

Council of the European Union

Brussels, 1 July 2022 (OR. en)

10856/22

LIMITE

SOC 419 EMPL 281 ANTIDISCRIM 97 GENDER 124 CODEC 1064 IA 112

Interinstitutional File: 2021/0050(COD)

NOTE	
From:	General Secretariat of the Council
То:	Delegations
Subject:	Proposal for a Directive of the European Parliament and of the Council to strengthen the application of the principle of equal pay for equal work or work of equal value between men and women through pay transparency and enforcement mechanisms
	- Examination of European Parliament amendments

With a view to the meeting of the Social Questions Working Party on 7 July, delegations will find attached the four-column table on the above-mentioned proposal.

Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL to strengthen the application of the principle of equal pay for equal work or work of equal value between men and women through pay transparency and enforcement mechanisms

## 2021/0050(COD)

[Version for Trilogue on 30 June, 2022]

27-06-2022 at 09h33

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Formula	Formula						
1	2021/0050 (COD)	2021/0050 (COD)	2021/0050 (COD)				
Proposa	l Title						
2	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL to strengthen the application of the principle of equal pay for equal work or work of equal value between men and women through pay transparency and enforcement mechanisms	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL to strengthen the application of the principle of equal pay for equal work or work of equal value between men and women through pay transparency and enforcement mechanisms	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL to strengthen the application of the principle of equal pay for equal work or work of equal value between men and women through pay transparency and enforcement mechanisms				
Formula	1	1	1				



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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,	
Citation	1			
4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 157(3) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 157(3) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 157(3) thereof,	
Citation	2		,,	
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,	
Citation	3			
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,	
Citation	4	-		
7	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,	
	1. OJ C , p.	1. OJ C , p.	1. OJ C , p.	



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Citation	5			
8	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	
Formula				
9	Whereas:	Whereas:	Whereas:	
Recital -	1	L		
9a		(-1) Article 11 of the United Nations Convention of 18 December 1979 on the Elimination of All Forms of Discrimination against Women (CEDAW) provides the right to equal remuneration, including benefits, and to equal treatment in respect of work of equal value, as well as equality of treatment in the evaluation of the quality of work.		
Recital 1				
10	(1) Articles 2 and 3(3) of the Treaty on European Union enshrine the right to equality between women and men as one of	(1) Articles 2 and 3(3) of the Treaty on European Union ( <i>TEU</i> ) enshrine the right to equality between women and men as one of	(1) Articles 2 and 3(3) of the Treaty on European Union enshrine the right to equality between women and men as one of	



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	the essential values and tasks of the Union.	the essential values and tasks of the Union.	the essential values and tasks of the Union.	
Recital 2		I		
11	(2) Articles 8 and 10 of the Treaty on the Functioning of the European Union ('TFEU') provide that the Union shall aim to eliminate inequalities, to promote equality between men and women and to combat discrimination based on sex in all its activities.	(2) Articles 8 and 10 of the Treaty on the Functioning of the European Union ('TFEU') provide that the Union shall aim to eliminate inequalities, to promote equality between men and women and to combat discrimination based on sex, <i>racial or ethnic origin</i> , <i>religion or belief, disability, age or</i> <i>sexual orientation</i> in all its activities.	(2) Articles 8 and 10 of the Treaty on the Functioning of the European Union ('TFEU') provide that the Union shall aim to eliminate inequalities, to promote equality between men and women and to combat discrimination based on sex in all its activities.	
Recital 3				
12	(3) Article 157(1) of the TFEU obliges each Member State to ensure that the principle of equal pay for male and female workers for equal work or work of equal value is applied.	(3) Article 157(1) of the TFEU obliges each Member State to ensure that the principle of equal pay for male and female workers for equal work or work of equal value is applied. Article 157(3) TFEU provides for the adoption of measures to ensure the application of the principle of equal opportunities and equal treatment of men and women in matters of employment and occupation, including the	(3) Article 157(1) of the TFEU obliges each Member State to ensure that the principle of equal pay for male and female workers for equal work or work of equal value (hereinafter principle of equal pay) is applied.	



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		principle of equal pay for equal work or work of equal value. Article 157(4) TFEU stipulates that Member States may, with a view to ensuring full equality in practice between men and women in working life, maintain or adopt measures providing for specific advantages in order to make it easier for the underrepresented sex to pursue a vocational activity or to prevent or compensate for disadvantages in professional careers.	C	
Recital 3	a			
12a		(3a) The terminology used in Article 157 TFEU dates from 1957. Since then, social and legal changes, as well as research in the medical and biological fields have led to the recognition, in the definition of "sex", of diversity in addition to women and men. For example, in some Member States it is currently possible for persons to legally register themselves as having a third, often neutral, gender. The Court of Justice of the European Union (the 'Court') has also held that the principle of equal treatment for men and		



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	women cannot be limited to the prohibition of discrimination based on the fact that a person is of one or other sex. In view of the purpose and the nature of the rights which the principle of equal treatment seeks to safeguard, it also applies to discrimination arising from the person's gender identity.	C	
Recital 3b			
12b	(3b) This Directive applies a human rights oriented approach that seeks to protect persons from pay discrimination irrespective of their sex, gender, gender identity, gender expression or sex characteristics and therefore interprets its legal basis, namely discrimination on the grounds of sex, in the broadest and most inclusive way, in order to foster gender equality and encompass people in all their diversity. Employers should take into account workers that do not identify as either female or male in their pay reporting obligations and should mention them in a category separate from female and male workers. When calculating		



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		the gender pay gap, those workers' pay should be compared to the average level of pay of male workers. An employer should only mention workers who do not identify as either female or male in their pay reporting obligations where those workers are legally registered as not identifying as female or male or where that information has been proactively and voluntarily disclosed to the employer.	C	
Recital 3	BC			L
12c		(3c) The principle of equal pay laid down in Article 157 TFEU and as consistently interpreted in the case-law of the Court constitutes an important aspect of the principle of equal treatment of men and women and an essential part of the Union acquis, including the case-law of the Court concerning sex discrimination. However, closing the gender pay gap remains a significant challenge because, across the Union, women's earnings continue to be proportionately lower than those of men. The Union gender pay		



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		gap persists and stood at 14,1 % in 2019, with significant variations across Member States, and has decreased only minimally over the last ten years. The degree of pay discrimination is even larger for women who are subject to intersecting forms of discrimination, based, inter alia, on racial, ethnic or social origin, migration status, religion or belief, sexual orientation or disability. In accordance with the settled case-law of the Court, in order to assess whether workers are performing the same work or work of equal value, it should be determined whether, having regard to a range of factors including qualifications, skills, responsibility and working conditions, those workers may be considered to be in a comparable situation.		
Recital 4				
13	(4) Article 23 of the Charter of Fundamental Rights of the European Union provides that equality between women and men must be ensured in all areas, including employment, work and	(4) <i>Article Articles 21 and</i> 23 of the Charter of Fundamental Rights of the European Union <i>provides(the 'Charter') prohibit any discrimination on the grounds of sex, enshrine the right to equal</i>	(4) Article 23 of the Charter of Fundamental Rights of the European Union provides that equality between women and men must be ensured in all areas, including employment, work and	

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	pay.	treatment and provide that equality between women and men must be ensured in all areas, including employment, work and pay. <u>Article</u> 23 of the Universal Declaration of Human Rights states that everyone, without any discrimination, has the right to equal pay for equal work, to free choice of employment, to just conditions of work and to just remuneration ensuring an existence worthy of human dignity. Gender equality remains a real challenge in all of those areas, and that challenge has been exacerbated by the crisis arising from the COVID-19 pandemic.	pay.	
Recital 5			-	
14	(5) The European Pillar of Social Rights <sup>1</sup> , jointly proclaimed by the European Parliament, the Council, and the Commission, incorporates among its principles equality of treatment and opportunities between women and men, and the right to equal pay for work of equal value. <u>1.</u> https://ec.europa.eu/commission/priorities/	(5) The European Pillar of Social Rights <sup>1</sup> , jointly proclaimed by the European Parliament, the Council, and the Commission, incorporates, <i>in particular in among</i> its Principles <i>No 2, 3, 5 and 7, the</i> <i>principles of</i> equality of treatment and opportunities between women and men, <u>regardless of gender</u> , <u>racial or ethnic origin, religion or</u> <i>belief, disability, age or sexual</i> <i>orientation. This includes</i>	(5) The European Pillar of Social Rights <sup>1</sup> , jointly proclaimed by the European Parliament, the Council, and the Commission, incorporates among its principles equality of treatment and opportunities between women and men, and the right to equal pay for work of equal value. <u>1.</u> https://ec.europa.eu/commission/priorities/	

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deeper-and-fairer-economic-and-monetary- union/european-pillar-social-rights-20- principles_en	participation in the labour market, terms and conditions of employment and career progression; and-the right to equal pay for work of equal value; the right to fair and equal treatment regarding working conditions and access to social protection and training, regardless of the type and duration of the employment relationship; and the right of workers to be informed in writing at the start of employment about their rights and obligations. Principle 8 provides that the social partners are to be consulted on the design and implementation of economic, employment and social policies according to national practices, and are to be encouraged to negotiate and conclude collective agreements in matters relevant to them, while respecting their autonomy and the right to collective action.	deeper-and-fairer-economic-and-monetary- union/european-pillar-social- rights/european-pillar-social-rights-20- principles_en	



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15	(6) Directive 2006/54/EC of the European Parliament and of the Council <sup>1</sup> provides that for the same work or for work of equal value, direct and indirect discrimination on grounds of sex with regard to all aspects and conditions of remuneration is to be eliminated. In particular, where a job classification system is used for determining pay, it should be based on the same criteria for both men and women and should be drawn up so as to exclude any discrimination on grounds of sex.	<ul> <li>(6) Directive 2006/54/EC of the European Parliament and of the Council<sup>1</sup> provides that for the same work or for work of equal value, direct and indirect discrimination on grounds of sex with regard to all aspects and conditions of remuneration is to be eliminated. In particular, where a job classification system is used for determining pay, it should be based on the same <i>criteria for both men and womengender-neutral criteria</i> and should be drawn up so as to exclude any discrimination on grounds of sex.</li> <li>1. Directive 2006/54/EC of the European Parliament and of the Council of 5 July 2006 on the implementation of the principle of equal opportunities and equal treatment of men and women in matters of employment and occupation-(OJ L 204, 26.7.2006, p. 23).</li> </ul>	(6) Directive 2006/54/EC of the European Parliament and of the Council <sup>1</sup> provides that for the same work or for work of equal value, direct and indirect discrimination on grounds of sex with regard to all aspects and conditions of remuneration is to be eliminated. In particular, where a job classification system is used for determining pay, it should be based on the same criteria for both men and women and should be drawn up so as to exclude any discrimination on grounds of sex.	
Recital	7			
16	(7) The 2020 evaluation <sup>1</sup> found that the implementation of the equal pay principle is hindered by a lack of transparency in pay systems, a lack of legal certainty on the concept of 'work of equal value',	(7) <u>The Commission</u> <u>communication of 20 November</u> <u>2017 setting out the EU Action</u> <u>Plan 2017-2019 on tackling the</u> <u>gender pay gap notes that the pay</u> <u>gap can be explained by a number</u>	(7) The 2020 evaluation <sup>1</sup> found that the implementation of the equal pay principle is hindered by a lack of transparency in pay systems, a lack of legal certainty on the concept of 'work of equal value',	



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and by procedural obstacles face by victims of discrimination. Workers lack the necessary information to make a successful equal pay claim and in particular information about the pay levels for categories of workers who perform the same work or work of equal value. The report found that increased transparency would allow revealing gender bias and discrimination in the pay structur of an undertaking or organisation It would also enable workers, employers and social partners to take appropriate action to enforce the right to equal pay. <u>1. SWD(2020)</u> 50. See also the 2013 Rep on the implementation of Directive 2006/54/EC to the European Parliament and the Council, COM (2013)861 final.	<i>particular, the segregation of the</i> <i>labour market as well as</i> <i>stereotypes fuelled by inadequate</i> <i>work-life balance policies.</i> The 2020 evaluation <sup>1</sup> <i>of the relevant</i> <i>provisions in Directive</i> 2006/54/EC found that the implementation of the <i>principle of</i> equal pay <i>principle</i> is hindered by a lack of transparency in pay systems, a lack of legal certainty on the concept of 'work of equal value', and by procedural obstacles faced by victims of discrimination. Workers lack the necessary information to make a successful equal pay claim and in particular information about the pay levels for categories of workers who	and by procedural obstacles faced by victims of discrimination. Workers lack the necessary information to make a successful equal pay claim and in particular information about the pay levels for categories of workers who perform the same work or work of equal value. The report found that increased transparency would allow revealing gender bias and discrimination in the pay structures of an undertaking or organisation. It would also enable workers, employers and social partners to take appropriate action to enforce the right to equal pay. <u>1. SWD(2020)50</u> . See also the 2013 Report on the implementation of Directive 2006/54/EC to the European Parliament and the Council, COM (2013)861 final.	

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	2006/54/EC to the European Parliament and the Council, COM (2013)861 final.		8
Recital 7a			
16a	(7a) Commission Recommendation 2014/124/EU <sup>1</sup> urges Member States to introduce pay transparency measures such as the right to obtain information on pay levels, reporting by companies, pay audits and collective bargaining and, in accordance with the case-law of the Court, to clarify the principle of equal pay for work of equal value in their national law on the basis of objective criteria, such as educational, professional and training requirements, skills, effort and responsibility, work undertaken and the nature of the tasks involved. It sets out a set of core measures to help Member States enhance the principle of equal pay. The Commission report of 20 November 2017 on the implementation of that Recommendation through pay transparency noted that few Member States have adapted their national legal systems to strengthen the principle of equal		



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		pay for work of equal value in response to the Recommendation and therefore highlighted the need for further targeted measures at Union level to make pay transparency a reality.		
Recital 8	3			
17	<ul> <li>(8) Following a thorough evaluation of the existing framework on equal pay for equal work or work of equal value<sup>1</sup> and a wide-ranging and inclusive consultation process<sup>2</sup>, the gender equality strategy 2020-2025<sup>3</sup> announced binding measures on pay transparency.</li> <li>1. Evaluation of the relevant provision in Directive 2006/54/EC implementing the Treaty principle on 'equal pay for equal work or work of equal value', SWD(2020)50; Report on the implementation of the EU Action Plan 2017-2019 on tackling the gender pay gap, COM(2020)101.</li> <li>2. https://ec.europa.eu/info/law/better- regulation/initiatives/ares-2020-33490_en</li> </ul>	<ul> <li>(8) Following a thorough evaluation of the existing framework on equal pay for equal work or work of equal value<sup>1</sup> and a wide-ranging and inclusive consultation process<sup>2</sup>, the gender equality strategy 2020-2025<sup>3</sup> announced binding measures on pay transparency. <i>Those measures should focus on criteria and assess objectives in order to ensure that they are non-discriminatory.</i></li> <li>1. Evaluation of the relevant provision in Directive 2006/54/EC implementing the Treaty principle on 'equal pay for equal work or work of equal value', SWD(2020)50; Report on the implementation of the EU Action Plan</li> </ul>	<ul> <li>(8) Following a thorough evaluation of the existing framework on equal pay for equal work or work of equal value<sup>1</sup> and a wide-ranging and inclusive consultation process<sup>2</sup>, the gender equality strategy 2020-2025<sup>3</sup> announced binding measures on pay transparency.</li> <li>1. Evaluation of the relevant provision in Directive 2006/54/EC implementing the Treaty principle on 'equal pay for equal work or work of equal value', SWD(2020)50; Report on the implementation of the EU Action Plan 2017-2019 on tackling the gender pay gap, COM(2020)101.</li> <li>2. https://ec.europa.eu/info/law/better-regulation/initiatives/ares-2020-33490_en</li> </ul>	



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3. Communication from the Commission 'A Union of Equality: Gender Equality Strategy 2020-2025' of 5 March 2020, COM(2020)152 final.	2017-2019 on tackling the gender pay gap, COM(2020)101. 2. https://ec.europa.eu/info/law/better- regulation/initiatives/ares-2020-33490_en 3. Communication from the Commission 'A Union of Equality: Gender Equality Strategy 2020-2025' of 5 March 2020, COM(2020)152 final.	3. Communication from the Commission 'A Union of Equality: Gender Equality Strategy 2020-2025' of 5 March 2020, COM(2020)152 final.	
Recital 8a	1		
17a	(8a) The economic and social consequences of the COVID-19 pandemic are having a disproportionate impact on women and gender equality, and job losses have been concentrated in low-paid, female-dominated sectors. The effects of the COVID- 19 pandemic will therefore further widen gender inequalities and the gender pay gap unless the recovery response is gender sensitive. Those consequences have made it even more pressing to tackle the issue of equal pay for equal work or work of equal value. Strengthening the implementation of the principle of equal pay through further measures is particularly important to ensure that the progress which has been made in addressing disparities in pay is not		



