way that allows the customer to store and reproduce the contract.
Article 2	24(1a)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	305a				1a. Without prejudice to Directive (EU) 2019/770, that contract shall include at least the following:
	Article 2	4(1a), point (a)			
G	306	(a) clauses allowing the customer, upon request, to switch to a data processing service offered by another provider of data processing service or to port all data, applications and digital assets generated directly or indirectly by the customer to an on-premise system, in particular the establishment of a mandatory	(a) clauses allowing the customer, upon request, to switch to a data processing service offered by another provider of data processing serviceservices or to port all exportable data, applications and digital assets generated directly or indirectly by the customer to an onpremise system, in particular the establishment of ato an on-premise	(a) clauses allowing the customer, upon request, to switch to a data processing service offered by another provider of data processing service or to port all data, including metadata, applications and other digital assets generated directly or indirectly by the customer and/or relating to the customer to an on-premise system,	(a) clauses allowing the customer, upon request, to switch to a data processing service offered by another provider of data processing services or to port all exportable data, applications and digital assets generated directly or indirectly by the customer to an onpremise system, in particular the establishment of ato an on-premise

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
maximum transition period of 30	ICT infrastructure, without undue	in particular the establishment of a	ICT infrastructure, without undue
calendar days, during which the	delay and in any event no longer	mandatory maximum transition	delay and in any event no longer
data processing service provider	<u>than</u> mandatory maximum	period of 30 calendar days, to be	than mandatory maximum
shall:	transition period of 3090 calendar	initiated after the maximum notice	transition period of 30 calendar
	days, during which the provider of	period referred to in point (aa),	days, to be initiated after the
	data processing service	during which the service contract	maximum notice period referred
	provider services shall:	remains applicable and the data	to in point (aa), during which the
		processing service provider shall:	service contract remains
			applicable and during which the
			provider of data processing service
			provider services shall:
			[follows list in lines 307-308b]
			Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 24	1(1a), point (aa)			
G	306a		(aa) an obligation on the provider of data processing services to support the development of the customer's exit strategy relevant to the contracted services, including through providing all relevant information;		(aa) an obligation of the provider of data processing services to support the customer's exit strategy relevant to the contracted services, including through providing all relevant information;
	Article 24	4(1a), point (-c)			
G	306Ь			(aa) a clause specifying that the contract shall be deemed terminated and the customer shall be notified of the termination, in	(ab) a clause specifying that the contract shall be deemed terminated and the customer shall be notified of the termination, in

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				one of the following cases:	one of the following cases: Text Origin: Council Mandate
	Article 2	4(1a), point (-c)(1)			
G	306c			(i) upon the successful completion of the switching process to another provider of data processing services or an on- premise system;	(i) where applicable, upon the successful completion of the switching process to another provider of data processing services or an on-premise system; Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	4(1a), point (-c)(2)			
6 306d			(ii) at the end of the maximum notice period referred to in paragraph (aa), in the case that the customer does not wish to switch but to delete all its digital assets upon service termination.	(ii) at the end of the maximum notice period referred to in paragraph (aa), in the case that the customer does not wish to switch but to delete all its digital assets upon service termination. Text Origin: Council Mandate
Article 2	4(1a), point (-d)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	306e			(ab) a maximum notice period for initiation of the switching process, which shall not exceed 2 months;	(ac) a maximum notice period for initiation of the switching process, which shall not exceed 2 months; Text Origin: Council Mandate
	Article 2	4(1a), point (-d)(1)			
G	307	(1) assist and, where technically feasible, complete the switching process;	(1)(i) assist and, where technically feasible, complete reasonably assist through and facilitate the switching process;	(1) assist the customer and third parties authorized by the customer in and, where technically feasible, complete the switching completing the porting process;	(1)(i) assist and, where technically feasible, complete provide reasonable assistance to the customer and third parties authorized by the customer in the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				switching process; Text Origin: Council Mandate
Article 2	24(1a), point (-d)(2)			
6 308	(2) ensure full continuity in the provision of the respective functions or services.	(2)(ii) act with due care to maintain business continuity and a high level of security of the service and, taking into account the advancement in the switching process, ensure, to the greatest extent possible, full continuity in the provision of the respective relevant functions or	(2) ensure full continuity in the provision of the respective functions or services: under the contract;	(2)(ii) ensure fullact with due care to maintain business continuity, and continue in the provision of the respective functions or services - under the contract; Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			services within the capacity of the source provider of data processing services and in accordance with contractual obligations.		
	Article 2	4(1a), point (-d)(3)		,	
G	308a		(iia) provide clear information concerning known risks to continuity in the provision of the respective functions or services on the part of the provider of source data processing services.		(iii) provide clear information concerning known risks to continuity in the provision of the respective functions or services on the part of the provider of source data processing services. Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 24	4(1a), point (-d)(4)			
308Ь			(2a) ensure that a high level of security is maintained throughout the porting process, notably the security of the data during their transfer and the continued security of the data during the retention period specified in point (c);	(iv) ensure that a high level of security is maintained throughout the switching process, notably the security of the data during their transfer and the continued security of the data during the retention period specified in point (c), in line with applicable laws;
				[follows list from line 306a]
				Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
				Mandate		
Articl	e 24(1a), point (-e)					
G 3086		(ab) a list of additional services that customers can obtain facilitating the switching process, such as the test of the switching process;		deleted		
3086						
Articl	Article 24(1a), point (b)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 309	(b) an exhaustive specification of all data and application categories exportable during the switching process, including, at minimum, all data imported by the customer at the inception of the service agreement and all data and metadata created by the customer and by the use of the service during the period the service was provided, including, but not limited to, configuration parameters, security settings, access rights and access logs to the service;	(b) an exhaustive a detailed specification of all data and application categories exportable that can be ported during the switching process, including, at a minimum, all data imported by the customer at the inception of the service agreement and all data and metadata created by the customer and by the use of the service was provided, including, but not limited to, configuration parameters, security settings, access rights and access logs to the service exportable data;	(b) an exhaustive specification of all data and application categories exportable during the switching process, including, at minimum, all data imported by the customer at the inception of the service agreement and all data and metadata created by the customer and by the use of the service during the period the service was provided, including, but not limited to, configuration parameters, security settings, access rights and access logs to the service;	(b) an exhaustive specification of all data and application digital assets categories exportablethat can be ported during the switching process, including, at a minimum, all data imported by the customer at the inception of the service agreement and all data and metadata created by the customer and by the use of the service during the period the service was provided, including, but not limited to, configuration parameters, security settings, access rights and access logs to the serviceexportable data;
				Text Origin: EP

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Art	cle 24(1a), point (ba)			
G 30	9a		(ba) an exhaustive specification of categories of metadata specific to the internal functioning of provider's service that will be exempted from the exportable data under point (b), where a risk of breach of trade secrets of the provider exists. These exemptions shall however never impede or delay the porting process as foreseen in Article 23;	(ba) an exhaustive specification of categories of data specific to the internal functioning of provider's service that will be exempted from the exportable data under point (b), where a risk of breach of trade secrets of the provider exists. These exemptions shall however never impede or delay the porting process as foreseen in Article 23; Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 2	24(1a), point (c)			
G 310	(c) a minimum period for data retrieval of at least 30 calendar days, starting after the termination of the transition period that was agreed between the customer and the service provider, in accordance with paragraph 1, point (a) and paragraph 2.	(c) a minimum period for data retrieval of at least 30 calendar days, starting after the termination of the transition period that was agreed between the customer and the service provider provider of data processing services, in accordance with paragraph 1, point (a) and paragraph 2-;	(c) a minimum period for data retrieval of at least 30 calendar days, starting after the termination of the transition period that was agreed between the customer and the service provider, in accordance with paragraph 1, point (a) and paragraph 2-;	(c) a minimum period for data retrieval of at least 30 calendar days, starting after the termination of the transition period that was agreed between the customer and the service provider provider of data processing services, in accordance with paragraph 1, point (a) and paragraph 2-; Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	24(1a), point (ca)			
6 310a		(ca) an obligation on the provider of data processing services to delete all of the former customer's exportable data after the expiration of the period set out in paragraph 1, point (c), of this Article;		deleted
Article	24(1a), point (cb)			
s 310b			(ca) a clause guaranteeing full erasure of all data, including	(ca) a clause guaranteeing full erasure of all exportable data,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			metadata, applications and other digital assets generated directly by the customer and/or relating to the customer directly after the expiration of the period set out in point (c) or after the expiration of an alternative agreed period later than the expiration of the period set out in point (c), provided that the porting process has been completed successfully;	digital assets generated directly by the customer and/or relating to the customer directly after the expiration of the period set out in point (c) or after the expiration of an alternative agreed period later than the expiration of the period set out in point (c), provided that the switching process has been completed successfully; Text Origin: Council Mandate
Article	24(1a), point (cc)			
g 310c				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(cb) reference to an up-to-date online register hosted by the data processing service provider, with details of all the data structures and data formats as well as the standards and open interoperability specifications, in which the exportable data described according to point (b) will be available;	deleted
Article	24(1a), point (cd)			
s 310d			(cc) information on any data egress charges and switching charges that may be imposed by providers of data processing services in accordance with	(cc) data egress charges and switching charges that may be imposed by providers of data processing services in accordance

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Article 25.	with Article 25. Text Origin: Council Mandate
Article 2	4(1a), point (ce)			
6 310e			1a. The contract as defined in paragraph 1 shall include provisions providing that the customer has the exclusive right to invoke the mandatory notification period as defined in paragraph 1 and shall notify the data processing service provider of its decision to perform one or	1a. The contract as defined in paragraph 1 shall include provisions providing that the customer may notify the data processing service provider of its decision to perform one or more of the following actions upon termination of the notification period:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				more of the following actions upon termination of the notification period:	Text Origin: Council Mandate
A	Article 2	4(1a), point (cf)			
G	310f			(a) switch to another provider of data processing services, in which case the customer shall provide the necessary details of that provider;	(a) switch to another provider of data processing services, in which case the customer shall provide the necessary details of that provider;
					Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	24(1a), point (cg)			
G 310g			(b) switch to an on-premise system;	(b) switch to an on-premise system; Text Origin: Council Mandate
Article 2	24(1a), point (ch)			
g 310h			(c) delete its digital assets.	(c) delete its digital assets and exportable data.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	24(1a), point (ci), second subparagraph			
310i				
Article	24(1a), point (ci), first subparagraph			
310j				
Article	24(2)			
g 311				G

Council Mandate **Commission Proposal EP Mandate Draft Agreement** 2. Where the mandatory transition 2. Where the mandatory transition 2. The contract as defined in 2. Where the mandatory transition period as defined in paragraph 1, period as defined in paragraph 1, paragraph 1 shall include period as defined in paragraph 1, points (a) and (c) of this Article is points (a) and (c) of this Article is provisions providing that where points (a) and (c) of this Article is technically unfeasible, the provider technically unfeasible, the provider the mandatory transition period as technically unfeasible, the provider of data processing services shall of data processing services shall defined in paragraph 1, points (a) of data processing services shall notify the customer within 7 notify the customer within 714 and (c) of this Article is technically notify the customer within 714 working days after the switching working days after the switching unfeasible, the provider of data working days after the switching request has been made, duly request has been made, and shall processing services shall notify the request has been made, and shall motivating the technical duly motivateduly motivating the duly motivate duly motivating the customer within 7 working days unfeasibility with a detailed report technical unfeasibility with a technical unfeasibility with a after the switching request has and indicating an alternative detailed report and indicating and been made, duly motivating the detailed report and indicating and transition period, which may not *indicate* an alternative transition technical unfeasibility with a *indicate* an alternative transition exceed 6 months. In accordance period, which may not exceed 69 detailed report and indicating an period, which may not exceed 67 months. In accordance with with paragraph 1 of this Article, alternative transition period, which months. In accordance with full service continuity shall be paragraph 1 of this Article, *full* may not exceed 6 months. In paragraph 1 of this Article, *full* ensured throughout the alternative service continuity shall be ensured accordance with paragraph 1 of service continuity shall be ensured transition period against reduced throughout the alternative this Article, full service continuity throughout the alternative shall be ensured throughout the charges, referred to in Article transition period against reduced transition period against reduced 25(2). charges, referred to in Article alternative transition period-against charges, referred to in Article reduced charges, referred to in 25(2). The customer shall retain 25(2). the right to extend that period, if Article 25(2).

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			needed, prior to or during the switching process.		Text Origin: EP Mandate
	Article 2	4(2a)			
G	311a			2a. Without prejudice to paragraph 2, the contract as defined in paragraph 1 shall include provisions providing the customer with the right to extend the transition period with a period that the customer deems more appropriate for its own ends.	2a. Without prejudice to paragraph 2, the contract as defined in paragraph 1 shall include provisions providing the customer with the right to extend the transition period once with a period that the customer deems more appropriate for its own ends.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 2	4(2b)			
G	311b		Article 24a Information obligation of providers of destination data processing services		Article 24a Information obligation of providers of data processing services Text Origin: EP Mandate
	Article 2	4(2c)			

The provider of destination data processing services shall provide the customer with information on available procedures for switching and porting to the data processing service when it is a porting destination, including information on available porting methods and formats as well as restrictions and technical limitations which are known to the provider of destination data processing services.	2c. The provider of data processing services shall provide the customer with: (a) information on available procedures for switching and porting to the data processing service, including information on available porting methods and formats as well as restrictions and technical limitations which are known to the provider of destination data processing services.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					online register hosted by the data processing service provider, with details of all the data structures and data formats as well as the relevant standards and open interoperability specifications, in which the exportable data described according to Article 24 (1) point (b) will be available.
	Article 24	4a			
G	311d		Article 24b Good faith obligation		Article 24b Good faith obligation Text Origin: EP

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 2	24a(1)			
6 311e		All parties involved, including providers of destination data processing services, shall collaborate in good faith to make the switching process effective, enable the timely transfer of necessary data and maintain the continuity of the service.		All parties involved, including providers of destination data processing services, shall collaborate in good faith to make the switching process effective, enable the timely transfer of data and maintain the continuity of the service. Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 24	lb .			
6 311f			Article 24a Contractual transparency obligations on international access and transfer	Article 24a Contractual transparency obligations on international access and transfer Text Origin: Council Mandate
Article 24	lb(1)			
6 311g				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			1. Providers of data processing services shall make the following information available on their websites, and keep the information updated:	1. Providers of data processing services shall make the following information available on their websites, and keep the information updated:
				Text Origin: Council Mandate
Artic	e 24b(1), point (a)			
311	h		(a) the jurisdiction to which the IT infrastructure deployed for data processing of their individual services is subject;	(a) the jurisdiction to which the IT infrastructure deployed for data processing of their individual services is subject;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 2	4b(1), point (b)			
G	311i			(b) a general description of the technical, organisational and contractual measures adopted by the data processing service provider in order to prevent governmental access to nonpersonal data held in the Union where such transfer or access would create a conflict with Union law or the national law of the	(b) a general description of the technical, organisational and contractual measures adopted by the data processing service provider in order to prevent governmental access to nonpersonal data held in the Union where such transfer or access would create a conflict with Union law or the national law of the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				relevant Member State.	relevant Member State. Text Origin: Council Mandate
	Article 2	4b(2)			
G	311j			2. The websites defined in paragraph 1 of this Article shall be referenced in contractual agreements of all data processing services offered by data processing service providers.	2. The websites defined in paragraph 1 of this Article shall be referenced in contractual agreements of all data processing services offered by data processing service providers. Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 25	5			
G	312	Article 25 Gradual withdrawal of switching charges	Article 25 Gradual withdrawal of switching charges	Article 25 Gradual withdrawal of data egress charges and switching charges Gradual withdrawal of switching charges	Article 25 Gradual withdrawal of switching charges including data egress charges Text Origin: Council Mandate
	Article 2	5(1)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
g 313	1. From [date X+3yrs] onwards, providers of data processing services shall not impose any charges on the customer for the switching process.	1. From [the date of entry into force of this Regulation date X+3yrs] onwards, providers of data processing services shall not impose any charges on the eustomer customers who are consumers for the switching process.	1. From [date *Xof entry into force* +3yrs] onwards, providers of data processing services shall not impose any data egress charges or switching charges on the customer for the switching process.	1. From [date X+of entry into] force + 3yrs] onwards, providers of data processing services shall not impose any switching charges on the customer for the switching process, including data egress charges. Text Origin: Council Mandate
Article 2	5(2)			
g 314	2. From [date X, the date of entry into force of the Data Act] until	2. From [date X, the date of entry into force of the Data Actthis	2. From [date X, the date of entry into force of the Data Act] until [2. From [date X, the date of entry into force of the Data Act] until

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	[date X+3yrs], providers of data processing services may impose reduced charges on the customer for the switching process.	Regulation] until [date X+3yrs], providers of data processing services may impose reduced charges on <i>customers in the</i> context of business-to-business relations the customer for the switching process, with particular reference to egress fees.	date of entry into forcedate X+3yrs], providers of data processing services may impose reduced data egress and reduced switching charges on the customer for the switching process.	[date *Xof entry into force*+3yrs], providers of data processing services may impose reduced *switching* charges, including data egress charges, on the customer for the switching process. Text Origin: Council Mandate
Article 2	5(2a)			
6 314a		2a. From [3 years after the date of entry into force of this Regulation] onwards, providers of data processing services shall not		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		impose any charges for the switching process.		
Article 2:	5(3)			
315	3. The charges referred to in paragraph 2 shall not exceed the costs incurred by the provider of data processing services that are directly linked to the switching process concerned.	3. The charges referred to in paragraph 2 shall not exceed the costs incurred by the provider of data processing services that are directly linked to the switching process concerned and shall be linked to the mandatory operations that providers of data processing services must perform as part of the switching process.	3. The charges referred to in paragraph 2 shall not exceed the costs incurred by the provider of data processing services that are directly linked to the data transfer and the switching process concerned.	3. The reduced switching charges referred to in paragraph 2 shall not exceed the costs incurred by the provider of data processing services that are directly linked to the switching process concerned. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	5(3a)			
s 315a		3a. Standard subscription or service fees and charges for professional transition services work undertaken by the provider of data processing services at the customer's request for support in the switching process shall not be considered switching charges for the purposes of this Article.		3a. Before entering into a contractual agreement with a customer, providers of data processing services shall provide the prospective customer with clear information on standard service fees and early termination penalties that might be imposed on the customer, as well as on the reduced switching charges, including data egress charges that might be imposed on customers during the timeframe referred to in Article 25 paragraph 2.
Article 2	.5(3b)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 315b		3b. Before entering into a contractual agreement with a customer, the provider of data processing services shall provide the customer with clear information describing the charges imposed on the customer for the switching process in accordance with paragraph 2, as well as the fees and charges referred to in paragraph 3a, and, where relevant, shall provide information on services that involve highly complex or costly switching or for which it is impossible to switch without significant interference in the data, application or service architecture. Where applicable,		3b. Where relevant, providers of data processing services shall provide information on services that involve highly complex or costly switching or for which it is impossible to switch without significant interference in the data, digital assets or service architecture.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the provider of data processing services shall make this information publicly available to customers via a dedicated section of their website or in any other easily accessible way.		
	Article 2	5(3c)			
G	315c				3c. Where applicable, providers of data processing services shall make this information publicly available to customers via a dedicated section of their website or in any other easily accessible way.

to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to adopt delegated acts in to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to mechanism for the Commission to mechanism for the Commission to		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to adopt delegated acts in to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring order to introduce a monitoring mechanism for the Commission to mechanism for the Commission to	Article 2	5(4)			
by data processing service providers on the market to ensure that the withdrawal of switching charges as described in paragraph 1 of this Article will be attained in accordance with the deadline provided in the same paragraph. by providers of data processing switching charges imposed by data processing service providers on the market to ensure that the market to ensure that the withdrawal and reduction of switching charges as described in paragraph 1 of this Article will be attained in accordance with the deadline provided in the same paragraph. by providers of data processing service providers on the market to ensure that the withdrawal of switching charges as described in provided in the same paragraph 1 of this Article will be attained in accordance with the deadline provided in the same paragraph. by providers of data processing service providers on the market to ensure that the withdrawal of switching charges as described in paragraph 1 of this Article will be attained in accordance with the deadline provided in the same paragraph.	G 316	to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to monitor switching charges imposed by data processing service providers on the market to ensure that the withdrawal of switching charges as described in paragraph 1 of this Article will be attained in accordance with the deadline	to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to monitor switching charges imposed by providers of data processing service providers services on the market to ensure that the withdrawal and reduction of switching charges as described in paragraph I paragraphs 1 and 2 of this Article will be attained in accordance with the deadline provided in the same	to adopt delegated acts in accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to monitor data egress charges and switching charges imposed by data processing service providers on the market to ensure that the withdrawal of switching these charges as described in paragraph 1 of this Article will be attained in accordance with the deadline	accordance with Article 38 to supplement this Regulation in order to introduce a monitoring mechanism for the Commission to monitor switching charges including data egress charges imposed by providers of data processing service providers services on the market to ensure that the withdrawal and reduction of of switching charges including data egress charges as described in paragraph 1 of this Articleparagraphs 1 and 2 will be

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					deadlinedeadlines provided in the same paragraphthose paragraphs. Text Origin: Comments and homework
Aı	rticle 26	5			
G	317	Article 26 Technical aspects of switching			
					Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	26(1)			
s 318	1. Providers of data processing services that concern scalable and elastic computing resources limited to infrastructural elements such as servers, networks and the virtual resources necessary for operating the infrastructure, but that do not provide access to the operating services, software and applications that are stored, otherwise processed, or deployed on those infrastructural elements, shall ensure that the customer, after switching to a service covering the same service type offered by a	1. Providers of data processing services that concern scalable and elastic computing resources limited to infrastructural elements such as servers, networks and the virtual resources necessary for operating the infrastructure, but that do not provide access to the operating services, software and applications that are stored, otherwise processed, or deployed on those infrastructural elements, shall ensuretake reasonable measures within their power to facilitate that the customer, after switching to a	1. Providers of data processing services that concern scalable and elastic computing resources limited to infrastructural elements such as servers, networks and the virtual resources necessary for operating the infrastructure, but that do not provide access to the operating services, software and applications that are stored, otherwise processed, or deployed on those infrastructural elements, shall <u>take</u> all measures in their power, including in cooperation with the data processing service provider of	1. Providers of data processing services that concern scalable and elastic computing resources limited to infrastructural elements such as servers, networks and the virtual resources necessary for operating the infrastructure, but that do not provide access to the operating services, software and applications that are stored, otherwise processed, or deployed on those infrastructural elements, shall, in line with Article 24b, take all reasonable measures in their power to facilitate ensure that the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
different provider of data processing services, enjoys functional equivalence in the use of the new service.	service covering the same service type offered by a different provider of data processing services, enjoysachieves functional equivalence in the use of the new service, provided that the functional equivalence is established by the destination provider of data processing services. The source provider of data processing services shall facilitate the process through providing capabilities, adequate information, documentation, technical support and, where appropriate, the necessary tools.	the destination service, to facilitate ensure that the customer, after switching to a service covering the same service type offered by a different provider of data processing services, enjoys functional equivalence in the use of the new destination service.	customer, after switching to a service covering the same service type offered by a different destination provider of data processing services, enjoysachieves functional equivalence in the use of the new destination service, . The source provider of data processing services shall facilitate the process through providing capabilities, adequate information, documentation, technical support and, where appropriate, the necessary tools.
Article 26(2)			

Article 26(2)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
319	2. For data processing services other than those covered by paragraph 1, providers of data processing services shall make open interfaces publicly available and free of charge.	2. For Providers of data processing services other than those covered by paragraph 1, including providers of destination data processing services, shall make open interfaces publicly available and free of charge in order to facilitate switching between those services and data portability and interoperability. In accordance with paragraph 1 of this Article, those services shall also make it possible that a specific service, where there are no major obstacles, can be unbundled from the contract and made available for switching in an interoperable manner.	2. For data processing services other than those covered by paragraph 1, providers of data processing services shall make open interfaces <u>available to an equal extent to all their customers and the concerned destination service providers publicly available and free of charge including sufficient information about the concerned service to enable the development of software to communicate with the service, for the purposes of portability and interoperability.</u>	2. For Providers of data processing services, other than those covered by paragraph 1, shall make open interfaces available to an equal extent to all their customers and the concerned destination service providers other than those covered by paragraph 1, providers of data processing services shall make open interfaces publicly available and free of charge to facilitate switching. These interfaces shall include sufficient information on the service concerned to enable the development of software to communicate with the services, for the purposes of data portability and interoperability.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	6(3)			
	3. For data processing services	3. For data processing services	3. For data processing services	3. For data processing services
	other than those covered by	other than those covered by	other than those covered by	other than those covered by
	paragraph 1, providers of data	paragraph 1, Providers of data	paragraph 1, providers of data	paragraph 1, providers of data
	processing services shall ensure	processing services shall ensure	processing services shall ensure	processing services shall ensure
	compatibility with open	compatibility with open	compatibility with <u>common</u>	compatibility with common
	interoperability specifications or	interoperability and portability	specifications and/or standards	specifications based on open
₆ 320	European standards for	specifications or European	<u>for open</u> interoperability <u>the</u>	interoperability specifications or
	interoperability that are identified	standards for interoperability that	references of which have been	European harmonised standards
	in accordance with Article 29(5) of	are identified in accordance with	published in the Official Journal	for interoperability that are
	this Regulation.	Article 29(5) of this Regulation.	of the European Union and which	identified in accordance with
			specifications or European	Article 29(5) of this Regulation <mark>at</mark>
			standards for interoperability that	least twelve months after the
			are identified in the central Union	references to these open
			data processing service standards	interoperability specifications or
			<u>repository</u> in accordance with	<u>harmonised standards were</u>

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Article 29(5) of this Regulation.	published in the central Union data processing service standards repository following the publications of the underlying implementing acts in the Official Journal of the European Union in accordance with Article 29(5).
,	Article 2	6(3a)			
G	320a		3a. Providers of data processing services for which a new open interoperability and portability specification or European standard was published in the repository referred to in Article 29(5) shall have the right to a one-year transition for compliance		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		with the obligation referred to in paragraph 3 of this Article.		
Article 2	6(3b)			
320b			3a. Data processing service providers of services other than those covered by paragraph 1 shall update the online register as referred to in point (e) of Article 24(1) in accordance with their obligations under paragraph 3.	3a. Data processing service providers of services other than those covered by paragraph 1 shall update the online register as referred to in [point (e) of Article 24(1)] in accordance with their obligations under paragraph 3. Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	26(4)			
s 321	4. Where the open interoperability specifications or European standards referred to in paragraph 3 do not exist for the service type concerned, the provider of data processing services shall, at the request of the customer, export all data generated or co-generated, including the relevant data formats and data structures, in a structured, commonly used and machine-readable format.	4. Where the open interoperability and portability specifications or European standards referred to in paragraph 3 of this Article do not exist for the equivalent service type concerned, the provider of data processing services shall, at the request of the customer, where technically feasible, export all exportable data in a structured, commonly used and machine-readable format as indicated to the customer in accordance with the exit strategy referred to in Article 24(1), point (ab), unless another data generated or cogenerated, including the relevant	4. Where the no open interoperability specifications or European standards have been identified in the the central Union data processing service standards repository in accordance with paragraph 3 referred to in paragraph 3 do not exist for the service type concerned, the provider of data processing services shall, at the request of the customer, export all data generated or co-generated, including the relevant data formats and data structures, in a structured, commonly used and machine-readable format.	4. Where the In case of switching between services of the same service type, for which open interoperability specifications or European harmonised standards referred to in paragraph 3 do not exist for the of this Article have not been identified in the central Union data processing service type concerned repository in accordance with Article 29 [proper reference], the provider of datathe processing services shall, at the request of the customer, export all data generated or cogenerated, including the relevant data formats and data structures,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			data formats and data structures, in a structured, commonly used and machine readable format is accepted by the customer.		exportable data in a structured, commonly used and machine-readable format.
	Article 2	6(4a)			
G	321a		4a. Providers of data processing services shall not be required to develop new technologies or services, disclose or transfer proprietary or confidential data or technology to a customer or to another provider of data processing services or compromise the customer's or provider's security and integrity of service;		4a. Providers of data processing services shall not be required to develop new technologies or services, disclose or transfer digital assets protected by intellectual property rights or constituting a trade secret to a customer or to another provider of data processing services or compromise the customer's or provider's security and integrity of

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					service;
	Article 2	6a			
G	321b		Article 26a Exemptions for certain data processing services		Article 26a Specific regime for certain data processing services Text Origin: EP Mandate
	Article 2	6a(1)			
G	321c				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. The obligations set out in Article 23(1), point (d), and Articles 25 and 26 shall not apply to data processing services which have been custom-built to.		1. The obligations set out in Article 23(1), point (d), and Articles 25 and 26(1) and (3) shall not apply to data processing services of which the majority of main features has been custom- built to accommodate the specific needs of an individual customer or where all components have been developed for the purposes of an individual customer, and where these data processing services are not offered at broad commercial scale via the service catalogue of the data processing service provider.
Article 2	26a(2)			

717

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	321d		2. The obligations set out in this Chapter shall not apply to data processing services provisioned free of charge, that operate on a trial basis or only supply a testing and evaluation service for business product offerings.		2. The obligations set out in this Chapter shall not apply to data processing services provided as a non-production version for testing and evaluation purposes, and for a limited period of time. Text Origin: Comments and homework
	Article 2	6a(3)			
G	321e				3. Prior to the conclusion of a contractual agreement on the provision of the data processing

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				services referred to in this Article, the provider of data processing services shall inform the prospective customer that the Articles listed in paragraph 1 do not apply to the respective service.
Article 2	26b			
6 321f		<u>Article 26b</u> <u>Dispute settlement</u>		deleted
Article 2	26b(1)			
6 321g				б

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. Customers shall have access to dispute settlement bodies, certified in accordance with Article 10(2), to settle disputes in relation to breaches of the rights of customers and the obligations of providers of data processing services in relation to switching between providers of such services. The customer shall have the right to allow a third party to pursue its legal claims on its behalf.		deleted
Article 26	6b(2)			
s 321h		2. Article 10(3) to (9) shall apply to the settlement of disputes		G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		between customers and providers of data processing service in relation to switching between providers of such services.		deleted
СНАР	TER VII			
G 322	CHAPTER VII INTERNATIONAL CONTEXTS NON-PERSONAL DATA SAFEGUARDS	CHAPTER VII INTERNATIONAL CONTEXTS NON-PERSONAL DATA SAFEGUARDS	CHAPTER VII UNLAWFUL INTERNATIONAL CONTEXTS GOVERNMENTAL ACCESS AND TRANSFER OF NON-PERSONAL DATA SAFEGUARDS	CHAPTER VII UNLAWFUL INTERNATIONAL CONTEXTS GOVERNMENTAL ACCESS AND TRANSFER OF NON-PERSONAL DATA SAFEGUARDS Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	7			
		Article 27	Article 27	Article 27	Article 27
		International access and transfer	International access and transfer	International governmental access	International governmental access
				and transfer International access and transfer	and transfer International access and transfer
G	323			una transjer	ana iransjer
					Text Origin: Council Mandate
	Article 2	7(1)			
G	324				c

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1. Providers of data processing services shall take all reasonable technical, legal and organisational measures, including contractual arrangements, in order to prevent international transfer or governmental access to nonpersonal data held in the Union where such transfer or access would create a conflict with Union law or the national law of the relevant Member State, without prejudice to paragraph 2 or 3.	1. Providers of data processing services shall take all reasonable technical, legal and organisational measures, including contractual arrangements, in order to prevent international transfer or and third-country governmental access to such non-personal data held in the Union where such transfer or access would create a conflict with be in contravention of Union law or the national law of the relevant Member State, without prejudice to paragraph 2 or 3.	1. Providers of data processing services shall take all reasonable technical, legal and organisational measures, including contractual arrangements, in order to prevent international <i>transfer or</i> governmental access <i>to and transfer of</i> non-personal data held in the Union where such transfer or access would create a conflict with Union law or the national law of the relevant Member State, without prejudice to paragraph 2 or 3.	1. Providers of data processing services shall take all reasonableadequate technical, legal and organisational measures, including contractual arrangements, in order to prevent international transfer or and third-country governmental access to and transfer of such nonpersonal data held in the Union where such transfer or access would-create a conflict with Union law or the national law of the relevant Member State, without prejudice to paragraph 2 or 3. Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	7(2)			
		2. Any decision or judgment of a	2. Any decision or judgment of a	2. Any decision or judgment of a	2. Any decision or judgment of a
		court or tribunal and any decision	court or tribunal and any decision	third-country court or tribunal and	third-country court or tribunal and
		of an administrative authority of a	of an administrative authority of a	any decision of an administrative	any decision of ana third-country
		third country requiring a provider	third country requiring a provider	authority of a third country a third-	administrative authority of a third
		of data processing services to	of data processing services to	country administrative authority	country requiring a provider of
		transfer from or give access to non-	transfer from or give access to non-	requiring a provider of data	data processing services to transfer
G	325	personal data within the scope of	personal data <u>falling</u> within the	processing services to transfer from	from_or give access to non-
		this Regulation held in the Union	scope of this Regulation held in the	or give access to non-personal data	personal data <u>falling</u> within the
		may only be recognised or	Union mayshall only be recognised	within the scope of this Regulation	scope of this Regulation held in the
		enforceable in any manner if based	or enforceable in any manner if	held in the Union may only shall	Union <i>may only shall</i> be
		on an international agreement, such	based on an international	be recognised or enforceable in any	recognised or enforceable in any
		as a mutual legal assistance treaty,	agreement, such as a mutual legal	manner only if based on an	manner only if based on an
		in force between the requesting	assistance treaty, in force between	international agreement, such as a	international agreement, such as a
		third country and the Union or any	the requesting third country and the	mutual legal assistance treaty, in	mutual legal assistance treaty, in
		such agreement between the	Union or any such agreement	force between the requesting third	force between the requesting third
			I .	1	· · · · · · · · · · · · · · · · · · ·

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requesting third country and a Member State.	between the requesting third country and a Member State.	country and the Union or any such agreement between the requesting third country and a Member State.	country and the Union or any such agreement between the requesting third country and a Member State.
					Text Origin: Council Mandate
	Article 27	7(3), first subparagraph			
		3. In the absence of such an	3. In the absence of such an	3. In the absence of such an	3. In the absence of <i>such</i> an
		international agreement, where a	international agreement, where a	international agreement as referred	international agreement as referred
G	326	provider of data processing	provider of data processing	to in paragraph 2 of this Article,	to in paragraph 2 of this Article,
		services is the addressee of a	services is the addressee of a	where a provider of data	where a provider of data
		decision of a court or a tribunal or	decision of a court or a tribunal or	processing services is the addressee	processing services is the addressee
		a decision of an administrative authority of a third country to	a decision of an administrative authority of a third country to	of a decision or judgement of a third-country of a court or a	of a decision or judgement of a third-country of a court or a

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
transfer from or give access to non- personal data within the scope of this Regulation held in the Union and compliance with such a decision would risk putting the addressee in conflict with Union	transfer from or give access to non- personal data <i>falling</i> within the scope of this Regulation held in the Union and compliance with such a decision would risk putting the addressee in conflict with Union	tribunal or a decision of an administrative authority of a third country a third-country administrative authority to transfer from or give access to non-personal data within the scope	tribunal or a decision of ana third- country administrative authority of a third country to transfer from or give access to non-personal data falling within the scope of this Regulation held in the Union and
law or with the national law of the relevant Member State, transfer to or access to such data by that third-country authority shall take place only:	law or with the national law of the relevant Member State, transfer to or access to such data by that third-country authority shall take place only following a review by the relevant competent bodies or authorities, pursuant to this Regulation to assess if, in addition to complying with the provisions of any relevant Union or national o law, the following conditions have been met:	of this Regulation held in the Union and compliance with such a decision would risk putting the addressee in conflict with Union law or with the national law of the relevant Member State, transfer to or access to such data by that third- country authority shall take place only where:	compliance with such a decision would risk putting the addressee in conflict with Union law or with the national law of the relevant Member State, transfer to or access to such data by that third-country authority shall take place only where: Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	7(3), first subparagraph, point (a)			
g 327	(a) where the third-country system requires the reasons and proportionality of the decision or judgement to be set out, and it requires such decision or judgement, as the case may be, to be specific in character, for instance by establishing a sufficient link to certain suspected persons, or infringements;	(a) where the third-country system requires the reasons and proportionality of the decision or judgement to be set out, and it requires such decision or judgement, as the case may be, to be specific in character, for instance by establishing a sufficient link to certain suspected persons, or infringements;	(a) where the third-country system requires the reasons and proportionality of such a the decision or judgement to be set out, and it and requires such a decision or judgement, as the case may be, to be specific in character, for instance by establishing a sufficient link to certain suspected persons, or infringements;	(a) where the third-country system requires the reasons and proportionality of such a the decision or judgement to be set out, and it and requires such a decision or judgement, as the case may be, to be specific in character, for instance by establishing a sufficient link to certain suspected persons, or infringements; Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	7(3), first subparagraph, point (b)			
G	328	(b) the reasoned objection of the addressee is subject to a review by a competent court or tribunal in the third-country; and	(b) the reasoned objection of the addressee is subject to a review by a competent court or tribunal in the third-country; and	(b) the reasoned objection of the addressee is subject to a review by a competent third-country court or tribunal in the third-country; and	(b) the reasoned objection of the addressee is subject to a review by a competent third-country court or tribunal in the third-country; and Text Origin: Council Mandate
	Article 2	7(3), first subparagraph, point (c)			
G	329	(c) the competent court or tribunal issuing the decision or judgement or reviewing the decision of an	(c) the competent court or tribunal issuing the decision or judgement or reviewing the decision of an	(c) the competent <i>third-country</i> court or tribunal issuing the decision or judgement or reviewing	(c) the competent third-country court or tribunal issuing the decision or judgement or reviewing