Commiss	sion Proposal EP Mandate	e Council Mandate	Draft Agreement
	<u>compromised.</u>		
Recital 8b			
17b	(8b) Gender stereotypes, perpetuation of the "glass and the "sticky floor" an horizontal segregation, in the over-representation of in low-paid service jobs, of structural issues that sign contribute to the gender p and form complex challe achieving good quality jo the principle of equal pay life balance policies show contribute to the achieven gender equality by promo participation of women in labour market. The COV pandemic has highlighter continued undervaluing of predominantly carried of women and has demonstriv value, visibility and recog women's work in front-lif services, such as health of cleaning, childcare, social and residential care for of people and other adult dependants. Complement measures to tackle the iss to focus on improving the	ss ceiling" nd including of women are mificantly pay gap enges to obs and y. Work- uld ement of oting the in the /ID-19 ed the of work ut by trated the gnition of ine care, al care older sue need	



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	<u>conditions and career-prospects of</u> <u>workers with such jobs.</u>		
Recital 9			
<ul> <li>(9) The gender pay gap is caused by various factors, part of which can be attributed to direct and indirect gender pay discrimination. A general lack of transparency about pay levels within organisations maintains a situation where gender-based pay discrimination and bias can go undetected or, where suspected, are difficult to prove. Binding measures are therefore needed to improve pay transparency, encourage organisations to review their pay structures to ensure equal pay for women and men doing the same work or work of equal value, and enable victims of discrimination to enforce their right to equal pay. This needs to be complemented by provisions clarifying existing legal concepts (such as the concept of 'pay' and 'work of equal value') and measures improving enforcement mechanisms and access to justice.</li> </ul>	(9) The gender pay gap is caused by various factors, part of which can be attributed to direct and indirect gender pay discrimination. A general lack of transparency about pay levels within organisations maintains a situation where gender-based pay discrimination and bias can go undetected or, where suspected, are difficult to prove. Various types of binding measures are therefore needed to improve pay transparency, to encourage organisations to review their pay structures to ensure equal pay for women and men doing the samein collaboration with the social partners, ensure equal pay for equal work or work of equal value, foster the adoption of remedial measures where unjustified differences are identified and enable victims of discrimination to enforce their right to equal pay. This needs to be complemented by provisions clarifying existing legal concepts (such as the concept of	(9) The gender pay gap is caused by various factors, part of which can be attributed to direct and indirect gender pay discrimination. A general lack of transparency about pay levels within organisations maintains a situation where gender-based pay discrimination and bias can go undetected or, where suspected, are difficult to prove. Binding measures are therefore needed to improve pay transparency, encourage organisations to review their pay structures to ensure equal pay for women and men doing the same work or work of equal value, and enable victims of discrimination to enforce their right to equal pay. This needs to be complemented by provisions clarifying existing legal concepts (such as the concept of 'pay' and 'work of equal value') and measures improving enforcement mechanisms and access to justice.	

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		'pay' and 'work of equal value') and measures improving enforcement mechanisms and access to justice, while with respecting Member State models. Pay transparency measures showing gender pay disparities can ensure substantial progress in addressing the gender pay gap and exposing the undervaluation of women's work and gendered labour market segregation, which is one of the major root causes of the pay gap. Pay transparency alone cannot address structural and existing gender inequalities but is a first step towards tackling those inequalities and should be complemented by additional measures that aim to close the gender pay as well as the pension and care gaps, and to combat the feminisation of poverty.		
Recital 1	0			
19	(10) The application of the principle of equal pay between men and women should be enhanced by eliminating direct and indirect pay discrimination. This does not preclude employers to pay differently workers doing the same	(10) The application of the principle of equal pay <i>between men</i> <i>and women</i> should be enhanced by eliminating direct and indirect pay discrimination <i>through</i> <i>transparency and remedial</i> <i>measures</i> . This does not preclude	(10) The application of the principle of equal pay between men and women should be enhanced by eliminating direct and indirect pay discrimination. This does not preclude employers to pay differently workers doing the same	

Co	mmission Proposal	EP Mandate	Council Mandate	Draft Agreement
basis of c and bias-	work of equal value on the objective, gender-neutral free criteria such as nce and competence.	employers to pay differently workers doing the same work or work of equal value on the basis of <i>objective,</i> gender-neutral and bias- free criteria such as <i>performance</i> <i>and competenceeducational,</i> <i>professional and training</i> <i>requirements, skills, effort,</i> <i>responsibility, and working</i> <i>conditions</i> .	work or work of equal value on the basis of objective, gender-neutral and bias-free criteria such as performance and competence.	
Recital 11				
all workers, workers, workers, of emplo relations agency, v contract relations 20 collective practice i State, tak law of th European its case la criteria fe of a work fulfil tho workers,	a Directive should apply to ers, including part-time fixed-term contract or persons with a contract yment or employment hip with a temporary who have an employment or employment hip as defined by the law, e agreements and/or in force in each Member ting into account the case- e Court of Justice of the n Union ('the Court'). In aw, the Court established or determining the status cer <sup>1</sup> . Provided that they se criteria, domestic on-demand workers, ent workers, voucher	(11) This Directive should apply to all workers <u>in the Union</u> , including <u>those working in non-standard</u> <u>sectors or in zero-hour contracts</u> , part-time workers, fixed-term contract workers <u>or and</u> persons with a contract of employment or employment relationship with a temporary agency <u>as defined in</u> <u>Directive 2008/104/EC of the</u> <u>European Parliament and of the</u> <u>Council<sup>1</sup> or with a subcontracting</u> <u>company</u> , who have an employment relationship as defined by the law, collective agreements and/or practice in force in each Member State, taking into account the case-law of the Court <del>of Justice of the European Union</del>	(11) This Directive should apply to all workers, including part-time workers, fixed-term contract workers or persons with a contract of employment or employment relationship with a temporary agency, <b>as well as workers in</b> <b>management positions,</b> who have an employment contract or employment relationship as defined by the law, collective agreements and/or practice in force in each Member State, taking into account the case-law of the Court of Justice of the European Union ('the Court'). In its case law, the Court established criteria for determining the status of a worker <sup>1</sup> . Provided that they fulfil thoserelevant criteria, domestic	

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based-workers, platform workers, trainees and apprentices should fall within the scope of this Directive. The determination of the existence of an employment relationship should be guided by the facts relating to the actual performance of the work and not by the parties' description of the relationship. <u>1. Case C-66</u> /85, Deborah Lawrie-Blum v Land Baden-Württemberg, ECLI:EU:C:1986:284; Case C-428/09, Union Syndicale Solidaires Isère v Premier ministre and Others, ECLI:EU:C:2010:612; Case C-229/14, Ender Balkaya v Kiesel Abbruch- und Recycling Technik GmbH, ECLI:EU:C:2015:455; Case C-413/13, FNV Kunsten Informatie en Media v Staat der Nederlanden, ECLI:EU:C:2014:2411; Case C-216/15, Betriebsrat der Ruhrlandklinik gGmbH v Ruhrlandklinik gGmbH, ECLI:EU:C:2016:883; Case C- 658/18, UX v Governo della Repubblica italiana, ECLI:EU:C:2020:572.	('the Court'). In its case law, the Court established criteria for determining the status of a worker <sup>42</sup> . Provided that they fulfil those criteria, domestic workers, on-demand workers, intermittent workers, voucher based-workers, platform workers, <i>workers in</i> <i>sheltered employment</i> , trainees and apprentices should fall within the scope of this Directive. The determination of the existence of an employment relationship should be guided by the facts relating to the actual performance of the work and not by the parties' description of the relationship.	workers, on-demand workers, intermittent workers, voucher based-workers, platform workers, trainees and apprentices shouldmay fall within the scope of this Directive. The determination of the existence of an employment relationship should be guided by the facts relating to the actual performance of the work and not by the parties' description of the relationship. <del>I. Case C 66/85, Deborah Lawrie-Blum v Land Baden Württemberg, ECLI:EU:C:1986:284; Case C 428/09, Union Syndicale Solidaires Isère v Premier ministre and Others, <u>ECLI:EU:C:2010:612; Case C 428/09,</u> Union Syndicale Solidaires Isère v Premier ministre and Others, <u>ECLI:EU:C:2010:612; Case C -229/14,</u> Ender Balkaya v Kiesel Abbruch - und Recycling Teehnik GmbH, <u>ECLI:EU:C:2015:455; Case C -413/13,</u> FNV Kunsten Informatie en Media v Staat der Nederlanden, ECLI:EU:C:2014:2411; <u>Case C -216/15, Betriebsrat der</u> Ruhrlandklinik gGmbH v Ruhrlandklinik gGmbH, ECLI:EU:C:2016:883; Case C- 658/18, UX v Governo della Repubblica italiana, ECLI:EU:C:2020:572.</del>	



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		5.12.2008, p. 9). 2. Case C-66/85, Deborah Lawrie-Blum v Land Baden-Württemberg, ECLI:EU:C:1986:284; Case C-428/09, Union Syndicale Solidaires Isère v Premier ministre and Others, ECLI:EU:C:2010:612; Case C-229/14, Ender Balkaya v Kiesel Abbruch- und Recycling Technik GmbH, ECLI:EU:C:2015:455; Case C-413/13, FNV Kunsten Informatie en Media v Staat der Nederlanden, ECLI:EU:C:2014:2411; Case C-216/15, Betriebsrat der Ruhrlandklinik gGmbH v Ruhrlandklinik gGmbH, ECLI:EU:C:2016:883; Case C-658/18, UX v Governo della Repubblica italiana, ECLI:EU:C:2020:572.		
Recital 1	1a			
20a			(11a) An important element of eliminating pay discrimination is pay transparency prior to the employment therefore this Directive should also apply to the applicants for employment.	
Recital 1	2			
21	(12) In order to remove obstacles for victims of gender pay discrimination to enforce their right to equal pay and guide employers in ensuring respect of this right, the	(12) In order to remove obstacles for victims of gender pay discrimination to enforce their right to equal pay and guide employers in ensuring respect of this right, the	(12) In order to remove obstacles for victims of gender pay discrimination to enforce their right to equal pay and guide employers in ensuring respect of this right, the	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	core concepts related to equal pay, such as 'pay' and 'work of equal value', should be clarified in line with the case law of the Court. This should facilitate the application of these concepts, especially for small and medium-sized enterprises.	core concepts related to equal pay, such as 'pay' and 'work of equal value', should be clarified <u>by</u> <u>Member States in national law</u> in line with the case law of the Court. This should facilitate the application of these concepts <u>and</u> <u>avoid unnecessary administrative</u> <u>burden</u> , especially for <u>microenterprises and</u> small and medium-sized enterprises <u>(SMEs)</u> .	core concepts related to equal pay, such as 'pay' and 'work of equal value', should be clarified in line with the case law of the Court. This should facilitate the application of these concepts, especially for <b>micro</b> , small and medium-sized enterprises.	
Recital 1	3			
22	(13) The principle of equal pay for equal work or work of equal value for women and men should be respected with regard to wage or salary and any other consideration, whether in cash or in kind, which the workers receive directly or indirectly, in respect of their employment from their employer. In line with the case-law of the Court <sup>1</sup> , the concept of 'pay' should comprise not only salary, but also additional benefits such as bonuses, overtime compensation, travel facilities (including cars provided by the employer and travel cards), housing allowances, compensation for attending training, payments in case of	(13) The principle of equal pay <i>for</i> <i>equal work or work of equal value</i> <i>for women and men</i> should be respected with regard to wage or salary and any other consideration, whether in cash or in kind, which the workers receive directly or indirectly, in respect of their employment from their employer. In line with the case-law of the Court <sup>1</sup> , the concept of 'pay' should comprise not only salary, but also additional benefits such as bonuses, overtime compensation, travel facilities (including cars provided by the employer and travel cards), housing <i>and food</i> allowances, compensation for attending training, payments in <i>the</i>	(13) The principle of equal pay for equal work or work of equal value for women and men should be respected with regard to wage or salary and any other consideration, whether in cash or in kind, which the workers receive directly or indirectly, in respect of their employment from their employer. In line with the case-law of the Court <sup>1</sup> , the concept of 'pay' should comprise not only salary, but also additional complementary or variable components of the pay. Under complementary or variable components, any benefits such as bonuses, overtime compensation, travel facilities (including cars provided by the	



Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
dismissal, statutory sick pay, statutory required compensation and occupational pensions. It should include all elements of remuneration due by law or collective agreement. <u>1. For example, Case C-58/81,</u> Commission of the European Communities v Grand Duchy of Luxembourg, ECLI:EU:C:1982:215; Case C-171/88 Rinner-Kulhn v FWW Spezial- Gebaudereinigung GmbH, ECLI:EU:C:1989:328; Case C-147/02 Alabaster v Woolwhich plc and Secretary of State for Social Security, ECLI:EU:C:2004:192; Case C-342/93 - Gillespie and Others ECLI:EU:C:1996:46; Case C-278/93 Freers and Speckmann v Deutsche Bundepost, ECLI:EU:C:1996:83; Case C-12/81, Eileen Garland v British Rail Engineering Limited, ECLI:EU:C:1982:44; Case C-360/90, Arbeiterwohlfahrt der Stadt Berlin e.V. v Monika Bötel, ECLI:EU:C:1992:246; Case C-33/89, Maria Kowalska v Freie und Hansestadt Hamburg, ECLI: EU:C:1990:265.	case of dismissal, statutory sick pay, statutory required compensation and occupational pensions. It should include all elements of remuneration due by law or collective agreement. <i>Reducing the gender pay gap leads to labour market equality</i> <i>and efficiency.</i> 1. For example, Case C-58/81, Commission of the European Communities v Grand Duchy of Luxembourg, ECLI:EU:C:1982:215; Case C-171/88 Rinner-Kulhn v FWW Spezial- Gebaudereinigung GmbH, ECLI:EU:C:1989:328; Case C-147/02 Alabaster v Woolwhich plc and Secretary of State for Social Security, ECLI:EU:C:2004:192; Case C-342/93 - Gillespie and Others ECLI:EU:C:1996:46; Case C-278/93 Freers and Speckmann v Deutsche Bundepost, ECLI:EU:C:1996:83; Case C-12/81, Eileen Garland v British Rail-Engineering Limited, ECLI:EU:C:1982:44; Case C-360/90, Arbeiterwohlfahrt der Stadt Berlin e.V. v Monika Bötel, ECLI:EU:C:1992:246; Case C-33/89, Maria Kowalska v Freie und Hansestadt Hamburg, ECLI: EU:C:1990:265.	employer andin addition to the ordinary basic or minimum wage, which the worker receives directly or indirectly, whether in cash or in kind, should be taken into account. These may include but are not limited to bonuses, overtime compensation, travel eards)facilities, housing allowances, compensation for attending training, payments in case of dismissal, statutory sick pay, statutory required compensation and occupational pensions. It should include all elements of remuneration due by law-or, collective agreement and/or practice in force in each Member State.	