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	administrative authority is empowered under the law of that country to take duly into account the relevant legal interests of the provider of the data protected by Union law or national law of the relevant Member State.	administrative authority is empowered under the law of that country to take duly into account the relevant legal interests of the provider of the data protected by Union law or national law of the relevant Member State.	the decision of an administrative authority is empowered under the law of that <i>third</i> country to take duly into account the relevant legal interests of the provider of the data protected by Union law or national law of the relevant Member State.	the decision of an administrative authority is empowered under the law of that third country to take duly into account the relevant legal interests of the provider of the data protected by Union law or national law of the relevant Member State. Text Origin: Council Mandate
Article 2	7(3), second subparagraph			
g 330	The addressee of the decision may ask the opinion of the relevant competent bodies or authorities,	The addressee of the decision may ask the opinion of the relevant competent bodies or	The addressee of the decision may ask the opinion of the relevant competent bodies or authorities,	The addressee of the decision may ask the opinion of <i>[the data</i> coordinator, the relevant national

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
pursuant to this Regulation, in	authorities, Commission, the data	pursuant to this Regulation	body or authority competent
order to determine whether these	<u>coordinator</u> pursuant to this	national body or authority	bodies or authorities, pursuant to
conditions are met, notably when it	Regulation or relevant competent	competent for international	this Regulation for international
considers that the decision may	bodies or authorities , in order to	cooperation in legal matters,in	cooperation in legal matters],- in
relate to commercially sensitive	determine whether these conditions	order to determine whether these	order to determine whether these
data, or may impinge on national	are met, notably when it considers	conditions are met, notably when it	conditions are met, notably when it
security or defence interests of the	that the decision may relate to	considers that the decision may	considers that the decision may
Union or its Member States.	trade secrets and other	relate to commercially sensitive	relate to trade secrets and other
	commercially sensitive data as well	data, or. If the addressee considers	commercially sensitive data, or as
	as to content protected by	that the decision may impinge on	well as to content protected by
	intellectual property rights, or may	national security or defence	intellectual property rights or the
	impinge on national security or	interests of the Union or its	transfer may lead to re-
	defence interests of the Union or its	Member States, it shall ask the	identification. The relevant
	Member States. <i>If the addressee</i>	opinion of the national competent	national body may consult the
	has not received a reply within a	bodies or authorities with the	Commission. If the addressee
	month, or if the opinion of the	relevant competence, in order to	considers that the decision may
	competent authorities concludes	determine whether the data	impinge on national security or
	that the conditions are not met,	requested concerns national	defence interests of the Union or its
	the addressee shall deny the	security or defence interests of the	Member States, it shall ask the
	request for transfer or access on	Union or its Member States.	opinion of the national competent
	those grounds.		bodies or authorities with the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			relevant competence, in order to determine whether the data requested concerns national security or defence interests of the Union or its Member States. If the addressee has not received a reply within a month, or if the opinion
			of the competent authorities concludes that the conditions are not met, the addressee may deny the request for transfer or access on those grounds.
			Remaining brackets
			Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Δ	article 2	7(3), third subparagraph			
		The European Data Innovation	The European Data Innovation	The European Data Innovation	The European Data Innovation
		Board established under	Board established under	Board established under	Board established under
		Regulation [xxx – DGA] shall	Regulation [xxx DGA] (EU)	Regulation [xxx DGA] (EU)	Regulation (EU) 2022/868 (Data
		advise and assist the Commission	2022/868 and referred to in	2022/868 (Data Governance Act) ¹	Governance Act) ¹ and referred to
		in developing guidelines on the	Article 31a of this Regulation	shall advise and assist the	in Article [xxx DGA]XX] of this
		assessment of whether these	shall advise and assist the	Commission in developing	<u>Regulation</u> shall advise and assist
G	331	conditions are met.	Commission in developing	guidelines on the assessment of	the Commission in developing
			guidelines on the assessment of	whether these conditions are met.	guidelines on the assessment of
			whether these conditions are met.		whether these conditions are met.
				1. OJ L 152, 3.6.2022, p. 1	
					1. OJ L 152, 3.6.2022, p. 1
					Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
	Article 2	7(4)			
G	332	4. If the conditions in paragraph 2 or 3 are met, the provider of data processing services shall provide the minimum amount of data permissible in response to a request, based on a reasonable interpretation thereof.	4. If the conditions in paragraph 2 or 3 are met, the provider of data processing services shall provide the minimum amount of data permissible in response to a request, based on a reasonable interpretation thereof by the relevant competent body or authority.	4. If the conditions <u>laid down</u> in paragraph 2 or 3 are met, the provider of data processing services shall provide the minimum amount of data permissible in response to a request, based on a reasonable interpretation <u>thereofof</u> <u>the request</u> .	4. If the conditions <u>laid down</u> in paragraph 2 or 3 are met, the provider of data processing services shall provide the minimum amount of data permissible in response to a request, based on <u>athe provider's, the relevant</u> <u>competent body's or the relevant</u> <u>competent authority's</u> reasonable interpretation <u>thereofof the</u> <u>request</u> .

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: EP Mandate
Article 2	7(4a)		· ·	
3 332a		4a. Where the provider of data processing services has reason to believe that the transfer of or access to non-personal data may lead to the risk of re-identification of non-personal, or anonymised data, the provider shall request the relevant bodies or authorities competent pursuant to applicable data protection legislation for authorisation before transferring or giving access to data.		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Ar	ticle 27	7(5)			
		5. The provider of data processing services shall inform the data	5. The provider of data processing services shall inform the data	5. The provider of data processing services shall inform the data	5. The provider of data processing services shall inform the data
G .	333	holder about the existence of a request of an administrative authority in a third-country to access its data before complying with its request, except in cases where the request serves law	holder about the existence of a request of an administrative authority in a third-country to access its data before complying with its request, except in cases where the request serves law	holder about the existence of a request of ana third-country administrative authority in a third-country to access its data before complying with its that request, except in cases where the request	holder about the existence of a request of ana third-country administrative authority in a third-country to access its data before complying with its that request, except in cases where the request
		enforcement purposes and for as long as this is necessary to preserve the effectiveness of the law enforcement activity.	enforcement purposes and for as long as this is necessary to preserve the effectiveness of the law enforcement activity.	serves law enforcement purposes and for as long as this is necessary to preserve the effectiveness of the law enforcement activity.	serves law enforcement purposes and for as long as this is necessary to preserve the effectiveness of the law enforcement activity.
					Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
СН	HAPTER	RVIII			
6 3	334	CHAPTER VIII INTEROPERABILITY	CHAPTER VIII INTEROPERABILITY	CHAPTER VIII INTEROPERABILITY	CHAPTER VIII INTEROPERABILITY Text Origin: Commission Proposal
Ar	ticle 28	3			
G 3	335				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 28	Article 28	Article 28	Article 28
		Essential requirements regarding interoperability	Essential requirements regarding interoperability of data spaces	Essential requirements regarding interoperability	Essential requirements regarding interoperability of data spaces
					Text Origin: EP Mandate
	Article 28	8(1), first subparagraph			
G	336	1. Operators of data spaces shall comply with, the following essential requirements to facilitate interoperability of data, data sharing mechanisms and services:	1. Operators Participants of data spaces that offer data or data services to other participants, shall comply with, the following essential requirements to facilitate interoperability of data, data	1. Operators of within data spaces shall comply with, the following essential requirements to facilitate interoperability of data, data sharing mechanisms and services as well as of the common European data spaces, which are	1. Operators Participants of data spaces that offer data or data services to other participants, shall comply with, the following essential requirements to facilitate interoperability of data, data sharing mechanisms and services

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		sharing mechanisms and services:	purpose- or sector-specific or cross-sectoral interoperable frameworks of common standards and practices to share or jointly process data for, inter alia, development of new products and services, scientific research or civil society initiatives:	as well as of the common European data spaces, which are purpose- or sector-specific or cross-sectoral interoperable frameworks of common standards and practices to share or jointly process data for, inter alia, development of new products and services, scientific research or civil society initiatives: Text Origin: Council Mandate
Article	28(1), first subparagraph, point (a)			
g 337				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) the dataset content, use restrictions, licences, data collection methodology, data quality and uncertainty shall be sufficiently described to allow the recipient to find, access and use the data;	(a) the dataset content, use restrictions, licences, data collection methodology, data quality and uncertainty shall be sufficiently described in a machine-readable format to allow the recipient to find, access and use the data;	(a) the dataset content, use restrictions, licences, data collection methodology, data quality and uncertainty shall be sufficiently described, where applicable, in machine-readable format, to allow the recipient to find, access and use the data;	(a) the dataset content, use restrictions, licences, data collection methodology, data quality and uncertainty shall be sufficiently described, where applicable, in machine-readable format, to allow the recipient to find, access and use the data; Text Origin: Council Mandate
	Article 28	B(1), first subparagraph, point (b)			
G	338	(b) the data structures, data formats, vocabularies,	(b) the data structures, data formats, vocabularies,	(b) the data structures, data formats, vocabularies,	(b) the data structures, data formats, vocabularies,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		classification schemes, taxonomies	classification schemes, taxonomies	classification schemes, taxonomies	classification schemes, taxonomies
		and code lists shall be described in a publicly available and consistent	and code lists shall be described in a publicly available and consistent	and code lists, <i>where available</i> , shall be described in a publicly	and code lists, <i>where available</i> , shall be described in a publicly
		manner;	manner;	available and consistent manner;	available and consistent manner;
					www.wc.v
					Text Origin: Council Mandate
	Article 2	8(1), first subparagraph, point (c)	<u> </u>		
G	339	(c) the technical means to access the data, such as application programming interfaces, and their terms of use and quality of service shall be sufficiently described to enable automatic access and	(c) the technical means to access the data, such as application programming interfaces, and their terms of use and quality of service shall be sufficiently described to enable automatic access and	(c) the technical means to access the data, such as application programming interfaces, and their terms of use and quality of service shall be sufficiently described to enable automatic access and	(c) the technical means to access the data, such as application programming interfaces, and their terms of use and quality of service shall be sufficiently described to enable automatic access and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	transmission of data between	transmission of data between	transmission of data between	transmission of data between
	parties, including continuously or	parties, including continuously or	parties, including continuously, in	parties, including continuously, in
	in real-time in a machine-readable	in real-time_in a machine-readable	bulk download or in real-time—in a	bulk download or in real-time_in a
	format;	format where that is technically	machine-readable format;	machine-readable format where
		feasible and does not hamper the		that is technically feasible and
		good functioning of the product;		does not hamper the good
				functioning of the product;
				Text Origin: EP Mandate
Article 2	28(1), first subparagraph, point (d)			
g 340	(d) the means to enable the	(d) the means to enable the	(d) where applicable, the means to	(d) where applicable, the means to
	interoperability of smart contracts	interoperability of smart-contracts	enable the interoperability of smart	enable the interoperability of smart
	within their services and activities	for data sharing within their	contracts within their services and	contracts within their services and

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		shall be provided.	services and activities shall be provided.	activities shall be provided tools for automating the execution of data sharing agreements, such as smart contracts.	activities shall be provided tools for automating the execution of data sharing agreements, such as smart contracts. Text Origin: Council Mandate
	Article 2	8(1), second subparagraph			
G	341	These requirements can have a generic nature or concern specific sectors, while taking fully into account the interrelation with requirements coming from other Union or national sectoral	These requirements can have a generic nature or concern specific sectors, while taking fully into account the interrelation with requirements coming from other Union or national sectoral	These requirements can have a generic nature or concern specific sectors, while taking fully into account the interrelation with requirements coming from other Union or national sectoral	These requirements can have a generic nature or concern specific sectors, while taking fully into account the interrelation with requirements coming from other Union or national sectoral

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		legislation.	legislation.	legislation.	legislation. Text Origin: Commission Proposal
	Article 2	8(2)			
G	342	2. The Commission is empowered to adopt delegated acts, in accordance with Article 38 to supplement this Regulation by further specifying the essential requirements referred to in paragraph 1.	2. The Commission is empowered to adopt delegated acts, after consulting the European Data Innovation Board pursuant to Article 29 and Article 30, points (f) and (h), of Regulation (EU) 2022/868 and in accordance with Article 38 of this Regulation, to supplement this Regulation by	2. The Commission is empowered to adopt delegated acts, in accordance with Article 38 to supplement this Regulation by further specifying the essential requirements referred to in paragraph 1 in relation to those requirements that, by their nature, cannot produce the intended effect	2. The Commission is empowered to adopt delegated acts, in accordance with Article 38 of this Regulation to supplement this Regulation by further specifying the essential requirements referred to in paragraph 1 of this Article, in relation to those requirements that, by their nature, cannot

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		further specifying the essential requirements referred to in paragraph 1 of this Article.	unless they are further specified in binding legal acts of the Union and in order to properly reflect technological and market developments.	produce the intended effect unless they are further specified in binding legal acts of the Union and in order to properly reflect technological and market developments, taking into account the views of the European Data Innovation Board in accordance with Article 30, point (f) of Regulation (EU) 2022/868. Text Origin: Council Mandate
Article	28(3)			
6 343				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
3. Operators of data spaces that meet the harmonised standards or parts thereof published by reference in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements referred to in paragraph 1 of this Article, to the extent those standards cover those requirements.	3. Operators The participants of data spaces that offer data or data services to other participants of data spaces that meet the harmonised standards or parts thereof published by reference in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements referred to in paragraph 1 of this Article, to the extent those standards cover those requirements.	3. Operators of within data spaces that meet the harmonised standards or parts thereof the references of which have been published published by reference in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements referred to in paragraph 1 in so far as those standards or parts thereof of this Article, to the extent those requirements.	3. Operators The participants of data spaces that offer data or data services to other participants of data spaces that meet the harmonised standards or parts thereof the reference of which have been published by reference in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements referred to in paragraph 1 of this Article, to the extent those standards in so far as those standards or parts thereof cover those requirements. Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	28(3a)			
G 343a		3a. Participants within a particular data space shall agree on the rules by which the accountabilities regarding those requirements are defined between the participants.		deleted
Article 2	28(4)			
s 344	4. The Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012,	4. The Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012,	4. The Commission may shall, in accordance with Article 10 of Regulation (EU) No 1025/2012,	4. The Commission may shall, in accordance with Article 10 of Regulation (EU) No 1025/2012,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
request one or more European standardisation organisations to draft harmonised standards that satisfy the essential requirements under paragraph 1 of this Article	request one or more European standardisation organisations to draft harmonised standards that satisfy the essential requirements under paragraph 1 of this Article. developed in an open, transparent, technology-neutral, industry-led and inclusive manner, in accordance with Chapter II of Regulation (EU) No 1025/2012, taking into account, where relevant, existing international standards, good practices, norms, technical specifications and relevant open source norms as well as the needs of SMEs.	request one or more European standardisation organisations to draft harmonised standards that satisfy the essential requirements under paragraph 1 of this Article.	request one or more European standardisation organisations to draft harmonised standards that satisfy the essential requirement under paragraph 1 of this Artical Mandate Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		5. The Commission shall, by way of implementing acts, adopt common specifications, where harmonised standards referred to in	5. The Commission shallmay, by way of implementing acts, adopt common specifications, where harmonised standards referred to in	5. The Commission shall may, by way of implementing acts, adopt common specifications, where harmonised standards referred to	5. The Commission-shall_may, by way of implementing acts, adopt common specifications, where harmonised standards referred to
		paragraph 4 of this Article do not exist or in case it considers that the relevant harmonised standards are insufficient to ensure conformity	paragraph 4 of this Article do not exist or <i>in caseif</i> it considers that the relevant harmonised standards are insufficient to ensure	in paragraph 4 of this Article do not exist or in case it considers that the relevant harmonised standards are insufficient to ensure	in paragraph 4 of this Article do not exist or in case it considers that the relevant harmonised standards are insufficient to ensure
G	345	with the essential requirements in paragraph 1 of this Article, where necessary, with respect to any or all of the requirements laid down in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination	conformity with the essential requirements in paragraph 1 of this Article, where necessary, with respect to any or all of the requirements laid down in paragraph 1 of this. Prior to adopting those implementing acts	conformity with the essential requirements in paragraph 1 of this Article, where necessary, with respect to covering any or all of the essential requirements laid downset out in paragraph 1 of this Article. Those implementing acts	conformity with the essential requirements in paragraph 1 of this Article, where necessary, with respect to covering any or all of the essential requirements laid downset out in paragraph 1 of this Article. Those implementing acts
		procedure referred to in Article 39(2).	the Commission shall seek advice from and take into account relevant positions adopted by the European Data Innovation Board,	shall be adopted in accordance with the examination procedure referred to in Article 39(2).where the following conditions have	shall be adopted in accordance with the examination procedure referred to in Article 39(2).where the following conditions have

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		as referred to in Article. Those implementing acts shall 30, point (f), of Regulation (EU) 2022/868 and be adopted in accordance with the examination procedure referred to in Article 39(2).	been fulfilled:	been fulfilled: Text Origin: Council Mandate
Article 2	8(5), first subparagraph, point (a)			
s 345a			(a) the Commission has requested, pursuant to Article 10(1) of Regulation 1025/2012, one or more European standardisation organisations to draft a harmonised standard for the essential requirements set out in paragraph 1 and the request has not been accepted or the	(a) the Commission has requested, pursuant to Article 10(1) of Regulation 1025/2012, one or more European standardisation organisations to draft a harmonised standard for the essential requirements set out in paragraph 1 and the request has not been accepted or the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			European standardisation deliverables addressing that request are not delivered within the deadline set in accordance with article 10(1) of Regulation 1025/2012 or the European standardisation deliverables standard do not comply with the request; and	European standardisation deliverables addressing that request are not delivered within the deadline set in accordance with article 10(1) of Regulation 1025/2012 or the European standardisation deliverables standard do not comply with the request; and Text Origin: Council Mandate
Article 2	28(5), first subparagraph, point (b)			
s 345b			(b) no reference to harmonised	(b) no reference to harmonised

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			standards covering the relevant	standards covering the relevant
			essential requirements set out in	essential requirements set out in
			paragraph 1 is published in the	paragraph 1 is published in the
			Official Journal of the European	Official Journal of the European
			Union in accordance with	Union in accordance with
			Regulation (EU) No 1025/2012	Regulation (EU) No 1025/2012
			and no such reference is expected	and no such reference is expected
			to be published within a	to be published within a
			reasonable period;	<u>reasonable period;</u>
				Text Origin: Council
				Mandate
Article 2	8(5), second subparagraph			
₆ 345c				
			Those implementing acts shall be	Those implementing acts shall be