	Commission Proposal	EP Mandate	Council Mandate Monika Bötel, ECLI:EU:C:1992:246; Case C-33/89, Maria Kowalska v Freie und Hansestadt Hamburg, ECLI: EU:C:1990:265.	Draft Agreement
Recital 1	13a			
22a			(13-a) In order to ensure a uniform presentation of the information required by this directive, pay levels should be expressed as the gross annual pay and the corresponding gross hourly pay. The calculation of these may be based on the actual pay specified in regard to the worker, regardless if it is set annually, monthly, hourly or otherwise.	
Recital 1	L3b			
22b			(13a) Member States should not be obliged to set up new bodies for the purpose of this Directive. Tasks deriving from the Directive may be confered to the established bodies, including social partners, in accordance with the national law and/or practice.	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 1	3c		(13b) In order to protect workers and to address a fear of victimisation in the application of the principle of equal pay, workers should be able to be represented by a representative. This could be trade unions or other workers' representatives. If there are no workers' representatives, workers should be able to be represented by a representative of their choice. Member States should have a possibility to take into account national circumstances and different roles concerning workers' representation.	
Recital 1	4			
23	(14) Article 10 of the Treaty on the Functioning of the European Union provides that, in defining and implementing its policies and activities, the Union shall aim to combat discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. Article 4 of Directive 2006/54/EC provides that there	<ul> <li>(14) Article 10 of the Treaty on the Functioning of the European</li> <li>Union TFEU provides that, in defining and implementing its policies and activities, the Union shallis to aim to combat discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. Article 4 of Directive</li> </ul>	(14) Article 10 of the Treaty on the Functioning of the European Union provides that, in defining and implementing its policies and activities, the Union <b>shallshould</b> aim to combat discrimination based on sex, racial or ethnic origin, religion or belief, disability, age or sexual orientation. Article 4 of Directive 2006/54/EC provides that	



<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
shall be no direct or indirect	2006/54/EC provides that there	there shall be no direct or indirect	
discrimination on grounds of sex,	shallis to be no direct or indirect	discrimination on grounds of sex,	
notably in relation to pay. Gender-	discrimination on grounds of sex,	notably in relation to pay. Gender-	
based pay discrimination where a	notably in relation to pay. Gender-	based pay discrimination where a	
victim's sex plays a crucial role	based pay discrimination where a	victim's sex plays a crucial role	
can take many different forms in	victim's sexgender plays a crucial	can take many different forms in	
practice. It may involve an	role can take many different forms	practice. It may involve an	
intersection of various axes of	in practice. It may involve an	intersection of various axes of	
discrimination or inequality where	intersection of various axes of	discrimination or inequality where	
the worker is a member of one or	discrimination or inequality where	the worker is a member of one or	
several groups protected against	the worker is a member of one or	several groups protected against	
discrimination on the basis of sex,	several groups protected against	discrimination on the basis of sex,	
on the one hand, and racial or	discrimination on the basis of sex_,	on the one hand, and racial or	
ethnic origin, religion or belief,	on the one hand, and racial or	ethnic origin, religion or belief,	
disability, age or sexual orientation	ethnic origin, religion or belief,	disability, age or sexual orientation	
(as protected under Directive	disability, age or sexual orientation	(as protected under Directive	
2000/43/EC or Directive	(as protected under <u>Article 21(1) of</u>	2000/43/EC or Directive	
2000/78/EC), on the other hand.	the Charter, Directive 2000/43/EC	2000/78/EC), on the other hand.	
Migrant women are among groups	or Directive 2000/78/EC), on the	Migrant women are Among groups	
who face such multiple forms of	other hand. Migrant women,	who <b>may</b> face such	
discrimination. This directive	<u>women with disabilities or women</u>	multiplecombined forms of	
should therefore clarify that, in the	<u>of a diverse racial, ethnic or social</u>	discrimination are for example	
context of gender-based pay	origin are among groups who face	women with a migrant	
discrimination, such a combination	such multiple forms of	background, Roma women,	
should be taken into account, thus	discrimination. This Directive	women with disabilities, young	
removing any doubt that may exist	should therefore clarify that, in the	or elderly women. This Directive	
in this regard under the existing	context of gender-based pay	should therefore clarify that, in the	
legal framework. This should	discrimination, such a combination	context of gender-based pay	
ensure that the courts or other	should be taken into account, thus	discrimination, it should be	
competent authorities take due	removing any doubt that may exist	possible to take such a	
account of any situation of	in this regard under the existing	combination should be taken into	
disadvantage arising from	legal framework. This should	account, thus removing any doubt	
intersectional discrimination, in	ensure that the courts, <i>equality</i>	that may exist in this regard under	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
particular for substantive and procedural purposes, including to recognise the existence of discrimination, to decide on the appropriate comparator, to assess the proportionality, and to determine, where relevant, the level of compensation awarded or penalties imposed.	bodies designated pursuant to Article 20 of Directive 2006/54/EC, and or other competent authorities take due account of any situation of disadvantage arising from intersectional discrimination, in particular for substantive and procedural purposes, including to recognise the existence of discrimination, to decide on the appropriate comparator, to assess the proportionality, and to determine, where relevant, the level of compensation awarded or penalties imposed. <u>An</u> intersectional approach is crucial to understanding, tackling and resolving the multiple forms of discrimination that comprise the gender pay gap. This Directive should also ensure that the specific obstacles experienced by and the needs of workers with disabilities are taken into account, including in relation to its scope, accessibility to information, the right to compensation and data disaggregation, in compliance with the United Nations Convention on the Rights of Persons with Disabilities (CRPD) of 13 December 2006.	the existing legal framework. This should ensure that and enabling the courts or other competent authorities to take due account of any situation of disadvantage arising from intersectional discrimination, in particular for substantive and procedural purposes, including to recognise the existence of discrimination, to decide on the appropriate comparator, to assess the proportionality, and to determine, where relevant, the level of compensation awarded or <del>penaltiessanctions</del> imposed. This clarification should not change the scope of employers' obligations in regard to the pay transparency measures under this Directive. In particular, employers should not be required to gather data related to other protected grounds than sex.	

24       (15) In order to respect the right to call pay between men and women, employers must have pay setting mechanisms or pay structures in place ensuring that there are no pay differences between male and female workers doing the same work or work of equal value that are not justified by objective and gender-neutral factors. Such pay structures should allow for the comparison of the value of work should be assessed and compared based on objective eriteria, such as euroganisational structure. In line with the case law of the Court, the value of work should be assessed and compared based on objective eriteria, such as eragonisibility, work undertaken and the nature of the tasks involved. <sup>1</sup> (15) In order to respect the right to call be developed through social dialow for the comparison of the value of work should be assessed and compared based on objective eriteria, such as call carcination objective eriteria, such as call carcination objective eriteria, such as call carcination objective eriteria, such as call and training requirements, skills, effort and responsibility, work undertaken and the nature of the tasks involved. <sup>1</sup> (15) In order to respect the right to call be developed through social dialow for the comparison of the value of different jobs within the same organisational structure, in line with the case law of the Court, the value of work should be different jobs within the same organisational structure for Gender Equality, work should be different jobs. Should allow for the comparison of the value of work should be different jobs. Should allow for the comparison of the value of different jobs within the same organisational structure for Gender Equality, work should be assessed and compared based on objective eriteria, such as the same organisational structure for Gender Equality, work should be assessed and compared based on objective eriteria, such as the call to be of equal value tif, based on a comparison of the value of wo		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
24 (15) In order to respect the right to equal pay between men and women, employers must have pay setting mechanisms or pay structures in place ensuring that there are no pay differences dialogue, in cooperation with the same work or work of equal value that are not justified by objective and gender-neutral factors. Such pay structures should allow for the comparison of the value of different jobs within the same organisational structure. In line with the case law of the Court, the value of work should be assessed and compared based on objective criteria, such as educational, professional and training requirements, skills, effort and responsibility, work undertaken and the nature of the tasks involved. <sup>1</sup> 1. For example, Case C-40093, Royal Coopendage, ECLIEUC: (199:515; Case C-30973, Aggestellenbettiebast der Marchanism or pay structures of the same organisational structure function and responsibility, work					
24 equal pay between men and women, employers must have pay setting mechanisms or pay structures in place ensuring that there are no pay differences between male and female workers doing the same work or work of equal value that are not justified by objective and gender-neutral factors. Such pay structures should allow for the comparison of the value of different jobs within the same organisational structure. In line with the case law of the Court, the value of work should be assessed and compared based on objective criteria, such as educational, professional and training requirements, skills, effort and responsibility, work and responsibility, work and the nature of the tasks involved. <sup>1</sup> 1. For example, Case C-40093, Royal Copenhagen, ECLEUC.1995:155, Case 30, 20097, Angestellenbertiebast der of some arbitrary conserved in an arbitrary conserved in the nature of the tasks involved. <sup>1</sup>	Recital 1	L5			
Wiener Gebietskrankenkasse,       comparable, taking into account       application of the concept of         Brunnhofer, ECLI:EU:C:2001:358; Case       objective, gender-neutral criteria.       work of equal value, especially		(15) In order to respect the right to equal pay between men and women, employers must have pay setting mechanisms or pay structures in place ensuring that there are no pay differences between male and female workers doing the same work or work of equal value that are not justified by objective and gender-neutral factors. Such pay structures should allow for the comparison of the value of different jobs within the same organisational structure. In line with the case law of the Court, the value of work should be assessed and compared based on objective criteria, such as educational, professional and training requirements, skills, effort and responsibility, work undertaken and the nature of the tasks involved. <sup>1</sup> <u>1. For example, Case C-400/93, Royal</u> Copenhagen, ECLI:EU:C:1995:155; Case C-309/97, Angestelltenbetriebsrat der Wiener Gebietskrankenkasse, ECLI:EU:C:1999:241; Case C-381/99,	equal pay between men and women, employers must have pay setting mechanisms, or pay structures in place which could be developed through social dialogue, in cooperation with the social partners, including trade unions, ensuring that there are no gender-based pay differences between male and female workers doingperforming the same work or work of equal value that are not justified by objective and gender- neutral factors. Such pay structures should allow for the comparison of the value of different jobs within the same organisational structure. In line with the case lawEuropean Parliament's resolution of 21 January 2021 on the EU Strategy for Gender Equality, work should be deemed to be of equal value if, based on a comparison of two groups of workers which have not been formed in an arbitrary manner, the work performed is comparable, taking into account	equal pay between men and women, employers must have pay setting mechanisms or pay structures in place ensuring that there are no pay differences between male and female workers doing the same work or work of equal value that are not justified by objective and gender-neutral factors. Such pay settings mechanisms or pay structures should allow for the comparison of the value of different jobs within the same organisational structure and may be based on the existing European Union guidelines <sup>1</sup> , indicators and gender-neutral models. In line with the case law of the Court, the value of work should be assessed and compared based on objective criteria, such as educational, professional and training requirements, skills, effort and responsibility, work undertaken and the nature of the tasks involved. <sup>42</sup> To facilitate the application of the concept of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Minister for Justice, Equality and Law Reform and Others [2013] ECLI:EU:C:2013:122, paragraph 28.	of the Court, the value of work should be assessed and compared based on objective criteria, <i>such as</i> <i>including</i> educational, professional and training requirements, skills, effort, <i>responsibility and working</i> <i>conditions, without taking into</i> <i>account working hours for the</i> <i>purpose of clarity and</i> <i>responsibility, work undertaken</i> <i>and the nature of the tasks</i> <i>involved</i> . <sup>‡</sup> <i>T. For example, Case C 400/93, Royal</i> <i>Copenhagen, ECLI:EU:C:1995:155; Case</i> <i>C 309/97, Angestelltenbetriebsrat der</i> <i>Wiener Gebietskrankenkasse,</i> <i>ECLI:EU:C:1999:241; Case C 381/99,</i> <i>Brunnhofer, ECLI:EU:C:2001:358; Case</i> <i>C 427/11, Margaret Kenny and Others v</i> <i>Minister for Justice, Equality and Law</i> <i>Reform and Others [2013]</i> <i>ECLI:EU:C:2013:122, paragraph 28.</i>	sized enterprises, the objective criteria to be used should include four factors: skills, effort, responsibility and working conditions. These factors have been identified by the above guidelines as essential and sufficient for evaluating the tasks performed in an organisation regardless of which economic sector the enterprise belongs to. As not all factors are equally relevant for a specific position, each of the four factors should be weighed by the employer depending on the relevance of these criteria for the specific job or position concerned. Additional criteria may also be taken into account, if relevant. <del>1. For example, Case C 400/93, Royal Copenhagen, ECLI:EU:C:1995:155; Case C 309/97, Angestelltenbetriebsrat der</del> <del>Wiener Gebietskrankenkasse, ECLI:EU:C:1999:241; Case C</del> [1] COMMISSION STAFF WORKING DOCUMENT /* SWD/2013/0512 final */ EUR-Lex -381/99, Brunnhofer, <u>ECLI:EU:C:2001:358; Case C -427/11,</u> Margaret Kenny and Others v Minister for Justice, Equality and Law Reform and Others [2013] ECLI:EU:C:2013:122, paragraph 28. 52013SC0512 - EN - EUR- Lex (europa.eu) 2. [2] For example, Case C-400/93, Royal	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Copenhagen, ECLI:EU:C:1995:155; Case C-309/97, Angestelltenbetriebsrat der Wiener Gebietskrankenkasse, ECLI:EU:C:1999:241; Case C-381/99, Brunnhofer, ECLI:EU:C:2001:358; Case C- 427/11, Margaret Kenny and Others v Minister for Justice, Equality and Law Reform and Others ECLI:EU:C:2013:122, paragraph 28.	
Recital 1	5a	1	1	Γ
24a			(15a) National models for wage- setting varies and may be based on collective agreements and/or elements decided by the employer. This directive does not intend to affect the different national models of wage setting.	
Recital 1	6	-		
25	(16) The identification of a valid comparator is an important parameter in determining whether work may be considered of equal value. It enables the worker to show that they were treated less favourably than the comparator of a different sex performing equal work or work of equal value. In situations where no real-life comparator exists, the use of a	(16) The identification of a valid comparator is an important parameter in determining whether work may be considered of equal value. It enables the worker to show that they were treated less favourably than the comparator of a different sexgender performing equal work or work of equal value. The comparator should be a male performing equal work or	<ul> <li>(16) The identification of a valid comparator is an important parameter in determining whether work may be considered of equal value. It enables the worker to show that they were treated less favourably than the comparator of a different sex performing equal work or work of equal value.</li> <li>Building on the developments brought by the definition of</li> </ul>	



Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
hypothetical comparator should be allowed, allowing a worker to show that they have not been treated in the same way as a hypothetical comparator of another sex would have been treated. This would lift an important obstacle for potential victims of gender pay discrimination, especially in highly gender-segregated employment markets where a requirement of finding a comparator of the opposite sex makes it almost impossible to bring an equal pay claim. In addition, workers should not be prevented from using other facts from which an alleged discrimination can be presumed, such as statistics or other available information. This would allow gender-based pay inequalities to be more effectively addressed in gender-segregated sectors and professions.	work of equal value <i>with the</i> <i>highest pay level</i> . In situations where no real-life comparator exists, the use of a hypothetical comparator should be <i>allowedpermitted</i> , allowing a worker to show that they have not been treated in the same way as a hypothetical comparator of another <i>sexgender</i> would have been treated. This <i>would liftlifts</i> an important obstacle for potential victims of gender pay discrimination, especially in highly gender-segregated employment markets where a requirement of finding a comparator of <i>the</i> <i>opposite sexa different gender</i> makes it almost impossible to bring an equal pay claim <i>This is for</i> <i>instance the case in the female</i> - <i>dominated care sector, in which it</i> <i>is very difficult for women to</i> <i>claim gender discrimination if the</i> <i>comparison is required to come</i> <i>from the same sector. A</i> <i>hypothetical comparator would</i> <i>facilitate the objective and gender</i> - <i>neutral evaluation of certain jobs</i> <i>and encourage employers and the</i> <i>social partners to identify</i> <i>undervalued sectors and jobs.</i> In addition, workers should not be	direct and indirect discrimination in Directive 2006/54/EC, in situations where no real-life comparator exists, the use of a hypothetical comparator should be allowed, allowing a worker to show that they have not been treated in the same way as a hypothetical comparator of another sex would have been treated. This would lift an important obstacle for potential victims of gender pay discrimination, especially in highly gender-segregated employment markets-where a requirement of finding a comparator of the opposite sex makes it almost impossible to bring an equal pay claimIn addition, workers should not be prevented from using other facts from which an alleged discrimination. This would allow gender-based pay inequalities to be more effectively addressed in gender-segregated sectors and professions.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		prevented from using other facts from which an alleged discrimination can be presumed, such as statistics or other available information, <i>pay level and the pay</i> <i>setting criteria, a reference to an</i> <i>existing classification based on</i> <i>social partners' collective</i> <i>agreements. Where no</i> <i>comparison based on a real</i> <i>situation is possible, the existence</i> <i>of a job classification system</i> , <i>which may include pay structures</i> <i>and be potentially part of a</i> <i>collective agreement, can also be</i> <i>used by the worker as a means to</i> <i>demonstrate that there is a case of</i> <i>pay discrimination</i> . This would allow gender-based pay inequalities to be more effectively addressed in gender-segregated sectors and professions.		
Recital	17			
26	(17) The Court has clarified <sup>1</sup> that in order to compare whether workers are in a comparable situation, the comparison is not necessarily limited to situations in which men and women work for the same employer. Workers may be in a comparable situation even when	(17) The Court has clarified <sup>1</sup> that in order to compare whether workers are in a comparable situation, the comparison is not necessarily limited to situations in which <i>men</i> <i>and womentwo workers</i> work for the same employer, <i>given that</i> workers may be in a comparable	(17) The Court has clarified <sup>1</sup> that in order to compare whether workers are in a comparable situation, the comparison is not necessarily limited to situations in which men and women work for the same employer. Workers may be in a comparable situation even when	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	they do not work for the same employer whenever the pay conditions can be attributed to a single source setting up those conditions. This may be the case when pay conditions are regulated by statutory provisions or collective labour agreements relating to pay applicable to several companies, or when such conditions are laid down centrally for more than one organisation or business within a holding company or conglomerate. Furthermore, the Court clarified that the comparison is not limited to workers employed at the same time as the claimant. <sup>2</sup> 1. Case C-320/00 Lawrence, ECLI:EU:C:2002:498. 2. Case 129/79 Macarthys, ECLI:EU:C:1980:103.	situation even when they do not work for the same employer whenever the pay conditions can be attributed to a single source setting up those conditions. This may be the case when pay conditions are regulated by statutory provisions or collective labour agreements relating to pay applicable to several <i>companiesemployers</i> , or when such conditions are laid down centrally for more than one organisation or business within a holding company or conglomerate. Furthermore, the Court clarified that the comparison is not limited to workers employed at the same time as the claimant. <sup>2</sup> <i>or to workers performing their</i> <i>tasks in the same establishment.</i> 1. Case C-320/00 Lawrence, ECLI:EU:C:2002:498. 2. Case 129/79 Macarthys, ECLI:EU:C:1980:103.	they do not work for the same employer whenever the pay conditions can be attributed to a single source setting up those conditions and where these conditions are fully equal and comparable. This may be the case when all relevant pay conditions are regulated by statutory provisions or <del>collective labour</del> agreements relating to pay applicable to several companies, or when such conditions are laid down centrally for more than one organisation or business within a holding company or conglomerate. Furthermore, the Court clarified that the comparison is not limited to workers employed at the same time as the claimant. <sup>2</sup> Additionally, when performing the actual assessment, it should be recognized that a difference in pay may be explained by factors unrelated to sex. 1. [1] Case C-320/00 Lawrence, ECLI:EU:C:2002:498. 2. [2] Case 129/79 Macarthys, ECLI:EU:C:1980:103.	
Recital 1 27	8			
21				