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ų.				adopted in accordance with the examination procedure referred to in Article 39(2).	adopted in accordance with the examination procedure referred to in Article 39(2). Text Origin: Council Mandate
	Article 2	8(5a)			
G	345d			5a. Before preparing a draft implementing act in accordance with paragraph 5, the Commission shall inform the committee referred to in Article 22 of Regulation EU (No) 1025/2012 that it considers that the	5a. Before preparing a draft implementing act in accordance with paragraph 5, the Commission shall inform the committee referred to in Article 22 of Regulation EU (No) 1025/2012 that it considers that the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			conditions in paragraph 5 are fulfilled.	conditions in paragraph 5 are fulfilled. Text Origin: Council Mandate
Article 2	28(5b)			
6 345e			5b. When preparing the draft implementing act establishing the common specifications in accordance with paragraph 5, the Commission shall take into account the views of the European Data Innovation Board and other relevant bodies or expert groups	5b. When preparing the draft implementing act establishing the common specifications in accordance with paragraph 5, the Commission shall take into account the views of the European Data Innovation Board and other relevant bodies or expert groups

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			and shall duly consult all relevant stakeholders.	and shall duly consult all relevant stakeholders. Text Origin: Council Mandate
Article 2	28(5c)			
s 345f			5c. Operators within data spaces that meet the common specifications established by one or more implementing acts referred to in paragraph 5 or parts thereof shall be presumed to be in conformity with the essential requirements set out in paragraph	5c. The participants of data spaces that offer data or data services to other participants of data spaces that meet the common specifications established by one or more implementing acts referred to in paragraph 5 or parts thereof shall be presumed to be in

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				1 covered by those common specifications or parts thereof.	conformity with the essential requirements set out in paragraph I covered by those common specifications or parts thereof. Text Origin: Council Mandate
	Article 2	8(5d)			
G	345g			5d. Where a harmonised standard is adopted by an European standardisation organisation and proposed to the Commission for the publication of its reference in the Official Journal of the	5d. Where a harmonised standard is adopted by an European standardisation organisation and proposed to the Commission for the publication of its reference in the Official Journal of the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		European Union, the Commission shall assess the harmonised standard in accordance with Regulation (EU) No 1025/2012. When reference of a harmonised standard is published in the Official Journal of the European	European Union, the Commission shall assess the harmonised standard in accordance with Regulation (EU) No 1025/2012. When reference of a harmonised standard is published in the Official Journal of the European
		Union, the Commission shall repeal implementing acts referred to in paragraph 5, or parts thereof which cover the same essential requirements set out in paragraph 1.	Union, the Commission shall repeal implementing acts referred to in paragraph 5, or parts thereof which cover the same essential requirements set out in paragraph 1.
			Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 345h			5e. When a Member State considers that a common specification does not entirely satisfy the essential requirements set out in paragraph 1, it shall inform the Commission thereof with a detailed explanation. The Commission shall assess that information and, if appropriate, amend the implementing act establishing the common specification in question.	5e. When a Member State considers that a common specification does not entirely satisfy the essential requirements set out in paragraph 1, it shall inform the Commission thereof with a detailed explanation. The Commission shall assess that information and, if appropriate, amend the implementing act establishing the common specification in question. Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	8(6)			
G	346	6. The Commission may adopt guidelines laying down interoperability specifications for the functioning of common European data spaces, such as architectural models and technical standards implementing legal rules and arrangements between parties that foster data sharing, such as regarding rights to access and technical translation of consent or permission.	6. The Commission may adopt guidelines proposed by the European Data Innovation Board in accordance with Article 30, point (h), of Regulation (EU) 868/2022 laying down interoperability specifications for the functioning of common European data spaces, such as architectural models and technical standards implementing legal rules and arrangements between parties that foster data sharing, such as regarding rights to access and technical translation of consent or permission.	6. The Commission may adopt guidelines laying down interoperability specifications for the functioning of common European data spaces, such as architectural models and technical standards implementing legal rules and arrangements between parties that foster data sharing, such as regarding rights to access and technical translation of consent or permission.	6. The Commission may adopt guidelines laying down interoperability specifications for the functioning of commontaking into account the proposal of the European Data spaces, such as architectural models and technical standards implementing legal rules and arrangements between parties that foster data sharing, such as regarding rights to access and technical translation of consent or permission Innovation Board in accordance with Article 30, point (h), of Regulation (EU) 868/2022 laying down interoperability specifications for the functioning

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					of common European data spaces. Text Origin: EP Mandate
	Article 2	8a			
G	346a			Article 28a Interoperability for the purposes of in-parallel use of data processing services	Article 28a Interoperability for the purposes of in-parallel use of data processing services Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	28a(1)			
			1. The requirements set out in paragraphs 1 and 1(c) of Article 23, Article 23a, paragraphs 1(a)2,	1. The requirements set out in paragraphs 1 and 1(c) of Article 23, Article 23a, paragraphs 1(a)2,
			1(a)3, 1(b), 1(ba) and 1(e) of Article 24 and paragraphs 2, 3, 3a	1(a)3, 1(b), 1(ba) and 1(e) of Article 24 and paragraphs 2, 3, 3a
s 346b			and 4 of Article 26 shall also be applied mutatis mutandis to	and 4 of Article 26 shall also be applied mutatis mutandis to
			providers of data processing services to facilitate interoperability for the purposes	providers of data processing services to facilitate interoperability for the purposes
			of in-parallel use of data processing services.	of in-parallel use of data processing services.
				Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 2	8a(2)			
6 346c			2. Article 25 shall also apply mutatis mutandis in relation to data egress charges to facilitate interoperability for the purposes of in-parallel use of data processing services.	2. Article 25 shall also apply mutatis mutandis in relation to data egress charges to facilitate interoperability for the purposes of in-parallel use of data processing services. Data egress charges shall not exceed the costs incurred by the provider of data processing services. Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	9			
G	347	Article 29 Interoperability for data processing services	Article 29 Interoperability and portability for data processing services	Article 29 Interoperability for data processing services	Article 29 Interoperability for data processing services Text Origin: Council Mandate
G	347a				G
	Article 2	9(1)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	348	1. Open interoperability specifications and European standards for the interoperability of data processing services shall:	1. Open interoperability and portability specifications and European standards for the interoperability and portability of data processing services shall:	1. Open interoperability specifications and <i>European harmonised</i> standards for the interoperability of data processing services shall:	1. Open interoperability specifications and <i>European</i> **harmonised** standards for the interoperability of data processing services shall:
	Article 2	9(1), point (a)			
G	349	(a) be performance oriented towards achieving interoperability between different data processing services that cover the same service type;	(a) where technically feasible, be performance oriented towards achieving interoperability and portability between different data processing services that cover the same service type equivalent services;	(a) be performance oriented towards achieving interoperability in a secure manner between different data processing services that cover the same service type;	(a) be performance oriented towards achieving where technically feasible, achieve interoperability between different data processing services that cover the same service type;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: EP Mandate
Arti	cicle 29(1), point (b)		•	
6 35	(b) enhance portability of digital assets between different data processing services that cover the same service type;	(b) enhance portability of digital assets between different data processing services that cover-the same service type_equivalent services;	(b) enhance portability of digital assets between different data processing services that cover the same service type;	(b) enhance portability of digital assets between different data processing services that cover the same service type; Text Origin: Commission Proposal
Arti	cicle 29(1), point (c)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	351	(c) guarantee, where technically feasible, functional equivalence between different data processing services that cover the same service type.	(c) guarantee facilitate, where technically feasible, functional equivalence between different data processing services that cover the same service type. referred to in paragraph 1 of Article 26 that cover equivalent services;	(c) guaranteeensure, where technically feasible, functional equivalence between different data processing services that cover the same service type.	(c) guarantee facilitate, where technically feasible, functional equivalence between different data processing services referred to in paragraph 1 of Article 26 that cover the same service type.;
	Article 2	9(1), point (ca)			
G	351a		(ca) shall not adversely impact the security and integrity of services and data;		(ca) shall not adversely impact the security and integrity of services and data; Text Origin: EP

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 2	9(1), point (cb)			
6 351b		(cb) be designed in a way to allow for technical advances and inclusion of new functions and innovation in data processing services.		(cb) be designed in a way to allow for technical advances and inclusion of new functions and innovation in data processing services. Text Origin: EP Mandate
Article 2	9(2)		,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 352	2. Open interoperability specifications and European standards for the interoperability of data processing services shall address:	2. Open interoperability and portability specifications and European standards for the interoperability and portability of data processing services shall address:	2. Open interoperability specifications and <i>European harmonised</i> standards for the interoperability of data processing services shall <i>adequately</i> address:	2. Open interoperability specifications and <i>European harmonised</i> standards for the interoperability of data processing services shall <i>adequately</i> address: Text Origin: Council Mandate
Article 2	.9(2), point (a)			
6 353	(a) the cloud interoperability aspects of transport interoperability, syntactic interoperability, semantic data	(a) the cloud interoperability aspects of transport interoperability, syntactic interoperability, semantic data	(a) the cloud interoperability aspects of transport interoperability, syntactic interoperability, semantic data	(a) the cloud interoperability aspects of transport interoperability, syntactic interoperability, semantic data

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		interoperability, behavioural interoperability and policy interoperability;	interoperability, behavioural interoperability and policy interoperability;	interoperability, behavioural interoperability and policy interoperability;	interoperability, behavioural interoperability and policy interoperability; Text Origin: Commission Proposal
	Article 2	9(2), point (b)			
G	354	(b) the cloud data portability aspects of data syntactic portability, data semantic portability and data policy portability;	(b) the cloud data portability aspects of data syntactic portability, data semantic portability and data policy portability;	(b) the cloud data portability aspects of data syntactic portability, data semantic portability and data policy portability;	(b) the cloud data portability aspects of data syntactic portability, data semantic portability and data policy portability;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 2	9(2), point (c)			
G	355	(c) the cloud application aspects of application syntactic portability, application instruction portability, application metadata portability, application behaviour portability and application policy portability.	(c) the cloud application aspects of application syntactic portability, application instruction portability, application metadata portability, application behaviour portability and application policy portability.	(c) the cloud application aspects of application syntactic portability, application instruction portability, application metadata portability, application behaviour portability and application policy portability.	(c) the cloud application aspects of application syntactic portability, application instruction portability, application metadata portability, application behaviour portability and application policy portability. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	29(3)			
s 356	3. Open interoperability specifications shall comply with paragraph 3 and 4 of Annex II of Regulation (EU) No 1025/2012.	3. Open interoperability and portability specifications shall comply with paragraph 3 and 4 of Annex II ofto Regulation (EU) No 1025/2012.	3. Open interoperability specifications shall comply with paragraph 3 and 4 of Annex II of Regulation (EU) No 1025/2012.	3. Open interoperability specifications shall comply with paragraph 3 and 4 of Annex II of Regulation (EU) No 1025/2012. Text Origin: Council Mandate
Article 2	.9(3a)			
6 356a		3a. Open interoperability and portability specifications and European standards shall not		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			distort the data processing services market or limit the development of any new competing and innovative technologies or solutions or any technologies or solutions that are based on them.		
	Article 2	9(4)			
G	357	4. The Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft European standards applicable to specific service types of data processing services.	4. After taking into account relevant international and European standards and self- regulating initiatives, the Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft European	4. The Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft European harmonised standards that satisfy the essential requirements under paragraphs 1 and 2 applicable to specific service	4. After taking into account relevant international and European standards and self- regulating initiatives, the Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft European

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			standards applicable to specific service types equivalent services of data processing services. The standardisation shall take into account the needs of SMEs.	types of data processing services.	harmonised standards applicable to specific service types of data processing services that satisfy the essential requirements under paragraphs 1 and 2.
	Article 2	9(4a)			
G	357a			4a. The Commission may, by way of implementing acts, adopt common specifications on the basis of open interoperability specifications covering all of the essential requirements set out in paragraphs 1 and 2.	4a. The Commission may, by way of implementing acts, adopt common specifications on the basis of open interoperability specifications covering all of the essential requirements set out in paragraphs 1 and 2.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Artic	e 29(4b)			
s 357			4b. When a Member State considers that a common specification does not entirely satisfy the essential requirements set out in paragraphs 1 and 2, it shall inform the Commission thereof with a detailed explanation. The Commission shall assess that information and, if appropriate, amend the implementing act establishing the common specification in question.	4b. When a Member State considers that a common specification does not entirely satisfy the essential requirements set out in paragraphs 1 and 2, it shall inform the Commission thereof with a detailed explanation. The Commission shall assess that information and, if appropriate, amend the implementing act establishing the common specification in question.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 29	9(5)		~	
G	358	5. For the purposes of Article 26(3) of this Regulation, the Commission shall be empowered to adopt delegated acts, in accordance with Article 38, to publish the reference of open interoperability specifications and European standards for the interoperability of data processing services in central Union standards repository for the interoperability of data processing services, where these satisfy the criteria specified	5. For the purposes of Article 26(3) of this Regulation, the Commission, after consulting the European Data Innovation Board pursuant to Article 29 and Article 30, points (f) and (h), of Regulation (EU) 2022/868, shall be empowered to adopt delegated acts, supplementing this Regulation, in accordance with Article 38 of this Regulation, to publish the reference of open	5. For the purposes purpose of Article 26(3) of this Regulation, the Commission shall be empowered to adopt delegated acts, in accordance with Article 38, to _by way of implementing acts, publish the reference of harmonised standards and common specifications open interoperability specifications and European standards for the interoperability of data processing services in a central Union	5. For the purposes purpose of Article 26(3) of this Regulation, the Commission shall be empowered to adopt delegated acts, in accordance with Article 38, to, by way of implementing acts, publish the reference of harmonised standards and common specifications open interoperability specifications and European standards for the interoperability of data processing services in a central Union

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in paragraph 1 and 2 of this Article.	interoperability specifications and European_standards for the interoperability and portability of data processing services in central Union standards repository for the interoperability and portability of data processing services developed by relevant standardisation organisations or organisations referred to in paragraph 3 of Annex II to Regulation (EU) No 1025/2012, where these satisfy the criteria specified in paragraph 1 and 2 of this Article.	standards repository for the interoperability of data processing services, where these satisfy the eriteria specified in paragraph 1 and 2 of this Article.	standards repository for the interoperability of data processing services, where these satisfy the eriteria specified in paragraph 1 and 2 of this Article. Text Origin: Council Mandate
Article 2	9(5a)			
s 358a			5a. When preparing the draft	5a. When preparing the draft

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			implementing act establishing the common specifications in accordance with paragraph 4a, the Commission shall take into account the views of the national competent authorities referred to in Article 31(3)(h) and other relevant bodies or expert groups and shall duly consult all relevant stakeholders.	implementing act establishing the common specifications in accordance with paragraph 4a, the Commission shall take into account the views of the national competent authorities referred to in Article 31(3)(h) and other relevant bodies or expert groups and shall duly consult all relevant stakeholders. Text Origin: Council Mandate
Article	29(5b)			
₆ 358b				-

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				5b. The implementing acts referred to in this Article shall be adopted in accordance with the examination procedure referred to in Article 39(2).	5b. The implementing acts referred to in this Article shall be adopted in accordance with the examination procedure referred to in Article 39(2).
					Text Origin: Council Mandate
	Article 3	0			
G	359	Article 30 Essential requirements regarding smart contracts for data sharing	Article 30 Essential requirements regarding smart contracts for data sharing	Article 30 Essential requirements regarding smart contracts for data sharing	Article 30 Essential requirements regarding smart contracts for executing data sharing agreements

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
A	rticle 30	0(1)			
G	360	1. The vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall comply with the following essential requirements:	1. The vendor of an application using party offering smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall comply with the following essential requirements:	1. The vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall comply with the following essential requirements:	1. The vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of <i>executing</i> an agreement <i>or part of it</i> , to make data available shall <i>ensure that the smart contracts</i> comply with the following

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				essential requirements: Text Origin: Council Mandate
Article 3	0(1), point (a)			
361	(a) robustness: ensure that the smart contract has been designed to offer a very high degree of robustness to avoid functional errors and to withstand manipulation by third parties;	(a) robustness and access control: ensure that the smart contract has been designed to offer rigorous access control mechanisms and a very high degree of robustness to avoid functional errors and to withstand manipulation by third parties;	(a) robustness: ensure that the smart contract has been designed to offer a very high degree of robustness to avoid functional errors and to withstand manipulation by third parties;	(a) robustness and access control: ensure that the smart contract has been designed to offer access control mechanisms and a very high degree of robustness to avoid functional errors and to withstand manipulation by third parties;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: EP Mandate
Article 3	30(1), point (b)		**	
g 362	(b) safe termination and interruption: ensure that a mechanism exists to terminate the continued execution of transactions: the smart contract shall include internal functions which can reset or instruct the contract to stop or interrupt the operation to avoid future (accidental) executions;	(b) safe termination and interruption: ensure that a mechanism exists to terminate the continued execution of transactions: the smart contract shall include internal functions which can reset or instruct the contract to stop or interrupt the operation to avoid future (accidental) executions; in this regard, the conditions under which a smart contract could be	(b) safe termination and interruption: ensure that a mechanism exists to terminate the continued execution of transactions: the smart contract shall include internal functions which can reset or instruct the contract to stop or interrupt the operation to avoid future (accidental) executions;	(b) safe termination and interruption: ensure that a mechanism exists to terminate the continued execution of transactions: the smart contract shall include internal functions which can reset or instruct the contract to stop or interrupt the operation to avoid future (accidental) executions;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			interrupted, should be clearly and transparently defined. Especially, it should be assessed under which conditions non-consensual termination or interruption should be permissible;		Text Origin: Council Mandate
	Article 3	0(1), point (ba)			
G	362a		(ba) equivalence: a smart contract shall afford the same level of protection and legal certainty as any other contracts generated through different means;		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	0(1), point (bb)			
s 362b		(bb) protection of confidentiality of trade secrets: ensure that a smart contract has been designed to ensure the confidentiality of trade secrets, in accordance with this Regulation.		deleted
Article 3	:0(1), point (c)			
s 363	(c) data archiving and continuity: foresee, if a smart contract must be terminated or deactivated, a possibility to archive transactional data, the smart contract logic and	(c) data archiving and continuity: foresee, if a smart contract must be terminated or deactivated, a possibility to archive transactional data, the smart contract logic and	(c) data archiving and continuity: foresee, if a smart contract must be terminated or deactivated, a possibility to archive transactional data, the smart contract logic and	(c) data archiving and continuity: foresee, if a smart contract must be terminated or deactivated, a possibility to archive transactional data, the smart contract logic and

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		code to keep the record of the operations performed on the data in the past (auditability); and	eode to keep the record of the operations performed on the data in the past (auditability); and	code to keep the record of the operations performed on the data in the past (auditability); and	code to keep the record of the operations performed on the data in the past (auditability); and Text Origin: Council Mandate
	Article 30	O(1), point (d)			
G	364	(d) access control: a smart contract shall be protected through rigorous access control mechanisms at the governance and smart contract layers.	(d) access control: a smart contract shall be protected through rigorous access control mechanisms at the governance and smart contract layers.	(d) access control: a smart contract shall be protected through rigorous access control mechanisms at the governance and smart contract layers.	(d) access control: a smart contract shall be protected through rigorous access control mechanisms at the governance and smart contract layers.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Artic	le 30(1), point (da)			
s 364	a			(da) consistency with the terms of the data sharing agreement that the smart contract executes.
Artic	le 30(2)			
с 36.	2. The vendor of a smart contract or, in the absence thereof, the person whose trade, business or	2. The vendor of a smart contract or, in the absence thereof, the person whose trade, business or	2. The vendor of a smart contract or, in the absence thereof, the person whose trade, business or	2. The vendor of a smart contract or, in the absence thereof, the person whose trade, business or

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall perform a conformity assessment with a view to fulfilling the essential requirements under paragraph 1 and, on the fulfilment of the requirements, issue an EU declaration of conformity.	profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall perform a conformity assessment with a view to fulfilling the essential requirements under paragraph 1 and, on the fulfilment of the requirements, issue an EU declaration of conformity.	profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall perform a conformity assessment with a view to fulfilling the essential requirements under paragraph 1 and, on the fulfilment of the requirements, issue an EU declaration of conformity.	profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall perform a conformity assessment with a view to fulfilling the essential requirements under paragraph 1 and, on the fulfilment of the requirements, issue an EU declaration of conformity. Text Origin: Council Mandate
	Article 3	0(3)			
G	366				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. By drawing up the EU declaration of conformity, the vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall be responsible for compliance with the requirements under paragraph 1.	3. By drawing up the EU declaration of conformity, the vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall be responsible for compliance with the requirements under paragraph 1.	3. By drawing up the EU declaration of conformity, the vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall be responsible for compliance with the requirements under paragraph 1.	3. By drawing up the EU declaration of conformity, the vendor of an application using smart contracts or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available shall be responsible for compliance with the requirements under paragraph 1. Text Origin: Council Mandate
Article 3	0(4)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 367	4. A smart contract that meets the harmonised standards or the relevant parts thereof drawn up and published in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements under paragraph 1 of this Article to the extent those standards cover those requirements.	4. A smart contract that meets the harmonised standards or the relevant parts thereof drawn up and published in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements under paragraph 1 of this Article to the extent those standards cover those requirements.	4. A smart contract that meets the harmonised standards or the relevant parts thereof and the references of which have been drawn up and published in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements under paragraph 1 in so far as those standards or parts thereof of this Article to the extent those standards cover those requirements.	4. A smart contract that meets the harmonised standards or the relevant parts thereof and the references of which have been drawn up and published in the Official Journal of the European Union shall be presumed to be in conformity with the essential requirements under paragraph 1 in so far as those standards or parts thereof of this Article to the extent those standards cover those requirements. Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 30	0(5)			
G	368	5. The Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft harmonised standards that satisfy the essential the requirements under paragraph 1 of this Article.	5. The Commission may, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft harmonised standards that satisfy the essential the requirements under paragraph 1 of this Article.	5. The Commission may shall, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft harmonised standards that satisfy the essential the requirements under paragraph 1 of this Article.	5. The Commission may shall, in accordance with Article 10 of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft harmonised standards that satisfy the essential the requirements under paragraph 1 of this Article. Text Origin: Council Mandate
	Article 3	0(5a)(6)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	369	6. Where harmonised standards referred to in paragraph 4 of this Article do not exist or where the Commission considers that the relevant harmonised standards are insufficient to ensure conformity with the essential requirements in paragraph 1 of this Article in a cross-border context, the Commission may, by way of	EP Mandate 6. Where harmonised standards referred to in paragraph 4 of this Article do not exist or where the Commission considers that the relevant harmonised standards are insufficient to ensure conformity with the essential requirements in paragraph 1 of this Article in a cross-border context, the Commission may, by way of	Council Mandate 65a. Where harmonised standards referred to in paragraph 4 of this Article do not exist or where the Commission considers that the relevant harmonised standards are insufficient to ensure conformity with the essential requirements in paragraph 1 of this Article in a eross-border context, The Commission may, by way of	6. Where harmonised standards referred to in paragraph 4 of this Article do not exist or where the Commission considers that the relevant harmonised standards are insufficient to ensure conformity with the essential requirements in paragraph 1 of this Article in a cross border context, The Commission may, by way of
		implementing acts, adopt common specifications in respect of the essential requirements set out in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 39(2).	implementing acts, adopt common specifications in respect of the essential requirements set out in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 39(2).	implementing acts, adopt common specifications <u>covering any or all</u> in respect of the essential requirements set out in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 39(2).where the following	implementing acts, adopt common specifications <u>covering any or all</u> in respect of the essential requirements set out in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 39(2).where the following

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				conditions have been fulfilled:	conditions have been fulfilled: Text Origin: Council Mandate
	Article 3	0(5a), point (a)			
G	369a			(a) the Commission has requested, pursuant to Article 10(1) of Regulation 1025/2012, one or more European standardisation organisations to draft a harmonised standard for the essential requirements set out in paragraph 1 and the request has not been accepted or the	(a) the Commission has requested, pursuant to Article 10(1) of Regulation 1025/2012, one or more European standardisation organisations to draft a harmonised standard for the essential requirements set out in paragraph 1 and the request has not been accepted or the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			European standardisation deliverables addressing that request is not delivered within the deadline set in accordance with article 10(1) of Regulation 1025/2012 or the European standardisation deliverables standard does not comply with the request; and	European standardisation deliverables addressing that request is not delivered within the deadline set in accordance with article 10(1) of Regulation 1025/2012 or the European standardisation deliverables standard does not comply with the request; and Text Origin: Council Mandate
Article	30(5a)(6), point (a)			
s 369b			(b) no reference to harmonised	(b) no reference to harmonised

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			standards covering the relevant	standards covering the relevant
			essential requirements set out in	essential requirements set out in
			paragraph 1 is published in the	paragraph 1 is published in the
			Official Journal of the European	Official Journal of the European
			Union in accordance with	Union in accordance with
			Regulation (EU) No 1025/2012	Regulation (EU) No 1025/2012
			and no such reference is expected	and no such reference is expected
			to be published within a	to be published within a
			reasonable period.	<u>reasonable period.</u>
				Text Origin: Council
				Mandate
Article 3	0(5a), (6) a			
₆ 369c				G
			Those implementing acts shall be	Those implementing acts shall be

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
li.				adopted in accordance with the examination procedure referred to in Article 39(2).	adopted in accordance with the examination procedure referred to in Article 39(2). Text Origin: Council Mandate
	Article 3	0(5b)			
G	369d			5b. Before preparing a draft implementing act in accordance with paragraph 6, the Commission shall inform the committee referred to in Article 22 of Regulation EU (No) 1025/2012 that it considers that the	5b. Before preparing a draft implementing act in accordance with paragraph 6, the Commission shall inform the committee referred to in Article 22 of Regulation EU (No) 1025/2012 that it considers that the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			conditions in paragraph 6 are fulfilled.	conditions in paragraph 6 are fulfilled. Text Origin: Council Mandate
Article 3	30(5c)			
s 369e			5c. When preparing the draft implementing act establishing the common specifications in accordance with paragraph 6, the Commission shall take into account the views of the European Data Innovation Board and other relevant bodies or expert groups	5c. When preparing the draft implementing act establishing the common specifications in accordance with paragraph 6, the Commission shall take into account the views of the European Data Innovation Board and other relevant bodies or expert groups

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			and shall duly consult all relevant stakeholders.	and shall duly consult all relevant stakeholders. Text Origin: Council Mandate
Article 3	30(5d)			
s 369f			5d. The vendor of a smart contract or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available that meet the common	5d. The vendor of a smart contract or, in the absence thereof, the person whose trade, business or profession involves the deployment of smart contracts for others in the context of an agreement to make data available that meet the common

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			specifications established by one or more implementing acts referred to in paragraph 5 or parts thereof shall be presumed to be in conformity with the essential requirements set out in paragraph 1 covered by those common specifications or parts thereof.	specifications established by one or more implementing acts referred to in paragraph 5 or parts thereof shall be presumed to be in conformity with the essential requirements set out in paragraph 1 covered by those common specifications or parts thereof. Text Origin: Council Mandate
Article 3	0(5e)			
6 369g			5e. Where a harmonised standard is adopted by an European	5e. Where a harmonised standard is adopted by an European

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandate	standardisation organisation and proposed to the Commission for the publication of its reference in the Official Journal of the European Union, the Commission shall assess the harmonised standard in accordance with Regulation (EU) No 1025/2012. When reference of a harmonised standard is published in the Official Journal of the European Union, the Commission shall repeal implementing acts referred to in paragraph 5, or parts thereof which cover the same essential requirements set out in paragraph 1.	standardisation organisation and proposed to the Commission for the publication of its reference in the Official Journal of the European Union, the Commission shall assess the harmonised standard in accordance with Regulation (EU) No 1025/2012. When reference of a harmonised standard is published in the Official Journal of the European Union, the Commission shall repeal implementing acts referred to in paragraph 5, or parts thereof which cover the same essential requirements set out in paragraph 1.
			Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article 3	30(5f)			
6 369h			5f. When a Member State considers that a common specification does not entirely satisfy the essential requirements set out in paragraph 1, it shall inform the Commission thereof with a detailed explanation. The Commission shall assess that information and, if appropriate, amend the implementing act establishing the common specification in question.	5f. When a Member State considers that a common specification does not entirely satisfy the essential requirements set out in paragraph 1, it shall inform the Commission thereof with a detailed explanation. The Commission shall assess that information and, if appropriate, amend the implementing act establishing the common specification in question.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
CI	HAPTER	RIX		~	
G	370	CHAPTER IX IMPLEMENTATION AND ENFORCEMENT	CHAPTER IX IMPLEMENTATION AND ENFORCEMENT	CHAPTER IX IMPLEMENTATION AND ENFORCEMENT	CHAPTER IX IMPLEMENTATION AND ENFORCEMENT Text Origin: Commission Proposal
Aı	ticle 31	1			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	371	Article 31 Competent authorities	Article 31 Competent authorities Data coordinator	Article 31 Competent authorities	R
	Article 3	1(1)			
R	372	1. Each Member State shall designate one or more competent authorities as responsible for the application and enforcement of this Regulation. Member States may establish one or more new authorities or rely on existing authorities.	1. Each Member State shall designate an independent competent coordinating authority ('data coordinator') one or more competent authorities as responsible for the application and enforcement of this Regulation. for coordinating the activities entrusted to that Member States	1. Each Member State shall designate one or more competent authorities as responsible for the application and enforcement of this Regulation. Member States may establish one or more new authorities or rely on existing authorities.	Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		may establish one or more new authorities or rely on existing authorities State, for acting as the single contact point towards the Commission, with regard to the implementation of this Regulation and for representing the Member State at the European Data Innovation Board, as referred to in Article 31a		
Article 3	1(1a)			
s 372a		1a. The independent supervisory authorities responsible for monitoring the application of Regulation (EU) 2016/679 shall be responsible for monitoring the		1a. The independent supervisory authorities responsible for monitoring the application of Regulation (EU) 2016/679 shall be responsible for monitoring the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	application of this Regulation		application of this Regulation
	insofar as the protection of		insofar as the protection of
	personal data is concerned.		personal data is concerned.
	Chapters VI and VII of	//.C.>	Chapters VI and VII of
	Regulation (EU) 2016/679 shall		Regulation (EU) 2016/679 shall
	apply mutatis mutandis. The	· ·	apply mutatis mutandis. The
	European Data Protection		European Data Protection
	Supervisor shall be responsible for		Supervisor shall be responsible for
	monitoring the application of this		monitoring the application of this
	Regulation insofar as it concerns		Regulation insofar as it concerns
	the Union institutions, bodies,		[the Commission, the European
	offices and agencies. Where		Central Bank or Union bodies].
	relevant, Article 62 of Regulation		Where relevant, Article 62 of
	(EU) 2018/1725 shall apply		<u>Regulation</u>
	mutatis mutandis. The tasks and		(EU) 2018/1725 shall apply
	powers of the supervisory		mutatis mutandis. The tasks and
	authorities shall be exercised with		powers of the supervisory
	regard to the processing of		authorities shall be exercised with
	personal data.		regard to the processing of
			personal data.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Remaining brackets Text Origin: EP Mandate
Artic	le 31(2)			
s 37.	2. Without prejudice to paragraph 1 of this Article:	2. Without prejudice to paragraph 1 of this Article, the data coordinator shall ensure cooperation among the national competent authorities that are responsible for the monitoring of other Union or national legal acts in the field of data and electronic	2. Without prejudice to Notwithstanding paragraph 1 of this Article:	2. Without prejudice to paragraph 1 of this Article: Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		communication services, namely:		
Article 3	31(2), point (a)			
s 374	(a) the independent supervisory authorities responsible for monitoring the application of Regulation (EU) 2016/679 shall be responsible for monitoring the application of this Regulation insofar as the protection of personal data is concerned. Chapters VI and VII of Regulation (EU) 2016/679 shall apply mutatis mutandis. The tasks and powers of the supervisory authorities shall be exercised with regard to the processing of personal data;	(a) the independent supervisory authorities responsible for monitoring the application of Regulation (EU) 2016/679 shall be responsible for monitoring the application of this Regulation insofar as the protection of personal data is concerned. Chapters VI and VII of Regulation (EU) 2016/679 shall apply mutatis mutandis. The tasks and powers of the supervisory authorities shall be exercised with regard to the processing of personal data;	(a) the independent supervisory authorities responsible for monitoring the application of Regulation (EU) 2016/679 shall be responsible for monitoring the application of this Regulation insofar as the protection of personal data is concerned. Chapters VI and VII of Regulation (EU) 2016/679 shall apply mutatis mutandis. The tasks and powers of the supervisory authorities shall be exercised with regard to the processing of personal data;	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	? 31(2), point (b)			
s 375	(b) for specific sectoral data exchange issues related to the implementation of this Regulation, the competence of sectoral authorities shall be respected;	(b) for specific sectoral data exchangeaccess issues related to the implementation of this Regulation, the competence of sectoral authorities shall be respected without prejudice to the rules on conflicts of competences;	(b) for specific sectoral data exchange issues related to the implementation of this Regulation, the competence of sectoral authorities shall be respected;	(b) for specific sectoral data exchangeaccess and use issues related to the implementation of this Regulation, the competence of sectoral authorities shall be respected; Text Origin: EP Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	375a			(ba) the national competent authorities responsible for the application and enforcement of Chapters III and V shall have expertise in either the field of price regulation or dispute resolution or both;	R
	Article 3	1(2), point (ba)			
G	375b			(bb) the national competent authority shall inform the Commission, on an annual basis, of the refusals notified under Article 4(3)(a) and Article 5(8)(a);	(bb) the [national competent authority/data coordinator] shall inform the Commission, on an annual basis, of the refusals notified under Article 4(3)(a) and Article 5(8)(a);

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets Text Origin: Council Mandate
А	rticle 3	1(2), point (c)			
G	376	(c) the national competent authority responsible for the application and enforcement of Chapter VI of this Regulation shall have experience in the field of data and electronic communications services.	(c) the national competent authority responsible for the application and enforcement of Chapter VI of this Regulation shall have experience in the field of data and electronic communications services.	(c) the national competent authority responsible for the application and enforcement of Chapter VI of this Regulation shall have experience in the field of data and electronic communications services.	(c) the national competent authority responsible for the application and enforcement of Chapter VI and Article 29 of this Regulation shall have experience in the field of data and electronic communications services.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 3	1(3)			
G	377	3. Member States shall ensure that the respective tasks and powers of the competent authorities designated pursuant to paragraph 1 of this Article are clearly defined and include:	3. Member States shall ensure that the respective tasks and powers of the competent authorities designated pursuant to paragraph 1 of this Article data coordinator are clearly defined and include:	3. Member States shall ensure that the respective tasks and powers of the competent authorities designated pursuant to paragraph 1 of this Article are clearly defined and include, as far as the competent authority is concerned:	3. Member States shall ensure that the respective tasks and powers of [the data coordinator/competent authority] the competent authorities designated pursuant to paragraph I of this Article are clearly defined and include: Text Origin: EP