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	(18) Member States should develop specific tools and methodologies to support and guide the assessment of what constitutes work of equal value. This should facilitate the application of this concept, especially for small and medium- sized enterprises.	(18) Member States should develop specific tools and methodologies, including gender-neutral job evaluation or classification systems, to support and guide the assessment of what constitutes work of equal value, and to ensure, where possible, cross- sectoral comparisons This should facilitate the application of this concept, especially for small and medium-sized enterprises microenterprises and SMEs. Member States should develop those tools and methodologies in cooperation with the social partners.	(18) Member States should developensure that specific tools and methodologies are made available to support and guide employers in the assessment of what constitutes work of equal value. This should facilitate the application of this concept, especially for micro, small and medium-sized enterprises. Taking into account national law, collective agreements and/or practice, Member States may choose to entrust the development of specific tools and methodologies to the social partners or to develop them in cooperation or after consultation with the social partners.	
Recital 1	9			
28	(19) Job classification and evaluation systems may, if not used in a gender-neutral manner, in particular when they assume traditional gender stereotypes, result in gender-based pay discrimination. In such case, they contribute to and perpetuate the pay gap by evaluating male and female dominated jobs differently in situations where the worth of the	(19) <u>Currently, job evaluation</u> and Job classification <u>systems are</u> often designed on the basis of the requirements of male-dominated jobs. This undervalues the skills associated with female-dominated jobs, reproduces gender bias, gender discrimination and gender stereotypes and reinforces the gender pay gap across sectors. Job and-evaluation and classification	(19) Job classification and evaluation systems may, if not used in a gender-neutral manner, in particular when they assume traditional gender stereotypes, result in gender-based pay discrimination. In such case, they contribute to and perpetuate the pay gap by evaluating male and female dominated jobs differently in situations where the worth of the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
W ev sy ar- tra in- in- of in- to ty jo of	ork performed is of equal value. /here gender-neutral job valuation and classification /stems are used, however, they re effective in establishing a ansparent pay system and are istrumental to ensure that direct or idirect discrimination on grounds if sex is excluded. They detect idirect pay discrimination related the undervaluation of jobs pically done by women. They do by measuring and comparing ibs whose content is different but if equal value and so support the crinciple of work of equal value.	systems may, if not used in a gender-neutral manner, in particular when they assume traditional gender stereotypes, result in gender-based pay discrimination. In such case, they contribute to and perpetuate the pay gap <i>including the gender pay</i> <i>gap across sectors</i> by evaluating male and female dominated jobs differently in situations where the worth of the work performed is of equal value. Where gender-neutral job evaluation and classification systems are used, however, they are effective in establishing a transparent pay system and are instrumental to ensure that direct or indirect discrimination <i>on grounds</i> <i>of sex is excluded is excluded and</i> <i>pay equity is reached</i> . They detect indirect pay discrimination related to the undervaluation of jobs typically done by women <i>and may</i> <i>expose discriminatory</i> <i>assumptions and stereotypes</i> . They do so by measuring and comparing jobs <i>including in different sectors</i> whose content is different but of equal value and so support the principle of work of equal value. <i>Where work is not of equal value</i> .	work performed is of equal value. Where gender-neutral job evaluation and classification systems are used, however, they are effective in establishing a transparent pay system and are instrumental to ensure that direct or indirect discrimination on grounds of sex is excluded. They detect indirect pay discrimination related to the undervaluation of jobs typically done by women. They do so by measuring and comparing jobs whose content is different but of equal value and so support the principle of work of equal value.	


	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		disproportionate to the difference in value of the work indicates that the job evaluation or classification system is not free from gender bias.		
Recital 1	9a			
28a		(19a) Member States should ensure the development of actions to provide technical assistance to employers in the form of guidelines, practical tools, training and financial support for the implementation of the measures provided for in this Directive, including for the implementation of objective, gender-neutral job evaluation and classification systems. Member States should ensure the involvement of the social partners in such actions.		
Recital 2	0			
29	(20) The lack of information on the envisaged pay range of a job position creates an information asymmetry which limits the bargaining power of applicants. Ensuring transparency should	(20) The lack of information on the envisaged pay range of a job position creates an information asymmetry which limits the bargaining power of applicants. Ensuring transparency <i>should</i>	(20) The lack of information on the envisaged pay range of a job position creates an information asymmetry which limits the bargaining power of applicants. Ensuring transparency should	



Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
enable prospective workers to	enableenables prospective workers	enable prospective workers to	
make an informed decision about	to make an informed decision	make an informed decision about	
the expected salary without	about the expected salary without	the expected salary without	
limiting in any way the employer's	limiting in any way the employer's	limiting in any way the employer's	
or worker's bargaining power to	or worker's bargaining power to	or worker's bargaining power to	
negotiate a salary even outside the	negotiate a salary even outside the	negotiate a salary even outside the	
indicated range. It would also	indicated range. It would also	indicated range. It would also	
ensure an explicit and non-gender	ensurealso ensures an explicit and	ensure an explicit and non-gender	
biased basis for pay setting and	non-gender biased basis for pay	biased basis for pay setting and	
would disrupt the undervaluation	setting and would disruptdisrupts	would disrupt the undervaluation	
of pay compared to skills and	the undervaluation of pay	of pay compared to skills and	
experience. This transparency	compared to skills and experience.	experience. This transparency	
measure would also address	This transparency measure	measure would also address	
intersectional discrimination where	wouldshould also address	intersectional discrimination where	
non-transparent pay settings allow	intersectional discrimination where	non-transparent pay settings allow	
for discriminatory practices on	non-transparent pay settings allow	for discriminatory practices on	
several discrimination grounds.	for discriminatory practices on	several discrimination grounds.	
The information to be provided to	several discrimination grounds.	Applicants for employment	
applicants prior to employment, if	The information to be provided to	should receive information about	
not published in a job vacancy	applicants prior to employment, if	the initial pay or its range prior	
notice, could be provided to the	not published in a job vacancy	to the job interview or otherwise	
applicant prior to the job interview	notice, <i>couldshould</i> be provided to	prior to the conclusion of the	
by the employer or in a different	the applicant prior to the job	labour contract in such a way as	
manner, for instance by the social	interview by the employer or in a	to allow them to negotiate in a	
partners.	different manner, for instance by	transparent manner and make	
	the social partners. <u>The</u>	an informed decision on the pay. The information could be	
	information should be provided in	provided The information to be	
	a manner accessible to persons		
	with disabilities in accordance	provided to applicants prior to	
	with Union law, in particular with	employment, if not published in a job vacancy notice, could be	
	<u>Directives (EU) 2016/2102 and</u>	provided to the applicant prior to	
	<u>(EU) 2019/882</u>	the job interview by the employer	
		the job milliview by the employer	



	Commission Proposal	EP Mandate	<b>Council Mandate</b> or in a different manner, for instance by the social partners.	Draft Agreement
Recital 2	1			
30	(21) In order to disrupt the perpetuation of a pay gap between female and male workers affecting individual workers over time, employers should not be allowed to enquire about the prior pay history of the applicant for a job.	(21) In order to disrupt the perpetuation of <i>athe gender</i> pay gap <i>between female and male</i> <i>workers</i> affecting individual workers over time, employers should <i>ensure that vacancy notices</i> <i>and job recruitment processes are</i> <i>gender-neutral, and should</i> not be allowed to enquire about the prior pay history of the applicant for a job. <i>The information on vacancy</i> <i>notices and job recruitment</i> <i>processes should be provided in a</i> <i>manner accessible to people with</i> <i>disabilities upon their request, in</i> <i>accordance with Union law, in</i> <i>particular with Directives (EU)</i> 2016/2102 and (EU) 2019/882.	(21) In order to disrupt the perpetuation of a pay gap between female and male workers affecting individual workers over time, employers should not be allowed to enquire <b>and proactively try to</b> <b>obtain the information</b> about the prior pay history of the applicant for a job.	
Recital 2	2			
31	(22) Pay transparency measures should protect workers' right to equal pay while limiting as much as possible costs and burden for employers, paying specific attention to micro and small	(22) Pay transparency measures should protect workers' right to equal pay while limiting as much as possible costs and <u>administrative</u> burden for employers, paying specific	(22) Pay transparency measures should protect workers' right to equal pay while limiting as much as possible costs and burden for employers, paying specific attention to micro and small	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	enterprises. Where appropriate, measures should be tailored to the size of employers taking into account employers' headcount.	attention to <i>micro and</i> <i>small_microenterprises and SMEs.</i> <i>As women are overrepresented in</i> <i>such</i> enterprises, <i>the</i> <i>implementation of this Directive is</i> <i>necessary to tackle the gender pay</i> <i>gap. Such enterprises would</i> <i>therefore benefit from ensuring</i> <i>equal pay for equal work or work</i> <i>of equal value between workers.</i> Where appropriate, measures should be tailored to the size of employers taking into account employers' headcount. <u>Member</u> <i>States should draw up tools and</i> <i>guidelines for microenterprises</i> <i>and SMEs, in order to facilitate</i> <i>abiding by the obligations set out</i> <i>in this Directive.</i>	enterprises. Where appropriate, measures should be tailored to the size of employers taking into account employers theadcount. The number of workers employed by employers to be applied as a criterion whether an employer is subject to pay reporting as referred to in this Directive may be as defined by the Commission Recommendation on micro, small and medium-sized enterprises <sup>1</sup> . <u>1. Commission</u> Recommendation of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises, C(2003) 1422.	
Recital 2	3			
32	(23) Employers should make accessible to workers a description of the criteria used to determine pay levels and career progression. The employer should have flexibility in the way it complies with this obligation taking into account the size of the organisation.	(23) Employers should make accessible to workers <u>and workers</u> ' <u>representatives</u> a description of the criteria used to determine pay levels and career progression- <u>2</u> <u>including all elements of pay, that</u> <u>comprise wages or salary and all</u> <u>other benefits paid directly or</u> <u>indirectly in cash or in kind by</u> the employer <u>to the worker. The</u> <u>information</u> should have flexibility	(23) Employers should make accessible to workers a description of thewhich criteria are used to determine pay levels and careerpay progression. The employerpay progression refers to the process of how a worker moves to a higher pay level. Criteria related to pay progression may include, for instance, individual performance, skills development,	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		in the way it complies with this obligation taking into account the size of the organisationbe provided in a manner accessible to workers with disabilities, upon their request, in accordance with Union law, in particular with Directives (EU) 2016/2102 and (EU) 2019/882.	and/or seniority. When implementing this obligation, Member States should have flexibility in the way it complies with thispay particular attention to avoiding excessive administrative burden for micro and small enterprises. Member States may also provide, as mitigating measures, ready-made templates to support small and micro enterprises in complying with the obligation. Member States may exempt micro and small-sized employers from the obligation related to pay progression, for instance by allowing them to make the pay progression criteria available upon request by workers-taking into account the size of the organisation.	
Recital 2	24			
33	(24) All workers should have the right to obtain information, upon their request, on their pay and on the pay level, broken down by sex, for the category of workers doing the same work or work of equal value. Employers must inform workers of this right on an annual	(24) All workers, <i>and their</i> <u>representatives</u> should have the right to obtain <u>clear and complete</u> information, upon their request <u>or</u> <u>via their representatives</u> , on their pay and on the <u>individual</u> pay level, <u>and average pay levels</u> , broken down by <u>sexgender</u> , for the	(24) All workers should have the right to obtain information, upon their request, on their pay and on the pay level, broken down by sex, for the category of workers doing the same work or work of equal value. In those companies with workers' representatives, this	



Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
basis. Employers may also, on their own initiative, opt for providing such information without workers needing to request it.	category of workers doingperforming the same work or work of equal value, as well as the gender pay gap and the median gender pay gap between workers employed by the same employer provided that this information has not already been communicated to the workers' representatives. Upon the request of a worker, employers should provide information on how pay levels are determined. The information should be provided in a manner accessible to workers with disabilities, upon their request, in accordance with Union law, in particular with Directives (EU) 2016/2102 and (EU) 2019/882. Employers must inform workers and their representatives of this right on an annual basis. Employers may also, on their own initiative, opt for providing such information without workers needing to request it. Member States should put in place measures to prohibit contractual terms which aim to restrict workers from disclosing information about their pay or to seek information from the same or other categories of workers' pay.	information can preferably be provided through them. Employers mustshould inform workers of this right on an annual basis. Employers may also, on their own initiative, opt for providing such information without workers needing to request it.	



	ion Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 25 (25) Employers workers should pay, in a suitable manner, such as information in t report. Compan requirements of 2013/34/EU of	with at least 250 regularly report on e and transparent s including the heir management ies subject to the Directive the European of the Council <sup>1</sup> may eport on pay	<b>EP Mandate</b> (25) Employers with at least 250,50 workers should regularly report on pay, in a suitable and transparent manner, such as including the information in their management report. Companies subject to the requirements of, where an employer is required to draw up such a report pursuant to Directive 2013/34/EU of the European Parliament and of the	(25) Employers with at least 250 workers should regularly report on pay, in a suitable and transparent manner, such as including the information in their management report. Companies subject to the requirements of Directive 2013/34/EU of the European Parliament and of the Council <sup>1</sup> may also choose to report on pay alongside other worker-related	Draft Agreement
<ul> <li>matters in their report.</li> <li>34</li> <li>Directive 2013/3 Directive 2014/95/ Parliament and of t October 2014 as re financial and diver</li> </ul>	management 4/EU, as amended by EU of the European he Council of 22 gards disclosure of non- sity information by takings and groups (OJ p. 1).	Council <sup>1</sup> . <i>The information should</i> <i>be provided in a manner</i> <i>accessible to workers with</i> <i>disabilities upon their request, in</i> <i>accordance with Union law, in</i> <i>particular with Directives (EU)</i> <i>2016/2102 and (EU) 2019/882</i> <i>may also choose to report on pay</i> <i>alongside other worker-related</i> <i>matters in their management</i> <i>report</i> . 1. Directive 2013/34/EU, <i>as amended by</i> <i>Directive 2011/95/EU</i> of the European Parliament and of the Council of <del>22</del> <i>October 2011 as regards disclosure of</i> <i>non financial and diversity information</i> <i>by26 June 2013 on the annual financial</i> <i>statements, consolidated financial</i> <i>statements and related reports of</i> certain <i>largetypes of</i> undertakings, <i>amending</i> <i>Directive 2006/43/EC of the European</i>	<ul> <li>alongside other worker-related matters in their management report. To maximise the coverage of pay transparency of workers, Member States may make regular reporting on pay mandatory for employers with less than 250 workers.</li> <li>1. [1] Directive 2013/34/EU, as amended by Directive 2014/95/EU of the European Parliament and of the Council of 22 October 2014 as regards disclosure of nonfinancial and diversity information by certain large undertakings and groups (OJ L 330, 15.11.2014, p. 1).</li> </ul>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Parliament and of the Council and repealing Council Directives 78/660/EEC and 83/349/EEC (OJ L 182, 29.6.2013, p. 19)-and groups (OJ L 330, 15.11.2014, p. +).		
Recital 2	6			
35	(26) Pay reporting should allow employers to evaluate and monitor their pay structures and policies, allowing them to proactively comply with the principle of equal pay. At the same time, the gender- disaggregated data should assist competent public authorities, workers' representatives and other stakeholders to monitor the gender pay gap across sectors (horizontal segregation) and functions (vertical segregation). Employers may wish to accompany the published data by an explanation of any gender pay differences or gaps. In cases where differences in average pay for the same work or work of equal value between female and male workers cannot be justified by objective and gender-neutral factors, the employer should take measures to remove the inequalities.	(26) Pay reporting should allow employers to evaluate and monitor their pay structures and policies, allowing them to proactively comply with the principle of equal pay. <u>Reporting and joint pay</u> assessments contribute to increased awareness of gender bias in pay structures and pay discrimination and addressing them in an effective and systemic way and thereby benefitting all workers employed by the same employer. At the same time, the gender-disaggregated data should assist competent public authorities, workers' representatives and other stakeholders to monitor and address the gender pay gap across sectors (horizontal segregation) and functions (vertical segregation). Employers may wish to accompany the published data by an explanation of any gender pay differences or gaps. In cases	(26) Pay reporting should allow employers to evaluate and monitor their pay structures and policies, allowing them to proactively comply with the principle of equal pay. At the same time, the gender- disaggregatedsex-disaggregated data should assist competent public authorities, workers' representatives and other stakeholders to monitor the gender pay gap across sectors (horizontal segregation) and functions (vertical segregation). Employers may wish to accompany the published data by an explanation of any gender pay differences or gaps. In cases where differences in average pay for the same work or work of equal value between female and male workers cannot be justified by objective and gender-neutral factors, the employer should take measures to remove the inequalities.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		where differences in average pay for the same work or work of equal value between <i>female and male</i> <i>workers workers of different</i> <i>genders</i> cannot be justified by objective and gender-neutral factors, the employer should take measures to remove the inequalities.	C	
Recital	27	I I		
36	(27) To reduce the burden on employers, Member States could decide to gather and interlink the necessary data through their national administrations allowing for a computation of the pay gap between female and male workers per employer. Such data gathering may require interlinking data from several public administrations (such as tax inspectorates and social security offices) and would be possible if administrative data matching employers' (company/organisational level) to workers' (individual level) data, including benefits in cash and in- kind, are available. Member States could decide to gather this information not only for those employers covered by the pay	(27) To reduce the burden on employers, Member States could <i>decide to</i> gather and interlink the necessary data through their national administrations allowing for a computation of the <i>gender</i> pay gap <i>between female and male</i> <i>workers</i> per employer. Such data gathering may require interlinking data from several public administrations (such as tax inspectorates and social security offices) and would be possible if administrative data matching employers' (company/organisational level) to workers' (individual level) data, including benefits in cash and in- kind, are available. Member States could <i>decide to</i> -gather this information not only for those	(27) To reduce the burden on employers, Member States could decide to gather and interlink the necessary data through their national administrations allowing for a computation of the pay gap between female and male workers per employer. Such data gathering may require interlinking data from several public administrations (such as tax inspectorates and social security offices) and would be possible if administrative data matching employers' (company/organisational level) to workers' (individual level) data, including benefits in cash and in- kind, are available. Member States could decide to gather this information not only for those employers covered by the pay	

	<b>Commission Proposal</b>	<b>EP</b> Mandate	Council Mandate	Draft Agreement
	reporting obligation under this Directive, but also with regard to small and medium-sized enterprises. The publication of the required information by Member States should replace the obligation of pay reporting on those employers covered by the administrative data provided that the result intended by the reporting obligation is achieved.	employers covered by the pay reporting obligation under this Directive, but also with regard to <i>small and medium-sized</i> <i>enterprisesthose voluntarily</i> <i>reporting</i> . The publication of the required information by Member States should replace the obligation of pay reporting on those employers covered by the administrative data provided that the result intended by the reporting obligation is achieved. <u>Member</u> <u>States should provide support to</u> <i>employers and the social partners,</i> <i>including by providing guidelines,</i> <i>templates, and training with the</i> <i>aim of facilitating the fulfilment</i> <i>of reporting obligations and</i> <i>reducing the burden on</i> <i>employers, in particular SMEs. In</i> <i>the case of microenterprises, such</i> <i>support should be provided on</i> <i>request.</i>	reporting obligation under this Directive, but also with regard to <b>micro</b> , small and medium-sized enterprises. The publication of the required information by Member States should replace the obligation of pay reporting on those employers covered by the administrative data provided that the result intended by the reporting obligation is achieved.	
Recital 2	8	· · · · · · · · · · · · · · · · · · ·		
37	(28) In order to make the information on the pay gap between female and male workers at organisational level widely available, Member States should entrust the monitoring body	(28) In order to make the information on the <u>gender</u> pay gap <u>between female and male workers</u> at organisational level widely available, Member States should entrust the monitoring body	(28) In order to make the information on the pay gap between female and male workers at organisational level widely available, Member States should entrust the monitoring body	



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	designated pursuant to this Directive to aggregate the data on the pay gap received from employers without putting additional burden on the latter. The monitoring body should make these data public, allowing to compare the data of individual employers, sectors and regions of the Member State concerned.	designated pursuant to this Directive to aggregate <u>in</u> <u>cooperation with the social</u> <u>partners and competent national</u> <u>authorities</u> the data on the pay gap received from employers without putting additional burden on the latter. The monitoring body should make <u>thesecertain</u> data public, <u>as</u> <u>specified in this Directive</u> , <u>including by publishing them on</u> <u>an easily accessible website</u> , allowing to compare the data of individual employers, sectors and regions of the Member State concerned.	designated pursuant to this Directive to aggregatecompile the data on the pay gap received from employers without putting additional burden on the latter. The monitoring bodyThese data should make these databe made public, allowing to compare the data of individual employers, sectors and regions of the Member State concerned.	
Recital	29	I		
38	(29) Joint pay assessments should trigger the review and revision of pay structures in organisations with at least 250 workers that show pay inequalities. The joint pay assessment should be carried out by employers in cooperation with workers' representatives; if workers' representatives are absent, they should be designated for this purpose. Joint pay assessments should lead to the elimination of gender discrimination in pay.	(29) Joint pay assessments should trigger the review and revision of pay structures in organisations with at least 25050 workers that show pay inequalities. The joint pay assessment should be carried out by employers in cooperation with workers' representatives; if workers' representatives are absent, they should be designated or democratically elected by the workers of the undertaking or organisation, trade unions or their members, in accordance with	(29) Joint pay assessments should trigger the review and revision of pay structures in organisations with at least 250 workers that show pay inequalities. The joint pay assessment should be carried out if employers and workers' representatives do not agree that the difference in average pay level between female and male workers of at least 5% can be justified by objective and gender- neutral criteria or if such a justification is not provided by	



Commis	sion Proposal EP Mandate	Council Mandate	Draft Agreement
	provisions of national law or regulations or of collective designated for this purpose. Joint pay assessments should lead, within a reasonable time, to the elimination of gender discrimination in pay in particula through the adoption of remedia measures where relevant.	workers' representatives; if there are no workers' representatives-are absent, they should be designated by workers for this purpose. Joint	
Recital 29a			
38a	(29a) Member states should ensure employers and workers' representatives prepare their gender action plan, which provides for concrete measures and aims to close the gender pay gap within the employer to achieve gender equality in terms of pay, non-discrimination and other conditions of employment. The gender action plan should incorporate monitoring tools to assess its progress and be reviewed regularly. A gender pa gap of less than 2,5 % that cann be explained by objective factors cannot be used as proof that the employers complies with the equ pay obligation.	<u>s</u> <u>v</u> <u>vot</u> <u>s</u>	