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
A	rticle 3	1(3), point (a)			
G	378	(a) promoting awareness among users and entities falling within scope of this Regulation of the rights and obligations under this Regulation;	(a) promoting awareness among users and entities falling within the scope of this Regulation of the rights and obligations under this Regulation;	(a) promoting awareness among users and entities falling within scope of this Regulation of the rights and obligations under this Regulation;	(a) promoting data literacy and awareness among users and entities falling within the scope of this Regulation of the rights and obligations under this Regulation; Text Origin: EP Mandate
A	rticle 3	1(3), point (b)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	379	(b) handling complaints arising from alleged violations of this Regulation, and investigating, to the extent appropriate, the subject matter of the complaint and informing the complainant of the progress and the outcome of the investigation within a reasonable period, in particular if further investigation or coordination with another competent authority is necessary;	(b) handling and deciding on complaints arising from alleged violations of this Regulation, and investigating, to the extent appropriate, the subject matter of the complaint and regularly informing the complainant of the progress and the outcome of the investigation within a reasonable period, in particular if further investigation or coordination with another competent authority is necessary;	(b) handling complaints arising from alleged violations of this Regulation, and investigating, to the extent appropriate, the subject matter of the complaint and informing the complainant, in accordance with national law, of the progress and the outcome of the investigation within a reasonable period, in particular if further investigation or coordination with another competent authority is necessary;	(b) handling complaints arising from alleged violations infringements of this Regulation, including in relation to trade secrets, and investigating, to the extent appropriate, the subject matter of the complaint and regularly informing the complainant, where relevant in accordance with national law, of the progress and the outcome of the investigation within a reasonable period, in particular if further investigation or coordination with another competent authority is necessary;
					Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
Arti	icle 31	1(3), point (c)			
s 38	80	(c) conducting investigations into matters that concern the application of this Regulation, including on the basis of information received from another competent authority or other public authority;	(c) conducting investigations into matters that concern the application of this Regulation, including on the basis of information received from another competent authority or other public authority;	(c) conducting investigations into matters that concern the application of this Regulation, including on the basis of information received from another competent authority or other public authority;	(c) conducting investigations into matters that concern the application of this Regulation, including on the basis of information received from another competent authority or other public authority; Text Origin: Commission Proposal
Arti	icle 3	1(3), point (d)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	381	(d) imposing, through administrative procedures, dissuasive financial penalties which may include periodic penalties and penalties with retroactive effect, or initiating legal proceedings for the imposition of fines;	(d) imposing effective, proportionate and, through administrative procedures, dissuasive financial penalties which may include periodic penalties and penalties with retroactive effect, or initiating legal proceedings for the imposition of fines;	(d) imposing, through administrative procedures, dissuasive financial penalties which may include periodic penalties and penalties with retroactive effect, or initiating legal proceedings for the imposition of fines;	(d) imposing effective, proportionate and, through administrative procedures, dissuasive financial penalties which may include periodic penalties and penalties with retroactive effect, or initiating legal proceedings for the imposition of fines; Text Origin: EP Mandate
	Article 3	1(3), point (e)			
G	382				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(e) monitoring technological developments of relevance for the making available and use of data;	(e) monitoring technological <u>and</u> <u>commercial</u> developments of relevance for the making available and use of data <u>with a view of</u> <u>better enforcing this Regulation</u> ;	(e) monitoring technological developments of relevance for the making available and use of data;	(e) monitoring technological and relevant commercial developments of relevance for the making available and use of data;
		1(0)			Text Origin: EP Mandate
	Article 3	1(3), point (f)			
G	383	(f) cooperating with competent authorities of other Member States to ensure the consistent application of this Regulation, including the exchange of all relevant information by electronic means,	(f) cooperating with the data coordinators competent authorities of other Member States to ensure the consistent, swift and effective application of this Regulation, including the exchange of all	(f) cooperating with competent authorities of other Member States to ensure the consistent application of this Regulation, including the exchange of all relevant information by electronic means,	(f) cooperating with <u>[the data]</u> coordinators/competent authority] competent authorities of other Member States to ensure the consistent <u>and efficient</u> application of this Regulation, including the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	without undue delay;	relevant information by electronic means, without undue delay;	without undue delay;	exchange of all relevant information by electronic means, without undue delay; Remaining brackets Text Origin: EP Mandate
Article 3	1(3), point (fa)			
R 383a		(fa) cooperating with all relevant competent authorities pursuant to other Union law, and with the European Data Protection Board		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			and the European Data Innovation Board to ensure that the obligations of this Regulation are enforced coherently with other Union law;		
Art	icle 3	1(3), point (g)			
6 3	84	(g) ensuring the online public availability of requests for access to data made by public sector bodies in the case of public emergencies under Chapter V;	(g) ensuring the online public availability of requests for access to data made by public sector bodies in the case of public emergencies under Chapter V;	(g) ensuring the online public availability of requests for access to data made by public sector bodies in the case of public emergencies under Chapter V and promoting voluntary data sharing agreements between public sector bodies and data holders;	(g) ensuring the online public availability of requests for access to data made by public sector bodies in the case of public emergencies under Chapter V and promoting voluntary data sharing agreements between public sector bodies and data holders;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article 3	31(3), point (h)			
385	(h) cooperating with all relevant competent authorities to ensure that the obligations of Chapter VI are enforced consistently with other Union legislation and self-regulation applicable to providers of data processing service;	(h) cooperating with all relevant competent authorities to ensure that the obligations of Chapter VI are enforced consistently with other Union legislation and self-regulation applicable to providers of data processing service;	(h) cooperating with all relevant competent authorities to ensure that the obligations of Chapter VI <i>and</i> Article 29 are enforced consistently with other Union legislation and self-regulation applicable to providers of data processing services;	(h) cooperating with all relevant competent authorities to ensure that the obligations of Chapter VI and Article 29 are enforced consistently with other Union legislation and self-regulation applicable to providers of data processing services;
				Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
,	Article 3	1(3), point (i)			
G	386	(i) ensuring that charges for the switching between providers of data processing services are withdrawn in accordance with Article 25.	(i) ensuring that charges for the switching between providers of data processing services are withdrawn in accordance with Article 25.	(i) ensuring that charges for the switching between providers of data processing services are withdrawn in accordance with Article 25-;	(i) ensuring that charges for the switching between providers of data processing services are withdrawn in accordance with Article 25.: Text Origin: Council Mandate
/	Article 3	1(3), point (ia)			
G	386a				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				(ia) examining the requests for data made pursuant to Article 14(1), particularly in cross-border contexts.	(ia) examining the requests for data made pursuant to Chapter V. Text Origin: Council Mandate
	Article 3	1(4)			
G	387	4. Where a Member State designates more than one competent authority, the competent authorities shall, in the exercise of the tasks and powers assigned to them under paragraph 3 of this Article, cooperate with each other, including, as appropriate, with the	4. Where a Member State designates more than one competent authority, the <i>competent</i> authorities data coordinator shall, in the exercise of the tasks and powers assigned to them under paragraph 3 of this Article, cooperate with each other and with	4. Where a Member State designates more than one competent authority, the competent authorities shall, in the exercise of the tasks and powers assigned to them under paragraph 3 of this Article, cooperate with each other, including, as appropriate, with the	4. Where a Member State designates more than one competent authority, the <i>[data]</i> coordinator competent authorities shall, in the exercise of the tasks and powers assigned to them under paragraph 3 of this Article, cooperate with each other,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	supervisory authority responsible for monitoring the application of Regulation (EU) 2016/679, to ensure the consistent application of this Regulation. In such cases, relevant Member States shall designate a coordinating competent authority.	the European Data Innovation Board, including, as appropriate, with the supervisory authority responsible for monitoring the application of Regulation (EU) 2016/679 and with the European Data Protection Supervisor, to ensure the consistent application of this Regulation. In such cases, relevant Member States shall designate a coordinating competent authority.	supervisory authority responsible for monitoring the application of Regulation (EU) 2016/679 or sectoral authorities, to ensure the consistent application of this Regulation. In such cases, relevant Member States shall designate a coordinating competent authority.	including, as appropriate, with the supervisory authority responsible for monitoring the application of Regulation (EU) 2016/679 or sectoral authorities, to ensure the consistent application of this Regulation. [In such cases, relevant Member States shall designate a coordinating competent authority.] Remaining brackets Text Origin: Council Mandate
Artic	le 31(5)			

Article 31(5)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G 388	5. Member States shall communicate the name of the designated competent authorities and their respective tasks and powers and, where applicable, the name of the coordinating competent authority to the Commission. The Commission shall maintain a public register of those authorities.	5. Member States shall communicate the name of the designated competent authorities data coordinators and their respective tasks and powers and, where applicable, the name of the coordinating competent authority to the Commission and Data Innovation Board. The Commission shall maintain a public register of those authorities.	5. Member States shall communicate the name of the designated competent authorities and their respective tasks and powers and, where applicable, the name of the coordinating competent authority to the Commission. The Commission shall maintain a public register of those authorities.	5. Member States shall communicate the name of the <code>[data]</code> <code>coordinator]</code> designated competent authorities and their respective tasks and powers and, where applicable, the name of the coordinating competent authority to the Commission. The Commission shall maintain a public register of those authorities. Remaining brackets Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	31(6)			
6 389	6. When carrying out their tasks and exercising their powers in accordance with this Regulation, the competent authorities shall remain free from any external influence, whether direct or indirect, and shall neither seek nor take instructions from any other public authority or any private party.	6. When carrying out their tasks and exercising their powers in accordance with this Regulation, the competent authorities data coordinators shall in an independent and impartial manner and remain free from any external influence, whether direct or indirect, and shall neither seek nor take instructions from any other public authority or any private party.	6. When carrying out their tasks and exercising their powers in accordance with this Regulation, the competent authorities shall remain free from any external influence, whether direct or indirect, and shall neither seek nor take instructions <i>in individual</i> cases from any other public authority or any private party.	6. When carrying out their tasks and exercising their powers in accordance with this Regulation, [data coordinator] the competent authorities shall remain impartial and free from any external influence, whether direct or indirect, and shall neither seek nor take instructions for individual cases from any other public authority or any private party. Remaining brackets Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 3	31(7)			
6 390	7. Member States shall ensure that the designated competent authorities are provided with the necessary resources to adequately carry out their tasks in accordance with this Regulation.	7. Member States shall ensure that the designated competent authorities are data coordinator is provided with sufficient human and technical the necessary resources, expertise, premises and infrastructure necessary for the effective performance to adequately carry out their tasks in accordance with this Regulation.	7. Member States shall ensure that the designated competent authorities are provided with the necessary resources to adequately carry out their tasks in accordance with this Regulation.	7. Member States shall ensure that [the data coordinator is/ the designated competent authorities are] provided with sufficient human and technical the necessary resources and relevant expertise to effectively to adequately carry out their tasks in accordance with this Regulation.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: EP Mandate
	Article 3	1(7a)			
c	390a		7a. Entities falling within the scope of this Regulation shall be subject to the jurisdiction of the Member State where the entity is established.		7a. Entities falling within the scope of this Regulation shall be subject to the competence of the Member State where the entity is established. In case the entity is established in more than one Member State, it shall be deemed to be under the competence of the Member State in which it has its main establishment, that is, where the entity has its head office or registered office within which the principal financial functions and

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Any entity falling in scope of this Regulation that offers products or services in the Union, for any third party that obtains or makes data available pursuant to Chapter II and IIII, and which is not established in the Union, shall designate a legal representative in one of the Member States.
			For the purpose of ensuring compliance with this Regulation, the legal representative shall be mandated by the entity falling in scope of this Regulation that offers products or services in the Union, for the third party that

Commission Propo	sal EP Mandate	Council Mandate	Draft Agreement
Commission Propo	sal EP Mandate	Council Mandate	obtains or makes data available pursuant to Chapter II and III] to be addressed in addition to or instead of it by [competent authorities/ the data coordinator], with regard to all issues related to the entity falling in scope of this Regulation that offers products or services in the Union, [or the third party that obtains or makes data available pursuant to Chapter II and III]. The legal representative shall cooperate with and comprehensively demonstrate to the [competent authorities/ data coordinator], upon request, the actions taken and provisions put in place by the entity falling in scope of this Regulation that offers products or services in the Union, [or the third party that

Commiss	sion Proposal	EP Mandate	Council Mandate	Draft Agreement
				obtains or makes data available pursuant to Chapter II and III] to ensure compliance with this Regulation.
				The entity falling in scope of this Regulation that offers products or services in the Union, for the third party that obtains or makes data available pursuant to Chapter II and III] shall be deemed to be under the jurisdiction of the Member State in which the legal representative is located. The designation of a legal representative by fentity falling in scope of this Regulation that offers products or services in the Union, or the third party that obtains or makes data available

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			pursuant to Chapter II and III] shall be without prejudice to any legal actions which could be initiated against the entity. Until the [entity] designates a legal representative in accordance with this Article, it shall be under the competence of all Member States, where applicable, for the purposes of ensuring the application and enforcement of this Regulation. Any competent authority may exercise its competence, including by imposing effective, proportionate and dissuasive penalties, provided that the entity is not subject to enforcement proceedings under this Regulation for the same facts by another competent authority.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets
	Article 3	1(7b)			
G	390b		7b. A user, data holder or data recipient that is a legal person and is not established in the Union, but which is subject to obligations under this Regulation, shall designate a legal representative in one of the Member States in which its relevant counterparties are established.		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	1(7c)			
s 390c		7c. The competent authorities under this Regulation shall have the power to request from users, data holders or data recipients, that are legal persons, or their legal representatives all the information that is necessary to verify compliance with the requirements of this Regulation. Any request for information shall be proportionate to the performance of the task and shall be reasoned.		7c. [Competent authorities / data coordinators] shall have the power to request from users, data holders, or data recipients, or their legal representatives falling under the competence of their Member State, all the information that is necessary to verify compliance with the requirements of this Regulation. Any request for information shall be proportionate to the performance of the task and shall be reasoned. Text Origin: Comments and homework

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 31	1(7d)			
6 390d		7d. Where a user, data holder or data recipient, that is a legal person and not established in the Union fails to designate a legal representative or the legal representative fails, upon request of the competent authority, to provide the necessary information that comprehensively demonstrates compliance with this Regulation, the competent authority shall have the power to postpone the commencement of or to suspend the provision of related services by data holders or		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requests for data access from data holders by users or data recipients, that are legal persons, until the legal representative is designated or the necessary information is provided.		
Artio	ile 31(7e)			
s 390	Эе		7a. In accordance with Regulation (EU) 2018/1725, the European Data Protection Supervisor shall be responsible for monitoring the application of Chapter V of this Regulation insofar as the processing of personal data by the Commission, the European Central Bank or	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Union bodies is concerned.	
Article 3	31(7f), first subparagraph			
s 390f			7b. Competent authorities under this Article shall cooperate with competent authorities of other Member States to ensure a consistent and efficient application of this Regulation. Such mutual assistance shall include the exchange of all necessary information by electronic means, without undue delay, in particular to carry out the tasks referred to in paragraph (3), points (b), (c) and (d).	7d. Competent authorities under this Article shall cooperate with competent authorities of other Member States to ensure a consistent and efficient application of this Regulation. Such mutual assistance shall include the exchange of all necessary information by electronic means, without undue delay, in particular to carry out the tasks referred to in [paragraph (3), points (b), (c) and (d)].

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Remaining brackets Text Origin: Council Mandate
Article	31(7f), second subparagraph			
6 390g			Where a competent authority in one Member State requests assistance or enforcement measures from a competent authority in another Member State, it shall submit a reasoned request. The competent authority shall, upon receiving such a	Where a competent authority in one Member State requests assistance or enforcement measures from a competent authority in another Member State, it shall submit a reasoned request. The [competent authority/data coordinator] shall, upon

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				request, provide a response, detailing the actions that have been taken or which are intended to be taken, without undue delay.	receiving such a request, provide a response, detailing the actions that have been taken or which are intended to be taken, without undue delay. Remaining brackets
					Text Origin: Council Mandate
	Article 31	1(7f), third subparagraph			
G	390h			Competent authorities shall respect the principles of	7f. [Competent authorities / data coordinator]shall respect the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		confidentiality and of professional and commercial secrecy and shall protect personal data, in accordance with Union and national law. Any information exchanged in the context of assistance requested and provided under this Article shall be used only in respect of the matter for which it was requested.	principles of confidentiality and of professional and commercial secrecy and shall protect personal data, in accordance with Union and national law. Any information exchanged in the context of assistance requested and provided under this Article shall be used only in respect of the matter for which it was requested. Remaining brackets Text Origin: Comments and homework

Article 31(7g)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 390i			7c. Entities falling within the scope of this Regulation shall be subject to the competence of the Member State where the entity is established. In case the entity is established in more than one Member State, it shall be deemed to be under the competence of the Member State in which it has its main establishment, that is, where the entity has its head office or registered office within which the principal financial functions and operational control are exercised.	deleted
Article	31(7h)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 390j			7d. An entity falling within scope of this Regulation that offers products or services in the Union but is not established in the Union, nor has designated a legal representative therein, shall be under the competence of all Member States, where applicable, for the purposes of ensuring the application and enforcement of this Regulation. Any competent authority may exercise its competence, provided that the entity is not subject to enforcement proceedings under this Regulation for the same facts by another competent authority.	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	1(7i)			
s 390k		Article 31a Mutual assistance		deleted Text Origin: EP Mandate
Article 3	1(7j)			
s 3901		1. Data coordinators and the Commission shall cooperate closely and provide each other mutual assistance in order to		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		apply this Regulation in a consistent and efficient manner. Mutual assistance shall include, in particular, exchange of all information in accordance with this Article by electronic means and the duty of the Data Coordinator of the concerned Member State to inform all competent authorities and the Commission about the opening of an investigation.		Text Origin: Comments and homework
Article 3	31(7k)	<u> </u>	,	
6 390m		2. For the purpose of an investigation, the Data coordinator of establishment may		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		request other Data coordinators to provide specific information in their possession or to exercise their investigative powers with regard to specific information located in their Member State. Where appropriate, the data coordinator receiving the request may involve other competent authorities or other public authorities of the Member State in question.		
Article 3	31(71)			
s 390n		3. The Data coordinator receiving the request pursuant to paragraph 2 shall comply with such request		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and inform the competent authority of the concerned Member State about the action taken, without undue delay.		
Article	31(7m)			
з 3900		4. The European Data Innovation Board shall foster the mutual exchange of information amongst competent authorities as well as advise and assist the Commission in all matters falling under this Regulation., falling under the competence of the Board in accordance with Article 30 of the Regulation (EU) No 2022/868. The data coordinators shall		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		represent the Member States at the European Data Innovation Board established under Regulation (EU) 2022/868.		
Artio	icle 32			
6 39	Article 32 Right to lodge a complaint with a competent authority	Article 32 Right to lodge a complaint with a competent authority data coordinator	Article 32 Right to lodge a complaint with a competent authority	Article 32 Right to lodge a complaint with a competent authority Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 3	Article 32(1)				
6 392	1. Without prejudice to any other administrative or judicial remedy, natural and legal persons shall have the right to lodge a complaint, individually or, where relevant, collectively, with the relevant competent authority in the Member State of their habitual residence, place of work or establishment if they consider that their rights under this Regulation have been infringed.	1. Without prejudice to any other administrative or judicial remedy, natural and legal persons shall have the right to lodge a complaint, individually or, where relevant, collectively, with the relevant competent authority data coordinator in the Member State of their habitual residence, place of work or establishment if they consider that their rights under this Regulation have been infringed. Such complaint may arise from the suspension of sharing of data identified as trade secrets, after receiving the notification by the data holder pursuant to Articles	1. Without prejudice to any other administrative or judicial remedy, natural and legal persons shall have the right to lodge a complaint, individually or, where relevant, collectively, with the relevant competent authority in the Member State of their habitual residence, place of work or establishment if they consider that their rights under this Regulation have been infringed.	1. Without prejudice to any other administrative or judicial remedy, natural and legal persons shall have the right to lodge a complaint, individually or, where relevant, collectively, with the <i>[data coordinator]</i> relevant competent authority in the Member State of their habitual residence, place of work or establishment if they consider that their rights under this Regulation have been infringed.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			4(3), 5(8) or 19 (2b).		Text Origin: Commission Proposal
	Article 3	2(2)			
c	393	2. The competent authority with which the complaint has been lodged shall inform the complainant of the progress of the proceedings and of the decision taken.	2. The competent authority data coordinator with which the complaint has been lodged shall inform the complainant, in accordance with national law, of the progress of the proceedings and of the decision taken.	2. The competent authority with which the complaint has been lodged shall inform the complainant, <i>in accordance with national law</i> , of the progress of the proceedings and of the decision taken.	2. The [data coordinator] competent authority with which the complaint has been lodged shall inform the complainant, in accordance with national law, of the progress of the proceedings and of the decision taken.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	32(3)			
	3. Competent authorities shall	3. Competent authorities shall	3. Competent authorities shall	3. Competent authorities shall
	cooperate to handle and resolve	cooperate from the beginning of	cooperate to handle and resolve	cooperate to handle and resolve
	complaints, including by	the process to handle and resolve	complaints, including by	complaints effectively and in a
	exchanging all relevant	complaints effectively and in a	exchanging all relevant	timely manner, including by
	information by electronic means,	timely manner, including by	information by electronic means,	exchanging all relevant
_G 394	without undue delay. This	setting reasonable deadlines for	without undue delay. This	information by electronic means,
	cooperation shall not affect the	adopting formal decisions,	cooperation shall not affect the	without undue delay. This
	specific cooperation mechanism	ensuring equality of the parties,	specific cooperation mechanism	cooperation shall not affect the
	provided for by Chapters VI and	ensuring the right to be heard	provided for by Chapters VI and	specific cooperation mechanism
	VII of Regulation (EU) 2016/679.	from complainants and access to	VII of Regulation (EU) 2016/679	provided for by Chapters VI and
		the file throughout the process,	and by Regulation (EU)	VII of Regulation (EU) 2016/679
		and by exchanging all relevant	<u>2017/2394</u> .	and by Regulation (EU)
		information by electronic means,		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		without undue delay. This cooperation shall not affect the specific cooperation mechanism provided for by Chapters VI and VII of Regulation (EU) 2016/679.		2017/2394. Text Origin: Council Mandate
Article :	32a			
6 394a		Article 32a Representation		deleted
Article :	32a(1)			
s 394b		1. Without prejudice to Directive		G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(EU) 2020/1828 or to any other type of representation under national law, users, data holders and data recipients shall at least have the right to mandate a body, organisation or association to exercise the rights conferred by this Regulation on their behalf, provided the body, organisation or association meets all of the following conditions:		deleted
Article 3	2a(1), point (a)			
s 394c		(a) it operates on a not-for-profit basis;		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 32	2a(1), point (b)			
G	394d		(b) it has been properly constituted in accordance with the law of a Member State;		deleted
	Article 32	2a(1), point (c)			
G	394e		(c) its statutory objectives include a legitimate interest in ensuring that this Regulation is complied with.		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 32	2 <i>b</i>			
G	394f		Article 32b Right to an effective judicial remedy against a competent authority		Article 32b Right to an effective judicial remedy Text Origin: EP Mandate
	Article 32	2b(1)			
G	394g		1. Without prejudice to any other administrative or non-judicial remedy, each user, data holder		3d. Notwithstanding any administrative or other non-judicial remedies, any affected