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Recital 3	30	T		
39	(30) Any processing or publication of information under this Directive should comply with Regulation (EU) 2016/679 of the European Parliament and of the Council <sup>1</sup> . Specific safeguards should be added to prevent the direct or indirect disclosure of information of an identifiable co-worker. On the other hand, workers should not be prevented from voluntarily disclosing their pay for the purpose of enforcing the principle of equal pay between men and women for equal work or work to which equal value is attributed. <u>1. Regulation (EU) 2016/679 of the</u> European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) OJ L 119, 4.5.2016, p. 1.	<ul> <li>(30) Any processing or publication of information under this Directive should comply with Regulation (EU) 2016/679 of the European Parliament and of the Council<sup>1</sup>. Specific safeguards should be added to prevent the direct or indirect disclosure of information of an identifiable co-worker. On the other hand, workers should not be prevented from voluntarily disclosing their pay, <i>especially not from sharing it with their trade unions or workers' representatives for the purpose of enforcing the principle of equal pay between men and women for equal work or work to which equal value is attributed.</i></li> <li>1. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) OJ L 119, 4.5.2016, p. 1.</li> </ul>	(30) Any processing or publication of information under this Directive should comply with Regulation (EU) 2016/679 of the European Parliament and of the Council <sup>1</sup> . Specific safeguards should be added to prevent the direct or indirect disclosure of information of an identifiable co-worker. On the other hand, workers should not be prevented from voluntarily disclosing their pay for the purpose of enforcing the principle of equal pay-between men and women for equal work or work to which equal value is attributed.	
Recital 3	1			
40	(31) It is important that social partners discuss and give particular	(31) It is important that social partners discuss and give particular	(31) It is important that social partners discuss and give particular	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	attention to matters of equal pay in collective bargaining. The different features of national social dialogue and collective bargaining systems across the Union and the autonomy and contractual freedom of social partners as well as their capacity as representatives of workers and employers should be respected. Therefore, Member States, in accordance with their national system and practices, should take appropriate measures, such as programmes supporting social partners, practical guidance as well as an active participation of the government in a social dialogue at national level. Such measures should encourage social partners to pay due attention to equal pay matters, including discussions at the appropriate level of collective bargaining and the development of gender-neutral job evaluation and classification systems.	attention to matters of equal pay in collective bargaining. The different features of national social dialogue and collective bargaining systems across the Union and the autonomy and contractual freedom of social partners as well as their capacity as representatives of workers and employers should be respected. Therefore, Member States, in accordance with their national system and practices, should take appropriate measures, such as programmes supporting social partners, practical guidance as well as an active participation of the government in a social dialogue at national level <u>and removing all</u> <u>restrictions on the use of collective</u> <u>negotiations</u> . Such measures should encourage social partners to pay due attention to equal pay matters, including discussions at the appropriate level of collective bargaining and the development of gender-neutral job evaluation and classification systems.	attention to matters of equal pay in collective bargaining. The different features of national social dialogue and collective bargaining systems across the Union and the autonomy and contractual freedom of social partners as well as their capacity as representatives of workers and employers should be respected. Therefore, Member States, in accordance with their national system and practices, should take appropriate measures <del>, such as</del> programmes supporting social partners, practical guidance as well as an active participation of the government in a social dialogue at national level. Such measures should to encourage social partners to pay due attention to equal pay matters, includingwhich may include discussions at the appropriate level of collective bargaining and the development of gender-neutral job evaluation and classification systems.	
Recital 3	2			
41	(32) Workers should have the necessary procedures at their disposal to facilitate the exercise of	(32) <u>All</u> workers should have the necessary procedures at their disposal to facilitate the exercise of	(32) Workers should have the necessary procedures at their disposal to facilitate the exercise of	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	their right to access justice. National legislation making use of conciliation or the intervention of an equality body compulsory or subject to incentives or penalties should not prevent parties from exercising their right of access to court.	their right to access justice. National legislation making use of conciliation or the intervention of an equality body compulsory or subject to incentives or penalties should not prevent parties from exercising their right of access to court. <u>Member States should</u> <u>ensure that women with</u> <u>disabilities, including those under</u> <u>substituted decision-making</u> <u>mechanisms, have access to</u> <u>justice and legal remedies on an</u> <u>equal basis with others.</u>	their right to access justice. National legislation making use of conciliation or the intervention of an equality body compulsory or subject to incentives or penaltiessanctions should not prevent parties from exercising their right of access to court.	
Recital 3	33			
42	(33) Involving equality bodies, besides other stakeholders, is instrumental in effectively applying the principle of equal pay. The powers and mandates of the national equality bodies should therefore be adequate to fully cover gender pay discrimination, including any pay transparency or any other rights and obligations laid down in this Directive. In order to overcome the procedural and cost-related obstacles that workers who believe to be discriminated against face when they seek to enforce their right to	(33) <u>The direct involvement of the</u> <u>social partners in national</u> <u>equality policies is necessary to</u> <u>ensure continuous and</u> <u>coordinated involvement of the</u> <u>social partners.</u> Involving equality bodies, besides other stakeholders, is instrumental in effectively applying the principle of equal pay. The powers and mandates of the national equality bodies, <u>without</u> <u>prejudice to the role of the social</u> <u>partners and the labour</u> <u>inspectorates or other bodies</u> <u>responsible for enforcing</u> <u>observance of workers' rights.</u>	(33) Involving equality bodies, besides other stakeholders, is instrumental in effectively applying the principle of equal pay. The powers and mandates of the national equality bodies should therefore be adequate to fully cover gender pay discrimination, including any pay transparency or any other rights and obligations laid down in this Directive. In order to overcome the procedural and cost-related obstacles that workers who believe to be discriminated against face when they seek to enforce their right to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	equal pay, equality bodies, as well as associations, organisations, bodies and workers' representatives or other legal entities with an interest in ensuring equality between men and women, should be able to represent individuals. They should be able to decide to assist workers on their behalf or in their support, which would allow workers who have suffered discrimination to effectively claim their rights and the principle of equal pay to be enforced.	should therefore be adequate to fully cover gender pay discrimination, including any pay transparency or any other rights and obligations laid down in this Directive. In order to overcome the procedural and cost-related obstacles that workers who believe to be discriminated against face when they seek to enforce their right to equal pay, equality bodies, as well as associations, organisations, bodies and workers' representatives or other legal entities with an interest in ensuring equality <i>between men and women</i> , should be able to represent individuals. They should be able to decide to assist workers on their behalf or in their support, which would allow workers who have suffered discrimination to effectively claim their rights and the principle of equal pay to be enforced.	equal pay, equality bodies, as well as associations, organisations, bodies and workers' representatives or other legal entities with an interest in ensuring equality between men and women, should be able to represent individuals. They should be able to decide to assist workers on their behalf or in their support, which would allow workers who have suffered discrimination to effectively claim their rights and the principle of equal pay to be enforced.	
Recital 3	34	•	-	
43	(34) Equality bodies and workers' representatives should also be able to represent one or several workers who believe to be discriminated against based on sex in violation of	(34) Equality bodies and workers' representatives should also be able to represent one or several workers who believe to be discriminated against <i>based on sex</i> in violation of	(34) Equality bodies and workers' representatives should also be able to represent one or several workers who believe to be discriminated against based on sex in violation of	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	the principle of equal pay for the same work or work of equal value. Bringing claims on behalf of or supporting several workers is a way to facilitate proceedings that would not have been brought otherwise because of procedural and financial barriers or a fear of victimisation and also when workers are facing discrimination on multiple grounds which can be difficult to disentangle. Collective claims have the potential to uncover systemic discrimination and create visibility of equal pay and gender equality in society as a whole. The possibility of collective redress would motivate pro-active compliance with pay transparency measures, creating peer pressure and increasing employers' awareness and willingness to act preventively.	the principle of equal pay <i>for the</i> <i>same work or work of equal value</i> . Bringing claims on behalf of or supporting several workers is a way to facilitate proceedings that would not have been brought otherwise because of procedural and financial barriers or a fear of victimisation and also when workers are facing discrimination on multiple grounds which can be difficult to disentangle. Collective claims have the potential to uncover systemic discrimination and create visibility of equal pay and gender equality in society as a whole. The possibility of collective redress would motivate pro-active compliance with pay transparency measures, creating peer pressure and increasing employers' awareness and willingness to act preventively <u>and would address</u> <u>the systemic nature of pay</u> <u>discrimination</u> .	the principle of equal pay-for the same work or work of equal value. Bringing claims on behalf of or supporting several workers is a way to facilitate proceedings that would not have been brought otherwise because of procedural and financial barriers or a fear of victimisation and also when workers are facing discrimination on multiple grounds which can be difficult to disentangle. Collective claims have the potential to uncover systemic discrimination and create visibility of equal pay and gender equality in society as a whole. The possibility of collective redress would motivate pro-active compliance with pay transparency measures, creating peer pressure and increasing employers' awareness and willingness to act preventively. Member States may decide to set qualification criteria for the representatives involved in the judicial proceedings, in order to ensure quality of the representation.	
Recital 3	5		1	
44	(35) Member States should ensure the allocation of sufficient	(35) Member States should ensure <i>that the human, technical and</i>	(35) Member States should ensure the allocation of sufficient	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	resources to equality bodies for the effective and adequate performance of their tasks related to pay discrimination based on sex. Where the tasks are allocated to more than one body, Member States should ensure that they are adequately coordinated.	<b>financial</b> the allocation of sufficient resources toof equality bodies for the effective and adequate performance of and national bodies and authorities with responsibility for inspection and supervision such as labour inspectorates are used to effectively and adequately perform their respective tasks and responsibilities, in particular those related to gender pay discrimination-based on sex. Where the tasks are allocated to more than one body, Member States should ensure that they are adequately coordinated.	resources to equality bodies for the effective and adequate performance of their tasks related to pay discrimination based on sex. Where the tasks are allocated to more than one body, Member States should ensure that they are adequately coordinated. Member States should consider allocating amounts recovered as fines to the equality bodies for the purpose of effectively carrying out their functions in regard to the enforcement of the right to equal pay, including to bring pay discrimination claims or assist and support victims in bringing such claims.	
Recital	36			
45	(36) Compensation should cover in full the loss and damage sustained as a result of gender pay discrimination <sup>1</sup> . It should include full recovery of back pay and related bonuses or payments in kind, compensation for lost opportunities and moral prejudice. No prior fixed upper limit for such compensation should be allowed. <u>1. Case C- 407/14</u> , María Auxiliadora	(36) Compensation should cover in full the loss and damage sustained as a result of gender pay discrimination <sup>1</sup> . It should include full recovery of back pay and related bonuses or payments in kind, <u>as well as</u> compensation for lost opportunities and moral prejudice. <u>The compensation</u> <u>should take into account gender- based pay discrimination that</u> <u>intersects with additional grounds</u>	(36) Compensation should cover in full the loss and damage sustained as a result of gender pay discrimination <sup>1</sup> . It should include full recovery of back pay and related bonuses or payments in kind, compensation for lost opportunities (such as access to certain benefits depending on pay level) and moral prejudice (such as moral suffering from the underevaluation of work	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Arjona Camacho v Securitas Seguridad España SA, ECLI:EU:C:2015:831, para 45.	<i>of discrimination</i> . No prior fixed upper limit for such compensation should be allowed. <u>1. Case C 407/14</u> , María Auxiliadora Arjona Camacho v Securitas Seguridad España SA, ECLI:EU:C:2015:831, para. 45.	<ul> <li>performed). No prior fixed upper limit for such compensation should be allowed.</li> <li>1. [1] Case C- 407/14, María Auxiliadora Arjona Camacho v Securitas Seguridad España SA, ECLI:EU:C:2015:831, para. 45.</li> </ul>	G
Recital 37	•		
<ul> <li>(37) In addition to compensation other remedies should be provide Courts should, for instance, be all to require an employer to take structural or organisational measures to comply with its obligations regarding equal pay. Such measures may include, for instance, an obligation to review the pay setting mechanism based on a gender-neutral evaluation ar classification; to set up an action plan to eliminate the discrepancied discovered and to reduce any unjustified gaps in pay; to provid information and raise workers' awareness about their right to eq pay; to establish a mandatory training for human resources staff on equal pay and gender-neutral job evaluation and classification.</li> </ul>	<ul> <li>other remedies should be provided.</li> <li>Courts should, for instance, be able to require an employer to take structural or organisational measures to comply with its obligations regarding equal pay. Such measures may include, for instance, an obligation to review the pay setting mechanism based on a gender-neutral evaluation and classification; to set up <i>anor review their gender</i> action plan to eliminate the discrepancies discovered and to reduce any unjustified gaps in pay; to provide information and raise workers' awareness about their right to equal pay; to establish a mandatory training for human resources staff</li> </ul>	(37) In addition to compensation, other remedies should be provided. Courts <b>or competent authorities</b> should, for instance, be able to require an employer to take structural or organisational measures to comply with its obligations regarding equal pay. Such measures may include, for instance, an obligation to review the pay setting mechanism based on a gender-neutral evaluation and classification; to set up an action plan to eliminate the discrepancies discovered and to reduce any unjustified gaps in pay; to provide information and raise workers' awareness about their right to equal pay; to establish a mandatory training for human resources staff on equal pay and gender-neutral job evaluation and classification.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital	38			
47	(38) Following the case law of the Court <sup>1</sup> , Directive 2006/54/EC established provisions to ensure that the burden of proof shifts to the defendant when there is a prima facie case of discrimination. Member States should not be prevented from introducing, at any appropriate stage of the proceedings, rules of evidence which are more favourable to workers making a claim. In any legal or administrative proceedings concerning direct or indirect discrimination, in case the employer did not comply with the pay transparency obligations set out by the Directive, the burden of proof should be automatically shifted to the defendant, irrespective of the worker showing a prima facie case of pay discrimination. <u>1. Case C-109/88</u> , Handels- og Kontorfunktionærernes Forbund I Danmark v Dansk Arbejdsgiverforening, acting on behalf of Danfoss, ECLI:EU:C:1989:383.	(38) Following the case law of the Court <sup>1</sup> , Directive 2006/54/EC established provisions to ensure that the burden of proof shifts to the defendant when there is a prima facie case of discrimination. Member States should not be prevented from introducing, at any appropriate stage of the proceedings, rules of evidence which are more favourable to workers making a claim. In any legal or administrative proceedings concerning direct or indirect discrimination, in case the employer did not comply with the pay transparency obligations set out by the Directive, the burden of proof should be automatically shifted to the defendant, irrespective of the worker showing a prima facie case of pay discrimination. <u>1. Case C-109/88</u> , Handels- og Kontorfunktionærernes Forbund I Danmark v Dansk Arbejdsgiverforening, acting on behalf of Danfoss, ECLI:EU:C:1989:383.	(38) Following the case law of the Court <sup>1</sup> , Directive 2006/54/EC established provisions to ensure that the burden of proof shifts to the defendant when there is a <i>prima facie</i> prima facie case of discrimination. Member States should not be prevented from introducing, at any appropriate stage of the proceedings, rules of evidence which are more favourable to workers making a claim. In any legal or administrative proceedings concerning direct or indirect discrimination, in easeNevertheless, it is not always easy for victims and courts to know how to establish even that presumption. In the Case C- 109/88 (Danfoss case) the Court held that when a system of pay is totally lacking in transparency, the burden of proof should be shifted to the defendant, irrespective of the worker showing a <i>prima facie</i> case of pay discrimination. This should in particular be the case when the employer did not comply in a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			manifestly negligent manner with the pay transparency obligations set out by theunder this Directive, the burden of proof should be automatically shifted to the defendant, irrespective of the worker showing a prima facie case of pay discriminationfor instance refusing to provide information requested by the workers or not reporting on gender pay gap, where relevant. <u>1. [1] Case C-109/88, Handels- og</u> Kontorfunktionærernes Forbund I Danmark v Dansk Arbejdsgiverforening, acting on behalf of Danfoss, ECLI:EU:C:1989:383.	
Recital 3	9			
48	(39) Although it is necessary only to establish a presumption of discrimination before the burden of proof shifts to the employer, it is not always easy for victims and courts to know how to establish even that presumption. Pay transparency measures have the potential to support the use of the reversal of the burden of proof, by helping workers determine the average pay levels for women and	(39) Although it is necessary only to establish a presumption of discrimination before the burden of proof shifts to the employer, it is not always easy for victims and courts to know how to establish even that presumption. Pay transparency measures have the potential to support the use of the reversal of the burden of proof, by helping workers determine the average pay levels for <i>women and</i>	(39) Although it is necessary only to establish a presumption of discrimination before the burden of proof shifts to the employer, it is not always easy for victims and courts to know how to establish even that presumption. Pay transparency measures have the potential to support the use of the reversal of the burden of proof, by helping workers determine the average pay levels for women and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
men performing the same work or work of equal value. Enabling workers to provide prima facie evidence which allows discrimination to be presumed would swiftly trigger the reverse burden of proof to the benefit of the worker.	<i>menworkers</i> performing the same work or work of equal value. Enabling workers to provide prima facie evidence which allows discrimination to be presumed would swiftly trigger the reverse burden of proof to the benefit of the worker.	men performing the same work or work of equal value. Enabling workers to provide prima facie evidence which allows discrimination to be presumed would swiftly trigger the reverse burden of proof to the benefit of the worker.	
Recital 40			
<ul> <li>(40) In accordance with the case- law of the Court, national rules on time limits for the enforcement of rights under this Directive should be such that they cannot be regarded as capable of rendering virtually impossible or excessively difficult the exercise of those rights. Limitation periods create specific obstacles for victims of gender pay discrimination. For that purpose, common minimum standards should be established. Those standards should determine when the limitation period begins to run, the duration thereof and the circumstances under which it is interrupted or suspended and provide that the limitation period for bringing claims is at least three years.</li> </ul>	(40) In accordance with the case- law of the Court, national rules on time limits for the enforcement of rights under this Directive should be such that they cannot be regarded as capable of rendering virtually impossible or excessively difficult the exercise of those rights. Limitation periods create specific obstacles for victims of gender pay discrimination. For that purpose, <i>the limitation period</i> <i>should not begin to run before the</i> <i>discrimination has ceased, and</i> <i>additional</i> common minimum standards should be established. Those standards should determine when the limitation period begins to run, the duration thereof and the circumstances under which it is interrupted or suspended and provide that the limitation period	(40) In accordance with the case- law of the Court, national rules on time limits for the enforcement of rights under this Directive should be such that they cannot be regarded as capable of rendering virtually impossible or excessively difficult the exercise of those rights. Limitation periods create specific obstacles for victims of gender pay discrimination. For that purpose, common minimum standards should be established. Those standards should determine when the limitation period begins to run, the duration thereof and the circumstances under which it is interrupted or suspended. Member States should consider the limitation periods not to begin to run before the violation of the principle of equal pay or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for bringing claims is at least <i>three<u>five</u></i> years.	infringement of the rights or obligations under this Directive has ceased and the claimant knows, or can reasonably be expected to know, about the violation or infringement or before the termination of the employment contract. Member States should and-provide that the limitation period for bringing claims is at least three years. Member States may also set a higher maximum limitation period within which the claimant will be required to act.	
Recital	41	I		
50	(41) Litigation costs create a serious disincentive for victims of gender pay discrimination to claim their right to equal pay, leading to insufficient protection and enforcement of the right to equal pay. In order to remove this strong procedural obstacle to justice, successful claimants should be allowed to recover their procedural costs from the defendant. On the other hand, claimants should not be liable for successful defendant's proceedings costs unless the claim was brought in bad faith, was	(41) Litigation costs create a serious disincentive for victims of <u>gendergender-based</u> pay discrimination to claim their right to equal pay, leading to insufficient protection and enforcement of the right to equal pay. In order to remove this strong procedural obstacle to justice, successful claimants should be allowed to recover their procedural costs, <u>in</u> <u>particular legal costs</u> , from the defendant. <u>On the other hand</u> , <u>claimants should not be liable for</u> <del>successful defendant's proceedings</del>	(41) Litigation costs create a serious disincentive for victims of gender pay discrimination to claim their right to equal pay, leading to insufficient protection and enforcement of the right to equal pay. In order to remove this strong procedural obstacle to justice, successful claimantsMember States should be allowed to recover their procedural costs from the defendant. On the other hand, claimants should not be liable for successful defendant's proceedings costs unlessenable courts to assess	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	clearly frivolous or if the non- recovery by the defendant would be considered unreasonable by the courts or other competent authorities under the specific circumstances of the case, for instance having regard to the financial situation of micro- enterprises.	costs unless Member States should give the courts the possibility to assess whether unsuccessful claimants had reasonable grounds for bringing the claim was brought in bad faith, was clearly frivolous or if the non recovery by the defendant would be considered unreasonable by the courts or other competent authorities under the specific circumstances of the case, for instance having regard to the financial situation of micro- enterprises to court and to order that they do not have to bear all or part of their costs. This should in particular apply where a defendant did not comply with the pay transparency obligations set out in this Directive.	whether the losing claimant had reasonable grounds for bringing the claim was brought in bad faith, was clearly frivolous or if the non- recovery by the defendant would be considered unreasonable by the courts or other competent authorities under the specific eircumstances of the case, for instance having regard to the financial situation of micro- enterprises to court and to order that the losing claimant does not have to bear its costs. This should in particular apply where a defendant did not comply with the pay transparency obligations set out in this Directive.	
Recital 4	-2	1		
51	(42) Member States should provide for effective, proportionate and dissuasive penalties in the event of infringements of national provisions adopted pursuant to this Directive or national provisions that are already in force on the date of entry into force of this Directive and that relate to the right to equal pay between men and women for	(42) Member States should provide for effective, proportionate and dissuasive penalties in the event of infringements of national provisions adopted pursuant to this Directive or national provisions that are already in force on the date of entry into force of this Directive and that relate to the right to equal pay <i>between men and women for</i>	(42) Member States should provide for effective, proportionate and dissuasive <del>penaltiessanctions</del> in the event of infringements of national provisions adopted pursuant to this Directive or national provisions that are already in force on the date of entry into force of this Directive and that relate to the right to equal pay	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	the same work or work of equal value. Such penalties should include fines, which should be set at a minimum level having due regard to the gravity and duration of the infringement, to any possible intent to discriminate or serious negligence, and to any other aggravating or mitigating factors that may apply in the circumstances of the case, for instance, where pay discrimination based on sex intersects with other grounds of discrimination. Member States should consider allocating amounts recovered as fines to the equality bodies for the purpose of effectively carrying out their functions in regard to the enforcement of the right to equal pay, including to bring pay discrimination claims or assist and support victims in bringing such claims.	<i>the same for equal</i> work or work of equal value. Such penalties should include fines <i>based, for instance, on the employer's gross annual turnover or on the employer's total payroll and, which</i> should be set at a minimum level having due regard to the gravity and duration of the infringement, to any possible intent to discriminate or serious negligence, and to any other aggravating or mitigating factors that may apply in the circumstances of the case, for instance, where pay discrimination <i>based on sex</i> -intersects with other grounds of discrimination. Member States should consider allocating amounts recovered as fines to the equality bodies for the purpose of effectively carrying out their functions in regard to the enforcement of the right to equal pay <i>for equal work or work of equal value</i> , including to bring pay discrimination claims or assist and support victims in bringing such claims.	between men and women for the same work or work of equal value. Such penalties shouldsanctions may include fines, which should be set at a-minimum level having due regard to the gravity and duration of the infringement, to any possible intent to discriminate or serious negligence on the part of the employer, and to any other aggravating or mitigating factors that may apply in the circumstances of the case, for instance, where pay discrimination based on sex intersects combined with other grounds of discrimination. Member States should consider allocating amounts recovered as fines to the equality bodies for the purpose of effectively carrying out their functions in regard to the enforcement of the right to equal pay, including to bring pay discrimination claims or assist and support victims in bringing such claims.	
Recital 4	3			
52	(43) Member States should establish specific penalties for	(43) Member States should establish specific penalties for	(43) Member States should establishensure that specific	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	repeated infringements of any right or obligation relating to equal pay between men and women for the same work or work of equal value, to reflect the severity of the act and further deter such infringements. Such penalties may include different types of financial disincentives such as the revocation of public benefits or the exclusion, for a certain period of time, from any further award of financial inducements or from any public tender procedure.	repeated infringements of any right or obligation relating to equal pay between men and women for the same work or work of equal value, to reflect the severity of the act and further deter such infringements. Such penalties may include different types of financial disincentives such as the revocation of public benefits or the exclusion, for a certain period of time, from any further award of financial inducements or from any public tender procedure.	penaltiessanctions for repeated infringements of any right or obligation relating to equal pay between men and women for the same work or work of equal value <b>apply</b> , to reflect the severity of the act and further deter such infringements. Such penaltiessanctions may include different types of financial disincentives such as the revocation of public benefits or the exclusion, for a certain period of time, from any further award of financial inducements or from any public tender procedure.	
Recital	44			
53	(44) Obligations on employers stemming from this Directive are part of the applicable obligations in the fields of environmental, social and labour law whose compliance Member States have to ensure under Directive 2014/23/EU of the European Parliament and of the Council <sup>1</sup> , Directive 2014/24/EU of the European Parliament and of the Council <sup>2</sup> , Directive 2014/25/EU of the European Parliament and of the Council <sup>3</sup> in regard to participation in public procurement procedures.	(44) Obligations on employers stemming from this Directive are part of the applicable obligations in the fields of environmental, social and labour law whose compliance Member States have to ensure under Directive 2014/23/EU of the European Parliament and of the Council <sup>1</sup> _, Directive 2014/24/EU of the European Parliament and of the Council <sup>2</sup> _, Directive 2014/25/EU of the European Parliament and of the Council <sup>3</sup> in regard to participation in-public procurement procedures.	(44) Obligations on employers stemming from this Directive are part of the applicable obligations in the fields of environmental, social and labour law whose compliance Member States have to ensure under Directive 2014/23/EU of the European Parliament and of the Council <sup>1</sup> , Directive 2014/24/EU of the European Parliament and of the Council <sup>2</sup> , Directive 2014/25/EU of the European Parliament and of the Council <sup>3</sup> in regard to participation in public procurement procedures.	

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In order to comply with these	In order to comply with these	In order to comply with these	
obligations as far as the right to	obligations as far as the right to	obligations as far as the right to	
equal pay is concerned, Member	equal pay is concerned, Member	equal pay is concerned, Member	
States should in particular ensure	States should in particular ensure	States should in particular ensure	
that economic operators, in the	that economic operators, in the	that economic operators, in the	
performance of a public contract or	performance of a public contract or	performance of a public contract or	
concession, have pay setting	concession, have pay setting	concession, have pay setting	
mechanisms that do not lead to a	mechanisms that do not lead to a	mechanisms that do not lead to a	
pay gap between female and male	<u>gender</u> pay gap between <del>female</del>	pay gap between female and male	
workers that cannot be justified by	and male workers that cannot be	workers that cannot be justified by	
gender-neutral factors in any	justified by gender-neutral factors	gender-neutral factors in any	
category of workers carrying out	in any category of workers	category of workers carrying out	
equal work or work of equal value.	carrying out equal work or work of	equal work or work of equal value.	
In addition, Member States should	equal value. In addition, Member	In addition, Member States should	
consider for contracting authorities	States should consider for	consider for contracting authorities	
to introduce, as appropriate,	contracting authorities to introduce,	to introduce, as appropriate,	
penalties and termination	as appropriate, penalties and	penaltiessanctions and termination	
conditions ensuring compliance	termination conditions ensuring	conditions ensuring compliance	
with the principle of equal pay in	compliance with the principle of	with the principle of equal pay in	
the performance of public contracts	equal pay in the performance of	the performance of public contracts	
and concessions. They may also	public contracts and concessions.	and concessions. They may also	
take into account non-compliance	They may also take into account	take into account non-compliance	
with the principle of equal pay by	non-compliance with the principle	with the principle of equal pay by	
the bidder or one of his	of equal pay by the bidder or one	the bidder or one of his	
subcontractors when considering	of his subcontractors when	subcontractors when considering	
the application of exclusion	considering the application of	the application of exclusion	
grounds or a decision not to award	exclusion grounds or a decision not	grounds or a decision not to award	
a contract to the tenderer	to award a contract to the tenderer	a contract to the tenderer	
submitting the most economically	submitting the most economically	submitting the most economically	
advantageous tender.	advantageous tender.	advantageous tender.	
1. Directive 2014/23/EU of the European	1. Directive 2014/23/EU of the European	1. Directive 2014/23/EU of the European	
Parliament and of the Council of 26	Parliament and of the Council of 26	Parliament and of the Council of 26	
February 2014 on the award of concession	February 2014 on the award of concession	February 2014 on the award of concession	



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	contracts, OJ L 94, 28.3.2014, p. 1. 2. Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65. 3. Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC, OJ L 94, 28.3.2014, p. 243.	<ul> <li>contracts, OJ L 94, 28.3.2014, p. 1.</li> <li>2. Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65.</li> <li>3. Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC, OJ L 94, 28.3.2014, p. 243.</li> </ul>	contracts, OJ L 94, 28.3.2014, p. 1. 2. Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC, OJ L 94, 28.3.2014, p. 65. 3. Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC, OJ L 94, 28.3.2014, p. 243.	
Recital 4	45			
54	(45) The effective implementation of the right to equal pay requires adequate judicial and administrative protection against any adverse treatment as a reaction to an attempt to exercise workers' rights relating to equal pay between men and women, to any complaint to the employer or to any legal or administrative proceedings aimed at enforcing compliance with the right to equal pay.	(45) The effective implementation of the right to equal pay requires adequate judicial and administrative protection against any adverse treatment as a reaction to an attempt to exercise workers' rights relating to equal pay between men and women, to any complaint to the employer or to any legal or administrative proceedings aimed at enforcing compliance with the right to equal pay.	(45) The effective implementation of the right to equal pay requires adequate judicial and administrative protection against any adverse treatment as a reaction to an attempt to exercise workers' rights relating to equal pay between men and women, to any complaint to the employer or to any legal or administrative proceedings aimed at enforcing compliance with the right to equal pay. According to the case law <sup>1</sup> the category of employees who are entitled to the protection should be interpreted broadly and include all employees who may be subject to retaliatory measures taken by an employer	

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			in response to a complaint of discrimination. The protection is not limited solely to employees who have lodged complaints or their representatives, or to those who comply with certain formal requirements governing the recognition of a certain status, such as that of a witness. <u>1. [1] C-404/18 Hakelbracht and others</u> ECLI:EU:2019:523.	
Recital 4	6			
55	(46) In order to improve the enforcement of the equal pay principle, this Directive should strengthen the existing enforcement tools and procedures in regard to the rights and obligations laid down in this Directive and the equal pay provisions set out in Directive 2006/54/EC.	(46) In order to improve the enforcement of the equal pay principle, this Directive should strengthen the existing enforcement tools and procedures in regard to the rights and obligations laid down in this Directive and the equal pay provisions set out in Directive 2006/54/EC.	(46) In order to improve the enforcement of the equal pay principle, this Directive should strengthen the existing enforcement tools and procedures in regard to the rights and obligations laid down in this Directive and the equal pay provisions set out in Directive 2006/54/EC.	
Recital 4	7	1		
56	(47) This Directive lays down minimum requirements, thus respecting the Member States' prerogative to introduce and	(47) This Directive lays down minimum requirements, thus respecting the Member States' prerogative to introduce and	(47) This Directive lays down minimum requirements, thus respecting the Member States' prerogative to introduce and	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	maintain more favourable provisions. Rights acquired under the existing legal framework should continue to apply, unless more favourable provisions are introduced by this Directive. The implementation of this Directive cannot be used to reduce existing rights set out in existing Union or national law in this field, nor can it constitute valid grounds for reducing the rights of workers in regard to equal pay between men and women for the same work or work of equal value.	maintain more favourable provisions. Rights acquired under the existing legal framework should continue to apply, unless more favourable provisions are introduced by this Directive. The implementation of this Directive cannot be used to reduce existing rights set out in existing Union or national law in this field, nor can it constitute valid grounds for reducing the rights of workers in regard to equal pay <i>between men</i> <i>and women for the same for equal</i> work or work of equal value.	maintain more favourable provisions. Rights acquired under the existing legal framework should continue to apply, unless more favourable provisions are introduced by this Directive. The implementation of this Directive cannot be used to reduce existing rights set out in existing Union or national law in this field, nor can it constitute valid grounds for reducing the rights of workers in regard to equal pay between men and women for the same work or work of equal value.	
Recital	18	L	<u>I</u>	
57	(48) In order to ensure proper monitoring of the implementation of the right to equal pay between men and women for the same work or work of equal value, Member States should set up or designate a dedicated monitoring body. This body, which may be part of an existing body pursuing similar objectives, should have specific tasks in relation to the implementation of the pay transparency measures foreseen in this Directive and gather certain data to monitor pay inequalities	(48) In order to ensure proper monitoring of the implementation of the right to equal pay <i>between</i> <i>men and women for the samefor</i> <i>equal</i> work or work of equal value, Member States should set up or designate a dedicated monitoring body. This body, which may be part of an existing body pursuing similar objectives, <i>and which</i> <i>cooperates in particular with the</i> <i>social partners, labour</i> <i>inspectorates and other bodies</i> <i>responsible for the enforcement of</i> <i>workers' rights,</i> should have	(48) In order to ensure proper monitoring of the implementation of the right to equal pay between men and women for the same work or work of equal value, Member States should <del>set up or designate a</del> <del>dedicated monitoring body. This body, which may be part of an</del> existing body pursuing similar objectives, should have <del>specifiemake sure that the</del> tasks in relation to the implementation of the pay transparency measures foreseen in this Directive <b>are</b> <b>carried out</b> and gather certain data	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	and the impact of the pay transparency measures.	specific tasks in relation to the implementation <u>and enforcement</u> of the pay transparency measures foreseen in this Directive and gather certain data to monitor pay inequalities and the impact of the pay transparency measures. <u>Member States should ensure that</u> <u>their monitoring body has</u> <u>adequate resources in order to</u> <u>fulfil its tasks</u> .	to monitor pay inequalities and the impact of the pay transparency measures. Where the tasks related to monitoring of the implementation of this Directive are carried out by different bodies or authorities, Member States should ensure that they are adequately coordinated.	
Recital 4	49	1		
58	(49) Compiling wage statistics broken down by gender and providing the Commission (Eurostat) with accurate and complete statistics is essential for analysing and monitoring changes in the gender pay gap at Union level. Council Regulation (EC) No 530/1999 <sup>1</sup> requires Member States to compile four-yearly structural earnings statistics at micro level that provide harmonized data for the calculation of the gender pay gap. Annual high-quality statistics could increase transparency and enhance monitoring and awareness of gender pay inequality. The availability and comparability of such data is instrumental for	(49) Compiling wage statistics broken down by gender, <i>disability</i> <i>and age</i> and providing the Commission (Eurostat) with accurate and complete statistics is essential for analysing and monitoring changes in the gender pay gap at Union level. Council Regulation (EC) No 530/1999 <sup>1</sup> requires Member States to compile four-yearly structural earnings statistics at micro level that provide harmonized data for the calculation of the gender pay gap. Annual high-quality statistics could increase transparency and enhance monitoring and awareness of gender pay inequality. The availability and comparability of	(49) Compiling wage statistics broken down by gendersex and providing the Commission (Eurostat) with accurate and complete statistics is essential for analysing and monitoring changes in the gender pay gap at Union level. Council Regulation (EC) No 530/1999 <sup>+</sup> Regulation 530/1999 <sup>1</sup> of the Council requires Member States to compile four-yearly structural earnings statistics at micro level that provide harmonized data for the calculation of the gender pay gap. Annual high-quality statistics could increase transparency and enhance monitoring and awareness of gender pay inequality. The	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	assessing developments both at national level and throughout the Union. 1. Council Regulation (EC) No 530/1999 of 9 March 1999 concerning structural statistics on earnings and on labour costs (OJ L 63, 12.3.1999, p. 6).	such data is instrumental for assessing developments both at national level and throughout the Union. T. Council Regulation (EC) No 530/1999 of 9 March 1999 concerning structural statistics on earnings and on labour costs (OJ L 63, 12.3.1999, p. 6).	availability and comparability of such data is instrumental for assessing developments both at national level and throughout the Union. Relevant statistics transmitted to Eurostat should be collected for statistical purposes in the meaning of Regulation 223/2009 <sup>2</sup> of the European Parliament and of the Council.	
Recital 5	50		<u> </u>	
59	(50) This Directive aims at a better and more effective implementation of the principle of equal pay for equal work or work to which equal value is attributed between men and women through the establishment of common minimum requirements which should apply to all undertakings and organisations across the European Union. Since this objective cannot be sufficiently	(50) This Directive aims at a better and more effective implementation of the principle of equal pay <i>for</i> <i>equal work or work to which equal</i> <i>value is attributed between men</i> <i>and women</i> -through the establishment of common minimum requirements which should apply to all undertakings and organisations across the European Union. Since this objective cannot be sufficiently	(50) This Directive aims at a better and more effective implementation of the principle of equal pay for equal work or work to which equal value is attributed between men and women through the establishment of common minimum requirements which should apply to all undertakings and organisations across the European Union. Since this objective cannot be sufficiently	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	achieved by the Member States and should therefore be achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Directive, which limits itself to setting minimum standards, does not go beyond what is necessary in order to achieve that objective.	achieved by the Member States and should therefore be achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Directive, which limits itself to setting minimum standards, does not go beyond what is necessary in order to achieve that objective.	achieved by the Member States and should therefore be achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Directive, which limits itself to setting minimum standards, does not go beyond what is necessary in order to achieve that objective.	
Recital 5	1			
60	(51) The role of social partners is of key importance in designing the way pay transparency measures are implemented in Member States, especially in those with high collective bargaining coverage. Member States should therefore have the possibility to entrust the social partners with the implementation of all or part of this Directive, provided that they take all the necessary steps to ensure that the results sought by this Directive are guaranteed at all times.	(51) The role of social partners is of key importance in designing the way pay transparency measures are implemented in Member States, especially in those with high collective bargaining coverage. Member States should therefore have the possibility to entrust the social partners with the implementation of all or part of this Directive, provided that they take all the necessary steps to ensure that the results sought by this Directive are guaranteed at all times. <i>This Directive is to be</i> <i>interpreted so as to strengthen the</i>	(51) The role of social partners is of key importance in designing the way pay transparency measures are implemented in Member States, especially in those with high collective bargaining coverage. Member States should therefore have the possibility to entrust the social partners with the implementation of all or part of this Directive, provided that they take all the necessary steps to ensure that the results sought by this Directive are guaranteed at all times. Furthermore, Member States should be able to allow for	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>role of the social partners in</u> <u>Member States.</u>	the social partners to maintain, negotiate, conclude and enforce collective agreements which establish different arrangements on pay transparency, provided that the results sought by this Directive are ensured at all times.	
Recital 52	2	· [	, [	
61	(52) In implementing this Directive Member States should avoid imposing administrative, financial and legal constraints in a way which would hold back the creation and development of micro, small and medium-sized enterprises. Member States are therefore invited to assess the impact of their transposition act, on small and medium-sized enterprises in order to ensure that they are not disproportionately affected, giving specific attention to micro-enterprises, to alleviate the administrative burden, and to publish the results of such assessments.	(52) In implementing this Directive Member States should avoid imposing administrative, financial and legal constraints in a way which would hold back the creation and development of <i>micro</i> , <i>small and medium-sized</i> <i>enterprisesmicroenterprises and</i> <i>SMEs</i> . Member States are <i>therefore</i> invited to assess the impact of their transposition act, on <i>small and medium-sized</i> <i>enterprisesmicroenterprises and</i> <i>SMEs</i> in order to ensure <i>that they</i> <i>are not disproportionately affected</i> , <i>giving specific attention to micro</i> <i>enterprises,its proper</i> <i>implementation while providing</i> <i>necessary support</i> to alleviate the administrative burden, and to publish the results of such assessments. <i>Member States</i>	(52) In implementing this Directive Member States should avoid imposing administrative, financial and legal constraints in a way which would hold back the creation and development of micro, small and medium-sized enterprises. Member States are therefore invited to assess the impact of their transposition act, on small and medium-sized enterprises in order to ensure that they are not disproportionately affected, giving specific attention to micro-enterprises, to alleviate the administrative burden, and to publish the results of such assessments.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		should include an assessment of the impact of this Directive on female-dominated sectors. Member States shall provide support, technical assistance and training, in particular for microenterprises and SMEs, to comply with those obligations.	C	
Recital 5	3			
62	<ul> <li>(53) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725<sup>1</sup> and delivered an opinion on XX XXXX.</li> <li>1. Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal 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).</li> </ul>	<ul> <li>(53) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725<sup>1</sup> and delivered an opinion on XX XXXX.</li> <li>1. Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal 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).</li> </ul>	<ul> <li>(53) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725<sup>1</sup> and delivered an opinion<sup>2</sup> on 27 April 2021, on XX XXXX.</li> <li>1. Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal 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).</li> <li>https://edps.europa.eu/system/files/2021- 04/21-04-27_2021- 0251_d0905_comments_en.pdf</li> </ul>	
Formula				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
63	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE:	
CHAPTER	31			
64	CHAPTER I General provisions	CHAPTER I General provisions	CHAPTER I General provisions	
Article 1				
65	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter	
Article 1,	, first paragraph			
66	This Directive lays down minimum requirements to strengthen the application of the principle of equal pay between men and women for equal work or work of equal value enshrined in Article 157 TFEU and the prohibition of discrimination laid down in Article 4 of Directive 2006/54/EC, in particular through pay transparency and reinforced enforcement mechanisms.	This Directive lays down minimum requirements to strengthen the application of the principle of equal pay between men and women for equal work or work of equal value enshrined in Article 157 TFEU and the prohibition of discrimination laid down in Article 4 of Directive 2006/54/EC, in particular through pay transparency and reinforced enforcement mechanisms.	This Directive lays down minimum requirements to strengthen the application of the principle of equal pay between men and women for equal work or work of equal value between men and women enshrined in Article 157 TFEU and the prohibition of discrimination laid down in Article 4 of Directive 2006/54/EC, in particular through pay transparency and reinforced enforcement mechanisms.	
Article 2				