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and data recipient shall have the right to an effective judicial remedy against a legally binding decision of a competent authority concerning them.		natural and legal persons shall have the right to an effective judicial remedy with regard to legally binding decisions taken by [competent authorities/data coordinators]. Text Origin: Comments and homework
Article	32b(2)			
s 394h		2. Without prejudice to any other administrative or non judicial remedy, each user shall have the right to an effective judicial		3e. Where a [competent] authorities/data coordinators] fails to act on a complaint, any affected natural and legal persons

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		remedy where the competent authority does not handle a complaint swiftly or does not inform the user, data holder and data recipient within three months on the progress or outcome of the complaint lodged pursuant to Article 32.		shall, in accordance with national law, either have the right to an effective judicial remedy or access to review by an impartial body with the appropriate expertise. Remaining brackets Text Origin: Comments and homework
Article	32b(3)			
s 394i		3. Proceedings against a competent authority shall be		3f. Proceedings pursuant to this Article shall be brought before the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		brought before the courts of the Member State of the habitual residence, place of work or establishment of the user or their representative organisation.		courts or tribunals of the Member State of the [competent authority/data coordinator] against which the judicial remedy is sought individually or, where relevant, collectively by the representatives of one or more natural or legal persons. Remaining brackets Text Origin: Comments and homework
Article 3	32b(4)			
6 394j				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		4. Where proceedings are brought against a decision of a competent authority which was preceded by an opinion or a decision of the Board in the consistency mechanism, the supervisory authority shall forward that opinion or decision to the court.		4. Where proceedings are brought against a decision of a [competent authority/ data coordinator] which was preceded by an opinion or a decision of the Board in the consistency mechanism, the supervisory authority shall forward that opinion or decision to the court. Remaining brackets Text Origin: EP Mandate
Article 3	32c			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 394k		Article 32c Right to an effective judicial remedy		deleted
Article	32c(1)			
s 3941		1. Without prejudice to any available administrative or non-judicial remedy, including under Directive (EU) 2020/1828 and the right to lodge a complaint with a competent authority pursuant to Article 32b, user, data holder and data recipient shall have the right to an effective judicial remedy		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			where they consider that their rights under this Regulation have been infringed as a result of the non-compliance with this Regulation.		
	Article 3	2c(2)			
C	394m		2. Proceedings against a data holder, third party or data recipient shall be brought before the courts of the Member State where the user has their habitual residence, place or work or establishment.		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	3			
s 395	Article 33 Penalties	Article 33 Penalties	Article 33 Penalties	Article 33 Penalties Text Origin: Commission Proposal
Article 3	3(1)			
s 396	1. Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures	1. Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures	1. Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures	1. Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall take into account the recommendations of the European Data Innovation Board. Member States shall, by [date of application of the Regulation], notify the Commission of those rules and of those measures and shall notify it, without delay, of any subsequent amendment affecting them.	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Text Origin: Council Mandate
	Article 3	3(1a)			
G	396a		1a. Member States shall take into		1a. Member States shall take into

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ų.			account the following non- exhaustive criteria for the imposition of penalties for infringements of this Regulation;		account the recommendations of the European Data Innovation Board and the following non- exhaustive criteria for the imposition of penalties for infringements of this Regulation: Text Origin: EP Mandate
	Article 33	3(1a), point (a)			
G	396b		(a) the nature, gravity, scale and duration of the infringement;		(a) the nature, gravity, scale and duration of the infringement;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: EP Mandate
	Article 3	3(1a), point (b)			
G	396c		(b) any action taken by the infringing party to mitigate or remedy the damage caused by the infringement;		(b) any action taken by the infringing party to mitigate or remedy the damage caused by the infringement; Text Origin: EP Mandate
	Article 3	3(1a), point (c)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	396d		(c) any previous infringements by the infringing party;		(c) any previous infringements by the infringing party; Text Origin: EP Mandate
	Article 3	3(1a), point (d)			
G	396e		(d) the financial benefits gained or losses avoided by the infringing party due to the infringement, insofar as such benefits or losses can be reliably established;		(d) the financial benefits gained or losses avoided by the infringing party due to the infringement, insofar as such benefits or losses can be reliably established;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: EP Mandate
	Article 3	3(1a), point (e)			
G	396f		(e) any other aggravating or mitigating factors applicable to the circumstances of the case.		(e) any other aggravating or mitigating factors applicable to the circumstances of the case. Text Origin: EP Mandate
	Article 3	3(1a), point (f)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 396g			1a. Member States shall take into account the following non-exhaustive and indicative criteria for the imposition of penalties for infringements of this Regulation, where appropriate:	deleted
Article 3	33(1a), point (g)			
6 396h			(a) the nature, gravity, scale and duration of the infringement;	deleted
Article 3	33(1a), point (h)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	396i			(b) any action taken by the infringer to mitigate or remedy the damage caused by the infringement;	deleted
	Article 33	3(1a), point (i)			
G	396j			(c) any previous infringements by the infringer;	deleted
	Article 33	3(1a), point (j)			
G	396k				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3.	3(1a), point (k)		(d) the financial benefits gained or losses avoided by the infringer due to the infringement, insofar as such benefits or losses can be reliably established;	deleted
	7 11 67676 3				
G	3961			(e) any other aggravating or mitigating fators applicable to the circumstances of the case;	deleted Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3	3(1a), point (I)			
G	396m			(f) the infringer's annual turnover of the preceeding financial year in the Union.	(f) the infringer's annual turnover of the preceeding financial year in the Union. Text Origin: Council Mandate
	Article 3	3(2)			
G	397	2. Member States shall by [date of application of the Regulation] notify the Commission of those rules and measures and shall notify	2. Member States shall by [date of application of the Regulation] notify the Commission, the European Data Protection Board	2. Member States shall by [date of application of the Regulation] notify the Commission of those rules and measures and shall notify	2. Member States shall by [date of application of the Regulation] notify the Commission of those rules and measures and shall notify

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		it without delay of any subsequent amendment affecting them.	and the European Data Innovation Board of those rules and measures and shall notify itthem without delay of any subsequent amendment affecting them. The Commission shall regularly update and maintain an easily accessible public register of those measures.	it without delay of any subsequent amendment affecting them.	it without delay of any subsequent amendment affecting them. The Commission shall regularly update and maintain an easily accessible public register of those measures. Text Origin: EP Mandate
	Article 3	3(3)			
G	398	3. For infringements of the obligations laid down in Chapter II, III and V of this Regulation, the supervisory authorities referred to	3. For infringements of the obligations laid down in Chapter II, III and V of this Regulation, the supervisory authorities referred to	3. For infringements of the obligations laid down in Chapter II, III and V of this Regulation, the supervisory authorities referred to	3. For infringements of the obligations laid down in Chapter II, III and V of this Regulation, the supervisory authorities referred to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in Article 51 of the Regulation (EU) 2016/679 may within their scope of competence impose administrative fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation.	in Article 51 of the Regulation (EU) 2016/679 may within their scope of competence impose administrative fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation.	in Article 51 of the Regulation (EU) 2016/679 may within their scope of competence impose administrative fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation.	in Article 51 of the Regulation (EU) 2016/679 may within their scope of competence impose administrative fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation. Text Origin: Commission Proposal
Art	icle 33	3(4)			
6 39	99	4. For infringements of the obligations laid down in Chapter V	4. For infringements of the obligations laid down in Chapter V	4. For infringements of the obligations laid down in Chapter V	4. For infringements of the obligations laid down in Chapter V

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of this Regulation, the supervisory authority referred to in Article 52 of Regulation (EU) 2018/1725 may impose within its scope of competence administrative fines in accordance with Article 66 of Regulation (EU) 2018/1725 up to the amount referred to in Article 66(3) of that Regulation.	of this Regulation, the supervisory authority referred to in Article 52 of Regulation (EU) 2018/1725 may impose within its scope of competence administrative fines in accordance with Article 66 of Regulation (EU) 2018/1725 up to the amount referred to in Article 66(3) of that Regulation.	of this Regulation, the supervisory authority referred to in Article 52 of Regulation (EU) 2018/1725 may impose within its scope of competence administrative fines in accordance with Article 66 of Regulation (EU) 2018/1725 up to the amount referred to in Article 66(3) of that Regulation.	of this Regulation, the supervisory authority referred to in Article 52 of Regulation (EU) 2018/1725 may impose within its scope of competence administrative fines in accordance with Article 66 of Regulation (EU) 2018/1725 up to the amount referred to in Article 66(3) of that Regulation. Text Origin: Commission Proposal
	Article 3	4			
G	400	Article 34	Article 34	Article 34	Article 34

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Model contractual terms	Model contractual terms	Model contractual terms and standard contractual clauses Model contractual terms	Model contractual terms and standard contractual clauses Model contractual terms Text Origin: Council Mandate
	Article 3	4, first paragraph			
G	401	The Commission shall develop and recommend non-binding model contractual terms on data access and use to assist parties in drafting and negotiating contracts with balanced contractual rights and obligations.	The Commission shall develop and recommend non-binding model contractual terms on data access and use and standard contractual clauses for cloud computing contracts, based on Fair, Reasonable and Non-	The Commission, before [date of application of the Regulation], shall shall develop and recommend non-binding model contractual terms on data access and use, including reasonable compensation and the protection	The Commission, before [date of application of the Regulation], shall shall develop and recommend non-binding model contractual terms on data access and use, including reasonable compensation and the protection

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Discriminatory (FRAND) principles, to assist parties in drafting and negotiating contracts with balanced contractual rights and obligations. Such model contractual terms shall address at least the following elements:	of trade secrets, and non-binding standard contractual clauses for cloud computing contracts to assist parties in drafting and negotiating contracts with balanced contractual rights and obligations.	of trade secrets, and non-binding standard contractual clauses for cloud computing contracts to assist parties in drafting and negotiating contracts with fair, reasonable and non-discriminatory balanced contractual rights and obligations. Text Origin: Council Mandate
Article 3	4, first paragraph, point (a)			
6 401a		(a) right to early termination of the contract and conditions for		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		compensation in the case of early termination;		
Arti	cle 34, first paragraph, point (b)			
6 40	<i>1b</i>	(b) data retention and storage policies;		deleted
Arti	cle 34, first paragraph, point (c)			
s 40	1c	(c) readability of the data for the user, including information on metadata and decryption;		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 34	1, first paragraph, point (d)			
G	401d		(d) the protection and preservation of the confidentiality of trade secrets, in accordance with this Regulation.		deleted
	Article 34	4, first paragraph, point (e)			
G	401e		The model contractual terms referred to in the first subparagraph shall be published and shall be available free of charge in easily usable electronic		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>format.</u>		
	Article 3	4a			
G	401f			Article 34a Role of the European Data Innovation Board	Article 34a Role of the European Data Innovation Board Text Origin: Council Mandate
	Article 3	4a, first paragraph			
G	401g				

The European Data Innovation Board to be set up as a Commission expert group in accordance with Article 29 of Regulation (EU) 2022/868 shall support the consistent application of this Regulation by: The European Data Innovation Board to be set up as a Commission expert group in accordance with Article 29 of Regulation (EU) 2022/868 shall support the consistent application which the [data coordinator /competent authority] shall be represented, shall support the consistent application of this Regulation by:	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Remaining brackets Text Origin: Council Mandate			Board to be set up as a Commission expert group in accordance with Article 29 of Regulation (EU) 2022/868 shall support the consistent application	Board to be set up as a Commission expert group in accordance with Article 29 of Regulation (EU) 2022/868, in which the [data coordinator /competent authority] shall be represented, shall support the consistent application of this Regulation by: Remaining brackets Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 34	4a, first paragraph, point (a)			
G	401h			(a) advising and assisting the Commission with regard to developing a consistent practice of competent authorities relating to the enforcement of Chapters II, III, V and VII;	(a) advising and assisting the Commission with regard to developing a consistent practice of [competent authorities/ data coordinator] relating to the enforcement of Chapters II, III, V and VII; Remaining brackets Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	4a, first paragraph, point (b)			
401i			(b) facilitating cooperation between competent authorities through capacity-building and the exchange of information, in particular by establishing methods for the efficient exchange of information relating to the enforcement of the rights and obligations under Chapters II, III and V in cross-border cases, including coordination with regard to the setting of penalties;	(b) facilitating cooperation between competent authorities through capacity-building and the exchange of information, in particular by establishing methods for the efficient exchange of information relating to the enforcement of the rights and obligations under Chapters II, III and V in cross-border cases, including coordination with regard to the setting of penalties; Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	4a, first paragraph, point (c)			
s 401j			(c) advising and assisting the Commission with regard to:	(c) advising and assisting the Commission with regard to: Text Origin: Council Mandate
Article 3	4a, first paragraph, point (c)(i)			
6 401k			(i) whether to request the drafting of harmonised standards referred to in Article 28(4) and Article	(i) whether to request the drafting of harmonised standards referred to in [Article 28(4) and Article

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				30(5);	30(5)]; Remaining brackets
					Text Origin: Council Mandate
	Article 3	4a, first paragraph, point (c)(ii)			
G	4011			(ii) the preparation of the drafts of the implementing acts referred to in Article 28(5) and Article 30(6);	(ii) the preparation of the drafts of the implementing acts referred to in [Article 28(5) and Article 30(6];

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Remaining brackets Text Origin: Council Mandate
	Article 3	4a, first paragraph, point (c)(iii)			
G	401m			(iii) the preparation of the delegated acts referred to in Articles 25(4) and 28(2); and	(iii) the preparation of the delegated acts referred to in [Articles 25(4) and 28(2)]; and Remaining brackets Text Origin: Council

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Mandate
Article	e 34a, first paragraph, point (c)(iv)			
6 401r			(iv) the adoption of the guidelines laying down interoperability specifications for the functioning of common European data spaces referred to in Article 28(6).	(iv) the adoption of the guidelines laying down interoperability specifications for the functioning of common European data spaces referred to in [Article 28(6)]. Remaining brackets Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	CHAPTER	RX			
G	402	CHAPTER X SUI GENERIS RIGHT UNDER DIRECTIVE 1996/9/EC	CHAPTER X INAPPLICABILITY OF THE SUI GENERIS RIGHT UNDER DIRECTIVE 1996/9/EC 96/9/EC TO DATABASES CONTAINING CERTAIN DATA	CHAPTER X SUI GENERIS RIGHT UNDER DIRECTIVE 1996/9/EC96/9/EC	CHAPTER X SUI GENERIS RIGHT UNDER DIRECTIVE 1996/9/EC96/9/EC Text Origin: Council Mandate
	Article 3	5			
G	403	Article 35	Article 35	Article 35	Article 35

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Databases containing certain data	Databases containing certain data	Databases containing certain data	Databases containing certain data Text Origin: Commission Proposal
	Article 3	5, first paragraph			
G	404	In order not to hinder the exercise of the right of users to access and use such data in accordance with Article 4 of this Regulation or of the right to share such data with third parties in accordance with Article 5 of this Regulation, the sui generis right provided for in Article 7 of Directive 96/9/EC does	In order not to hinder the exercise of the right of users to access and use such data in accordance with Article 4 of this Regulation or of the right to share such data with third parties in accordance with Article 5 of this Regulation, The sui generis right provided for in Article 7 of Directive 96/9/EC does	In order not to hinder the exercise For the purposes of the right of users to access and use such data in accordance with Article 4 of this Regulation orexercise of the right to share such data with third parties in accordance with Articlerights provided for in Articles 4 and 5 of	In order not to hinder the exercise of the right of users to access and use such data in accordance with Article 4 of this Regulation or of the right to share such data with third parties in accordance with Article 5 of this Regulation, The sui generis right provided for in Article 7 of Directive 96/9/EC

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	not apply to databases containing data obtained from or generated by the use of a product or a related service.	not apply to databases containing data obtained from or generated by the use of a product or a related service <i>falling within the scope of this Regulation</i> .	this Regulation, the sui generis right provided for in Article 7 of Directive 96/9/EC-does_shall not apply_when data is to databases containing data obtained from or generated by the use of a product or a related service.	doesshall not apply to databases containing datawhen data is obtained from or generated by a product or related service falling within the scope of this Regulation, in particular in relation to Articles 4 and 5the use of a product or a related service. Text Origin: Council Mandate
СНАРТЕ	RXI			
G 405	CHAPTER XI FINAL PROVISIONS	CHAPTER XI FINAL PROVISIONS	CHAPTER XI FINAL PROVISIONS	CHAPTER XI FINAL PROVISIONS

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Artic	cle 36			
G 40	Article 36 Amendment to Regulation (EU) No 2017/2394	Article 36 Amendment to Regulation (EU) No 2017/2394	Article 36 Amendment to Regulation (EU) No 2017/2394	Article 36 Amendment to Regulation (EU) No 2017/2394 Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	6, first paragraph			
407	In the Annex to Regulation (EU) No 2017/2394 the following point is added:	In the Annex to Regulation (EU) No 2017/2394 the following point is added:	In the Annex to Regulation (EU) No 2017/2394 the following point is added:	In the Annex to Regulation (EU) No 2017/2394 the following point is added: Text Origin: Commission Proposal
Article 3	6, first paragraph, amending provision	n, numbered paragraph (29)		
408	29. [Regulation (EU) XXX of the			
	European Parliament and of the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Council [Data Act]].	Council [Data Act]].	Council [Data Act]].	Council [Data Act]]. , Text Origin: Commission Proposal
Article 3	7			
s 409	Article 37 Amendment to Directive (EU) 2020/1828	Article 37 Amendment to Directive (EU) 2020/1828	Article 37 Amendment to Directive (EU) 2020/1828	Article 37 Amendment to Directive (EU) 2020/1828 Text Origin:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Commission Proposal
	Article 3	7, first paragraph			
G	410	In the Annex to Directive (EU) 2020/1828 the following point is added:	In the Annex to Directive (EU) 2020/1828 the following point is added:	In-the_Annex_I to Directive (EU) 2020/1828 the following point is added:	In the Annex I to Directive (EU) 2020/1828 the following point is added: Text Origin: Council Mandate
	Article 3	7, first paragraph, amending provision	n, numbered paragraph (67)		
G	411				6

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	67. [Regulation (EU) XXX of the European Parliament and of the Council [Data Act]]	67. [Regulation (EU) XXX of the European Parliament and of the Council [Data Act]]	67. [Regulation (EU) XXX of the European Parliament and of the Council [Data Act]]	67. [Regulation (EU) XXX of the European Parliament and of the Council [Data Act]] Text Origin: Commission Proposal
Article 3	8			
G 412	Article 38 Exercise of the delegation			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 3	38(1)			
G 413	The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article. Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	38(2)			
G 414	2. The power to adopt delegated acts referred to in Articles 25(4), 28(2) and 29(5) shall be conferred on the Commission for an indeterminate period of time from [].	2. The power to adopt delegated acts referred to in Articles 25(4), 28(2) and 29(5) shall be conferred on the Commission for an indeterminate period of time from [].	2. The power to adopt delegated acts referred to in Articles 25(4), 28(2) and 29(5) shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Regulation].	2. The power to adopt delegated acts referred to in [Articles 25(4), 28(2) and 29(5)] shall be conferred on the Commission for an indeterminate period of time from [date of entry into force of this Regulation].
				Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 3	8(3)			
		3. The delegation of power			
		referred to in Articles 25(4), 28(2)			
		and 29(5) may be revoked at any			
		time by the European Parliament or			
		by the Council. A decision to			
		revoke shall put an end to the			
G	415	delegation of the power specified			
		in that decision. It shall take effect			
		the day following the publication			
		of the decision in the Official			
		Journal of the European Union or			
		at a later date specified therein. It			
		shall not affect the validity of any			
		delegated acts already in force.			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 3	8(4)			
G	416	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
А	rticle 3	8(5)			
G	417	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council. Text Origin: Commission Proposal
А	rticle 3	8(6)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		6. A delegated act adopted	6. A delegated act adopted	6. A delegated act adopted	6. A delegated act adopted
		pursuant to Articles 25(4), 28(2) and 29(5) shall enter into force only if no objection has been	pursuant to Articles 25(4), 28(2) and 29(5) shall enter into force only if no objection has been	pursuant to Articles 25(4), 28(2) and 29(5) shall enter into force only if no objection has been	pursuant to Articles 25(4), 28(2) and 29(5) shall enter into force only if no objection has been
		expressed either by the European Parliament or by the Council	expressed either by the European Parliament or by the Council	expressed either by the European Parliament or by the Council	expressed either by the European Parliament or by the Council
G	418	within a period of three months of notification of that act to the European Parliament and to the	within a period of three months of notification of that act to the European Parliament and to the	within a period of three months of notification of that act to the European Parliament and to the	within a period of three months of notification of that act to the European Parliament and to the
		Council or if, before the expiry of that period, the European	Council or if, before the expiry of that period, the European	Council or if, before the expiry of that period, the European	Council or if, before the expiry of that period, the European
		Parliament and the Council have both informed the Commission that they will not object. That period	Parliament and the Council have both informed the Commission that they will not object. That period	Parliament and the Council have both informed the Commission that they will not object. That period	Parliament and the Council have both informed the Commission that they will not object. That period
		shall be extended by three months at the initiative of the European Parliament or of the Council.	shall be extended by three months at the initiative of the European Parliament or of the Council.	shall be extended by three months at the initiative of the European Parliament or of the Council.	shall be extended by three months at the initiative of the European Parliament or of the Council.
		ramament of of the Council.	r amanient of of the Council.	ramament of of the Council.	r arnament of of the Council.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
				Text Origin: Commission Proposal		
Article 3	9					
g 419	Article 39 Committee procedure	Article 39 Committee procedure	Article 39 Committee procedure	Article 39 Committee procedure Text Origin: Commission Proposal		
Article 3	Article 39(1)					
6 420				G		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011. Text Origin: Commission Proposal
Article 3	9(2)			
G 421	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 4	0			
s 422	Article 40 Other Union legal acts governing rights and obligations on data access and use	Article 40 Other Union legal acts governing rights and obligations on data access and use	Article 40 Other Union legal acts governing rights and obligations on data access and use	Article 40 Other Union legal acts governing rights and obligations on data access and use Text Origin: Commission Proposal
Article 4	:0(1)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
c 423	1. The specific obligations for the making available of data between businesses, between businesses and consumers, and on exceptional basis between businesses and public bodies, in Union legal acts that entered into force on or before [xx XXX xxx], and delegated or implementing acts based thereupon, shall remain unaffected.	1. The specific obligations for the making available of data between businesses, between businesses and consumers, and on exceptional basis between businesses and public bodies, in Union legal acts that entered into force on or before [xx XXX xxx], and delegated or implementing acts based thereupon, shall remain unaffected.	1. The specific obligations for the making available of data between businesses, between businesses and consumers, and on exceptional basis between businesses and public bodies, in Union legal acts that entered into force on or before [xx XXX xxx date of entry into force of this Regulation], and delegated or implementing acts based thereupon, shall remain unaffected.	1. The specific obligations for the making available of data between businesses, between businesses and consumers, and on exceptional basis between businesses and public bodies, in Union legal acts that entered into force on or before [xx XXX xxx date of entry into force of this Regulation], and delegated or implementing acts based thereupon, shall remain unaffected. Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	40(2)			
g 424	2. This Regulation is without prejudice to Union legislation specifying, in light of the needs of a sector, a common European data space, or an area of public interest, further requirements, in particular in relation to:	2. This Regulation is without prejudice to Union legislation specifying, in light of the needs of a sector, a common European data space, or an area of public interest, further requirements, in particular in relation to:	2. This Regulation is without prejudice to Union legislation specifying, in light of the needs of a sector_, a common European data space, or an area of public interest, further requirements, in particular in relation to:	2. This Regulation is without prejudice to Union legislation specifying, in light of the needs of a sector, a common European data space, or an area of public interest, further requirements, in particular in relation to: Text Origin: Commission Proposal
Article	40(2), point (a)			
g 425				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) technical aspects of data access;	(a) technical aspects of data access;	(a) technical aspects of data access;	(a) technical aspects of data access; Text Origin: Commission Proposal
,	Article 40	0(2), point (b)			
G	426	(b) limits on the rights of data holders to access or use certain data provided by users;	(b) limits on the rights of data holders to access or use certain data provided by users;	(b) limits on the rights of data holders to access or use certain data provided by users;	(b) limits on the rights of data holders to access or use certain data provided by users; Text Origin:
					Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4	0(2), point (c)			
G	427	(c) aspects going beyond data access and use.	(c) aspects going beyond data access and use.	(c) aspects going beyond data access and use.	(c) aspects going beyond data access and use. Text Origin: Commission Proposal
	Article 4	0(2a)			
G	427a			2a. This Regulation is without prejudice to Union and national law providing for access to and	2a. This Regulation, with the exception of Chapter V, is without prejudice to Union and national

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			authorising the use of data for scientific research purposes.	law providing for access to and authorising the use of data for scientific research purposes. Text Origin: Council Mandate
Article 4	1			
g 428	Article 41 Evaluation and review	Article 41 Evaluation and review	Article 41 Evaluation and review	Article 41 Evaluation and review
				Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4	1, first paragraph			
G	429	By [two years after the date of application of this Regulation], the Commission shall carry out an evaluation of this Regulation and submit a report on its main findings to the European Parliament and to the Council as well as to the European Economic and Social Committee. That evaluation shall assess, in particular:	1. By [two years after the date of application of this Regulation], the Commission shall carry out an evaluation of this Regulation and submit a report on its main findings to the European Parliament and to the Council as well as to the European Economic and Social Committee. That evaluation shall assess, in particular:	By [two years after the date of application of this Regulation], the Commission shall carry out an evaluation of this Regulation and submit a report on its main findings to the European Parliament and to the Council as well as to the European Economic and Social Committee. That evaluation shall assess, in particular:	1. By [threeBy [two] years] after the date of application of this Regulation], the Commission shall carry out an evaluation of this Regulation and submit a report on its main findings to the European Parliament and to the Council as well as to the European Economic and Social Committee. That evaluation shall assess, in particular:
	Article 4	1, first paragraph, point (-a)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 429a				(-a) Situations to be deemed as exceptional needs for the purpose of Article 15 and the application of Chapter V in practice, in particular the experience in the application of Chapter V by public sector bodies, Union Institutions, agencies and bodies; the number and outcome of the proceedings brought to the competent authority/data coordinator under Art 18(6) on the application of Chapter V, as reported by the competent authorities/data coordinator; the impact of other obligations laid down in Union or national law for the purposes of complying with access to information requests; the impact

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				of voluntary data-sharing mechanisms, such as data altruism organisations recognised under Regulation (EU) 2022/868, on meeting the objectives of Chapter V, and the role of personal data in the context of Article 15, including the evolution of privacy-enhancing technologies;
Artic	le 41, first paragraph, point (-b)			
s 429	b	(-a) the use of data by users, data holders, data recipients and third parties, the development of monetisation practices in the		(-b) the impact of this Regulation on the use of data in the economy, including on data innovation, data monetisation practices and data

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			European data economy as well as the development of the arrangements for data sharing, including competitive dynamics in data spaces and data intermediation services;		intermediation services, as well as on data sharing within the common European data spaces;
	Article 4	1, first paragraph, point (-c)			
G	429c		(-aa) the effects of technical and administrative obligations to comply with this Regulation, in particular with Chapter II thereof on industry participants, also in view of the SME exemptions;		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Art	ticle 4	1, first paragraph, point (a)			
G 4.	130	(a) other categories or types of data to be made accessible;	(a) other categories or types of data to be made accessible;	(a) other categories or types of data to be made accessible;	(a) other categories or types of data to be made accessible(c) the accessibility and use of different categories and types of data; Text Origin: Commission Proposal
Art	ticle 4	1, first paragraph, point (b)			
G 4:	31	(b) the exclusion of certain categories of enterprises as	(b) the exclusion of certain categories of enterprises as	(b) the exclusion of certain categories of enterprises as	(b) the exclusion of certain categories of enterprises as

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	beneficiaries under Article 5;			
				Text Origin: Commission Proposal
Article 4	1, first paragraph, point (ba)			
6 431a				(ba) the absence of impact on intellectual property rights;
Article 4	1, first paragraph, point (bb)			
6 431b		(ba) whether the provisions of		(bb) the impact on trade secrets,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this Regulation related to trade secrets ensure respect for trade secrets while not hampering the access to and sharing of data; in particular, the evaluation shall assess whether and how the confidentiality of trade secrets is ensured in practice despite their disclosure both in the context of data sharing with third parties and in the business-to-government context. This assessment shall be carried out in close relationship with the evaluation report on Directive (EU) 2016/943 expected by 9 June 2026 pursuant to Article 18(3) of the directive thereof;		including on the protection against their unlawful acquisition, use and disclosure. This assessment shall, to the possible extent, take into account the revision of Directive (EU) 2016/943.

Article 41, first paragraph, point (bc)

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
O	431c				(bc) whether the list of unfair contractual terms referred to in Article 13 is up-to-date in light of new business practices, given the rapidity of market innovations; Text Origin: Comments and homework
	Article 4	1, first paragraph, point (c)			
O	432	(c) other situations to be deemed as exceptional needs for the purpose of Article 15;	(c) other situations to be deemed as exceptional needs for the purpose of Article 15;	(c) other situations to be deemed as exceptional needs for the purpose of Article 15;	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	11, first paragraph, point (d)			
a 433	(d) changes in contractual practices of data processing service providers and whether this results in sufficient compliance with Article 24;	(d) changes in contractual practices of data processing service providers and whether this results in sufficient compliance with Article 24;	(d) changes in contractual practices of data processing service providers and whether this results in sufficient compliance with Article 24;	(d) changes in contractual practices of data processing service providers and whether this results in sufficient compliance with Article 24; Text Origin: Commission Proposal
Article 4	11, first paragraph, point (e)			
g 434				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(e) diminution of charges imposed by data processing service providers for the switching process, in line with the gradual withdrawal of switching charges pursuant to Article 25.	(e) diminution of charges imposed by data processing service providers for the switching process, in line with the gradual withdrawal of switching charges pursuant to Article 25.	(e) diminution of charges imposed by data processing service providers for the switching process, in line with the gradual withdrawal of switching charges pursuant to Article 25:	(e) diminution of charges imposed by data processing service providers for the switching process, in line with the gradual withdrawal of switching charges pursuant to Article 25. Text Origin: Commission Proposal
Article 4	41, first paragraph, point (ea)			
6 434a		(ea) the interaction between the this Regulation and other relevant Union law to assess possible conflicting regulation,		(ea) the interplay of this Regulation with other Union legal acts of relevance for the data economy.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			overregulation or legislative gaps;		
	Article 4	1, first paragraph, point (eb)			
G	434b		(eb) the contribution of this Regulation to ensuring the economic attractiveness of the collection and use of high quality data sets by Union companies;		deleted
	Article 4	1, first paragraph, point (ec)			
G	434c		(ec) the contribution of this Regulation to innovation and to promoting the development of		deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		high-tech start-ups and SMEs, as well as to enabling access for European users to state-of-the-art computing services;		
Article 4	11, first paragraph, point (ed)			
c 434d		(ed) the application and functioning of Article 27 on the international access and transfer of data.		(ed) The prevention of unlawful governmental access to non-personal data.
Article 4	11, first paragraph, point (ee)			
6 434e			(ea) products or categories of	б

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			services to which access and use rights or the switching obligations could apply;	deleted
Article 4	1, first paragraph, point (ef)			
c 434f			(eb) impacts on trade secrets;	deleted
Article 4	1, first paragraph, point (eg)		,	
6 434g			(ec) impacts on intellectual property rights;	deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Ar	ticle 41	1, first paragraph, point (eh)			
6 4	134h			(ed) the efficacy of the enforcement regime required under Article 31;	(eh) the efficacy of the enforcement regime required under Article 31; Text Origin: Council Mandate
Ar	ticle 41	1, first paragraph, point (ei)			
G 4	134i			(ee) impacts of the data access rights and data sharing	G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				obligations on the development of new products or related services;	deleted
	Article 42	1, first paragraph, point (ej)			
G	434j			(ef) impacts on micro, small and medium sized enterprises, on their capacity to innovate and on the availability of data processing services for European users.	(ej) impacts on micro, small and medium sized enterprises, on their capacity to innovate, on the burden of complying with the new obligations and on the availability of data processing services for European users.
	Article 4	1, first paragraph, point (ek)			
G	434k				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			2. By [XX date of application + 3 years] of this Regulation, the Commission shall carry out an evaluation of this Regulation and submit a report on its main findings to the European Parliament and to the Council as well as to the European Economic and Social Committee. That evaluation shall assess the impact of the provisions outlined in Chapter VI, Article 28a and Article 29, particularly with respect to pricing and diversity of data processing services offered within the Union, with a special focus on SMEs providers. Remaining brackets

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4	1, first paragraph, point (el)			
g 4341				3. Member States shall provide the Commission with the information necessary for the preparation of those reports.
Article 4	1, first paragraph a			
6 434m		1a On the basis of that report, the Commission shall, where appropriate, submit a legislative proposal to the Parliament and the Council to amend this		On the basis of those reports, the Commission may, where appropriate, submit a legislative proposal to the Parliament and the Council to amend this

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation.		Regulation. Text Origin: EP Mandate
Article 4	2			
s 435	Article 42 Entry into force and application	Article 42 Entry into force and application	Article 42 Entry into force and application	Article 42 Entry into force and application Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4	2, first paragraph			
G	436	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. Text Origin: Commission Proposal
	Article 4	2, second paragraph			
R	437	It shall apply from [12 months after the date of entry into force of this	It shall apply from <u>1218</u> months after the date of entry into force of	It shall apply from [12_24 months after the date of entry into force of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation].	this Regulation ^J .	this Regulation].	
Article 4	12, second paragraph a			
6 437a		The obligations resulting from Article 4(1) shall apply to related services placed on the market within five years prior to the entry into force of this Regulation and only where the provider of a related service is able to remotely deploy mechanisms to ensure the fulfilment of the requirements pursuant to Article 4(1) and where the deployment of such mechanisms would not place a disproportionate burden on the manufacturer or provider of		deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ll .			<u>related services.</u>		
	Article 42	2, fourth paragraph			
G	437b			The obligation resulting from Article 3(1) shall apply to products and related services placed on the market after [12 months] after the date of application of this Regulation.	The obligation resulting from Article 3(1) shall apply to products and those services related to them placed on the market after 12 months after the date of application of this Regulation.
	Article 42	2, fifth paragraph			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 437c			The provisions of Chapter IV shall apply to contracts concluded after [date of application of this Regulation].	The provisions of Chapter IV shall apply to contracts concluded after date of application of this Regulation. The provisions of Chapter IV shall apply from [2 years] from the date of application of this Regulation to contracts concluded on or before the date of application of this Regulation provided that they are: - of indefinite duration; or - due to expire at least [10 years] after the date of entry into force of this Regulation.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
				Text Origin: Council Mandate		
Form	ula					
6 438	Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels, Text Origin: Commission Proposal		
Form	Formula					
6 439	For the European Parliament					

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Formula				
G	440	The President	The President	The President	The President Text Origin: Commission Proposal
1	Formula		1	1	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	441	For the Council	For the Council	For the Council	For the Council Text Origin: Commission Proposal
	Formula				
G	442	The President	The President	The President	The President Text Origin: Commission Proposal