	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
67	Article 2 Scope	Article 2 Scope	Article 2 Scope	
Article 2(	(1)			
68	1. This Directive applies to employers in the public and private sectors.	1. This Directive applies to employers in the public and private sectors.	1. This Directive applies to employers in the public and private sectors.	
Article 2(	(2)		· · · · · · · · · · · · · · · · · · ·	
69	2. This Directive applies to all workers who have an employment contract or employment relationship as defined by law, collective agreements and/or practice in force in each Member State with consideration to the case-law of the Court of Justice.	2. This Directive applies to all workers who have an employment contract or employment relationship as defined by law, collective agreements and/or practice in force in each Member State with consideration to the case-law of the Court of Justice. <i>This Directive applies to workers</i> <i>referred to in the first</i> <i>subparagraph irrespective of their</i> <i>sex</i> , <i>gender</i> , <i>gender identity</i> , <i>gender expression or sex</i> <i>characteristics for the purpose of</i> <i>complying with the prohibition of</i> <i>discrimination laid down in</i> <i>Article 4 of Directive 2006/54/EC</i> .	2. This Directive applies to all workers who have an employment contract or employment relationship as defined by law, collective agreements and/or practice in force in each Member State with consideration to the case-law of the Court of Justice.	
Article 2(	(2a)			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
69a			3. Applicants for employment shall also be covered by the scope of this Directive for the purposes of Article 5.	
Article 2	<u>(</u> 2a)			
69b		2a. For the purposes of Article 5, this Directive applies to applicants for employment.		
Article 3				
70	Article 3 Definitions	Article 3 Definitions	Article 3 Definitions	
Article 3	(1), introductory part		·	
71	1. For the purposes of this Directive, the following definitions apply:	1. For the purposes of this Directive, the following definitions apply:	1. For the purposes of this Directive, the following definitions apply:	
Article 3	(1), point (-a)			
71a			(-a) 'principle of equal pay' means the principle of equal pay for equal work or work of equal value between men and women;	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	(1), point (a)	F		
72	(a) 'pay' means the ordinary basic or minimum wage or salary and any other consideration, whether in cash or in kind which the worker receives directly or indirectly ('complementary or variable components'), in respect of his/her employment from his/her employer;	(a) 'pay' means the ordinary basic or minimum wage or salary and any other consideration, whether in cash or in kind which the worker receives directly or indirectly ('complementary or variable components'), in respect of his/her employment from his/her employer;	(a) 'pay' means the ordinary basic or minimum wage or salary and any other consideration, whether in cash or in kind which the worker receives directly or indirectly ('complementary or variable components'), in respect of his/her employment from his/her employer;	
Article 3	(1), point (b)	·	·	
73	(b) 'pay level' means gross annual pay and the corresponding gross hourly pay;	(b) 'pay level' means gross annual pay and the corresponding gross hourly pay;	(b) 'pay level' means gross annual pay and the corresponding gross hourly pay;	
Article 3	(1), point (c)		· · · · · · · · · · · · · · · · · · ·	
74	(c) 'pay gap' means the difference of average pay levels between female and male workers of the employer, expressed as percentage of the average pay level of male workers;	(c) ' <i>gender</i> pay gap' means the difference of average pay levels between female and male workers of the employer, expressed as percentage of the average pay level of male workers;	(c) 'pay gap' means the difference of average pay levels between female and male workers of the employer, expressed as percentage of the average pay level of male workers;	
Article 3	(1), point (d)		· · · · · · · · · · · · · · · · · · ·	
75	(d) 'median pay level' means the pay of the worker that would have	(d) 'median pay level' means the pay of the worker that would have	(d) 'median pay level' means the pay of the worker that would have	



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	half of the workers earn more and half less than they do;	half of the workers earn more and half less than they do;	half of the workers earn more and half less than they do;	
Article 3	(1), point (e)			
76	(e) 'median pay gap' means the difference between the median pay level of female and median pay level of male workers expressed as percentage of the median pay level of male workers;	(e) 'median <i>gender</i> pay gap' means the difference between the median pay level of female and median pay level of male workers expressed as percentage of the median pay level of male workers;	(e) 'median pay gap' means the difference between the median pay level of female and median pay level of male workers expressed as percentage of the median pay level of male workers;	
Article 3	(1), point (f)	I	r	
77	(f) 'quartile pay band' means each of four equal groups of workers into which they are divided according to their pay levels – from the lowest to the highest;	(f) 'quartile pay band' means each of four equal groups of workers into which they are divided according to their pay levels – from the lowest to the highest;	(f) 'quartile pay band' means each of four equal groups of workers into which they are divided according to their pay levels – from the lowest to the highest;	
Article 3	(1), point (fa)		·	
77a		(fa) 'work of equal value' means work that is determined to be of equal value in accordance with the non-discriminatory and objective gender-neutral criteria provided for in Article 4(3) and is based on a comparison of two groups of workers which have not been formed in an arbitrary		



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>manner;</u>		
Article 3	(1), point (g)	L		
78	(g) 'category of workers' means workers performing the same work or work of equal value grouped by the workers' employer based on criteria as laid down in Article 4 of this Directive and specified by the employer concerned;	(g) 'category of workers' means workers performing the same work or work of equal value grouped by the workers' employer <i>based on</i> <i>criteria as laid down in Article 4 of</i> <i>this Directive and specified by the</i> <i>employer concerned</i> <u>together with</u> <i>the workers' representatives on</i> <i>the basis of the criteria provided</i> <i>for in Article 4(3) and in</i> <i>accordance with the applicable</i> <i>law, collective agreements or</i> <i>other provisions in each Member</i> <u>State</u> ;	(g) 'category of workers' means workers performing the same work or work of equal value grouped by the workers <sup>2</sup> ' employer or otherwise based on objective, gender-neutral criteria as <del>laid</del> down in Article 4 of this Directive and specified by the employer concernedspecified in regard to the employer concerned in accordance with national law, collective agreements and/or practice;	
Article 3	(1), point (ga)	·		
78a		(ga) 'workers' representatives' means representatives of recognised trade unions or other persons who are freely elected or who are designated by the workers in an organisation to represent them in accordance with national law and practice. The exclusive prerogatives and rights of trade unions, such as the right of trade unions to participate in collective		

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<i>bargaining, and to conclude</i> <i>collective agreements, and</i> <i>workers' right to organise</i> <i>themselves in trade unions, shall</i> <i>be preserved;</i>		
Article 3	(1), point (h)			
79	(h) 'direct discrimination' means the situation where one person is treated less favourably on grounds of sex than another person is, has been or would be treated in a comparable situation;	(h) 'direct discrimination' means the situation where one person is treated less favourably on grounds of sex than another person is, has been or would be treated in a comparable situation <u>direct</u> discrimination as defined in <u>Article 2(1), point (a), of Directive</u> 2006/54/EC;	(h) 'direct discrimination' means the situation where one person is treated less favourably on grounds of sex than another person is, has been or would be treated in a comparable situation;	
Article 3	(1), point (i)	-		
80	(i) 'indirect discrimination' means the situation where an apparently neutral provision, criterion or practice would put persons of one sex at a particular disadvantage compared with persons of the other sex, unless that provision, criterion or practice is objectively justified by a legitimate aim, and the means of achieving that aim are appropriate and necessary;	(i) 'indirect discrimination' means the situation where an apparently neutral provision, criterion or practice would put persons of one sex at a particular disadvantage compared with persons of the other sex, unless that provision, criterion or practice is objectively justified by a legitimate aim, and the means of achieving that aim are appropriate and necessary indirect discrimination as defined in	(i) 'indirect discrimination' means the situation where an apparently neutral provision, criterion or practice would put persons of one sex at a particular disadvantage compared with persons of the other sex, unless that provision, criterion or practice is objectively justified by a legitimate aim, and the means of achieving that aim are appropriate and necessary;	

			Draft Agreement
	Article 2(1), point (b), of Directive 2006/54/EC;		
Article 3(1), point (ia)			
80a	(ia) 'intersectional discrimination' means a situation in which grounds of discrimination prohibited under Directive 2006/54/EC and one or more grounds of discrimination prohibited under Directive 2000/43/EC or 2000/78/EC interact with each other at the same time in such a way as to be inseparable, producing distinct and specific forms of discrimination;		
Article 3(1), point (j)			
<ul> <li>(j) 'equality body' means the or bodies designated pursuar Article 20 of Directive 2006/54/EC, for the promoti analysis, monitoring and sup equal treatment of all person without discrimination on gr of sex;</li> </ul>	or bodies designated pursuant to Article 20 of Directive 2006/54/EC, for the promotion, analysis, monitoring and support of equal treatment of all persons	(j) 'equality body' means the body or bodies designated pursuant to Article 20 of Directive 2006/54/EC, for the promotion, analysis, monitoring and support of equal treatment of all persons without discrimination on grounds of sex;	
Article 3(1), point (k)			



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
82	(k) 'labour inspectorate' means the national body or bodies that have an inspection function on the labour market in a Member State.	(k) 'labour inspectorate' means the national body or bodies that have an inspection function on the labour market in a Member State.	(k) 'labour inspectoratecontrol body' means the national body or bodies that have an inspection function on the labour market in a Member Stateresponsible, in accordance with national law and/or practice, for control and/or inspection functions in regard to matters of equal pay. Where applicable, social partners may carry out these functions;	
Article 3	(1), point (ka)			
82a			(l) 'workers' representatives' means the workers' representative in accordance with national law and/or practice;	
Article 3	(1), point (kb)			
82b			(m) 'micro-sized employer' means an employer which employs fewer than 10 persons;	
Article 3	(1), point (kc)	· · · · · · · · · · · · · · · · · · ·		
82c			(n) 'small-sized employer' means	





	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			an employer which employs at least 10 and fewer than 50 persons;	
Article 3	(2), introductory part	1		
83	2. For the purposes of this Directive, discrimination includes:	2. For the purposes of this Directive, discrimination includes:	2. For the purposes of this Directive, discrimination includes:	
Article 3	(2), point (a)	· · · · · · · · · · · · · · · · · · ·		
84	(a) harassment and sexual harassment, within the meaning of Article 2(2) of Directive 2006/54/EC, as well as any less favourable treatment based on a person's rejection of or submission to such conduct, when such harassment or treatment relates to or results from the exercise of the rights provided for in this Directive;	(a) harassment and sexual harassment, within the meaning of Article 2(2) of Directive 2006/54/EC, as well as any less favourable treatment based on a person's rejection of or submission to such conduct, when such harassment or treatment relates to or results from the exercise of the rights provided for in this Directive;	(a) harassment and sexual harassment, within the meaning of Article 2(2) of Directive 2006/54/EC, as well as any less favourable treatment based on a person's rejection of or submission to such conduct, when such harassment or treatment relates to or results from the exercise of the rights provided for in this Directive;	
Article 3	(2), point (b)	1	· · · · · · · · · · · · · · · · · · ·	
85	(b) instruction to discriminate against persons on grounds of sex;	(b) <i>instruction instructions</i> to discriminate <i>against persons on</i> grounds of sexwithin the meaning of Article 2(2) of Directive 2006/54/EC;	(b) instruction to discriminate against persons on grounds of sex;	



	<b>Commission Proposal</b>	<b>EP</b> Mandate	Council Mandate	Draft Agreement
Article 3	(2), point (c)			
86	(c) any less favourable treatment of a woman related to pregnancy or maternity leave within the meaning of Council Directive 92/85/EEC of 19 October 1992 on the introduction of measures to encourage improvements in the safety and health at work of pregnant workers and workers who have recently given birth or are breastfeeding (tenth individual Directive within the meaning of Article 16 (1) of Directive 89/391/EEC) (OJ L 348, 28.11.1992, p. 1).	<ul> <li>(c) any less favourable treatment of a woman related to pregnancy or maternity leave within the meaning of Council Directive 92/85/EEC<sup>1</sup>, or to paternity leave, parental leave or carers' leave, as defined, respectively, in Article 3(1), points (a), (b) and (c), of Directive (EU) 2019/1158 of the European Parliament and of the Council<sup>2</sup>.</li> <li>1. Council Directive 92/85/EEC of 19 October 1992 on the introduction of measures to encourage-improvements in the safety and health at work of pregnant workers and workers who have recently given birth-or are breastfeeding (tenth individual Directive within the meaning of Article 16 (1) of Directive 89/391/EEC) (OJ L 348, 28.11.1992, p. 1).</li> <li>2. Directive (EU) 2019/1158 of the European Parliament and of the Council of 20 June 2019 on work-life balance for parents and carers and repealing Council Directive 2010/18/EU (OJ L 188, 12.7.2019, p. 79).</li> </ul>	(c) any less favourable treatment of a woman related to pregnancy or maternity leave within the meaning of Council Directive 92/85/EEC of 19 October 1992 on the introduction of measures to encourage improvements in the safety and health at work of pregnant workers and workers who have recently given birth or are breastfeeding (tenth individual Directive within the meaning of Article 16 (1) of Directive 89/391/EEC) (OJ L 348, 28.11.1992, p. 1).	
Article 3	(2), point (ca)	I	<u> </u>	
86a			(d) any less favourable treatment of a worker based on sex within the meaning of the Council Directive (EU) 2019/1158 <sup>1</sup> ;	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			1. Directive (EU) 2019/1158 of the European Parliament and of the Council of 20 June 2019 on work-life balance for parents and carers and repealing Council Directive 2010/18/EU (OJ L 188, 12.7.2019, p. 79–93)	
Article 3	(2), point (cb)			
86b			(e) discrimination based on a combination of sex and any other ground or grounds of discrimination protected under Directive 2000/43/EC or Directive 2000/78/EC.	
Article 3	(3)	l	· · · · ·	
87	3. Pay discrimination under this Directive includes discrimination based on a combination of sex and any other ground or grounds of discrimination protected under Directive 2000/43/EC or Directive 2000/78/EC.	3. Pay discrimination under this Directive includes discrimination based on a combination of sex and any other ground or grounds of discrimination protected under Directive 2000/43/EC or Directive 2000/78/EC.	3. Pay discrimination under this Directive includes discrimination based on a combination of sex and any other ground or grounds of discriminationParagraph 2(e) does not entail additional obligations for employers to gather data as referred to in this Directive related to other protected under Directive 2000/43/EC or Directive 2000/78/ECgrounds of discrimination than sex.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 4				
88	Article 4 Equal work and work of equal value	Article 4 Equal work and work of equal value	Article 4 Equal work and work of equal value	
Article 4	(-1)			
88a		-1. Member States shall clarify the concept of 'work of equal value' in applicable law, collective agreement or other provisions in each Member State, in accordance with the case-law of the Court of Justice and point 10 of Recommendation 2014/124/EU, based on objective, gender-neutral criteria in accordance with paragraph 3 of this Article.		
Article 4	(1)			
89	1. Member States shall take the necessary measures to ensure that employers have pay structures in place ensuring that women and men are paid equally for the same work or work of equal value.	1. Member States shall <u>, in</u> <u>cooperation with the social</u> <u>partners</u> , take the necessary measures, <u>after consulting the</u> <u>equality bodies</u> , to ensure that employers have pay structures in place ensuring <del>that women and</del> <u>men are paid equally for the</u> <u>same</u> equal pay for equal work or	1. Member States shall take the necessary measures, to ensure that employers have pay structures in placeuse a pay setting mechanism or pay structures ensuring that women and men are paid equally for the same work or work of equal value.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		work of equal value <u>, without</u> discrimination based on grounds of sex, gender, gender identity, gender expression or sex characteristics.		
Article 4	4(2)			
90	2. Member States shall take the necessary measures ensuring that tools or methodologies are established to assess and compare the value of work in line with the criteria set out in this Article. These tools or methodologies may include gender-neutral job evaluation and classification systems.	2. Member States shall, in cooperation with the social partners, take the necessary measures, after consulting the equality bodies, to ensure-ensuring that tools or methodologies are established and are easily accessible to employers and workers for the purpose of assessing and comparing to assess and compare the value of work in lineaccordance with the criteria set out in this Article. These provided for in paragraph 3 and to encourage the use of such tools or methodologies to determine pay levels. Those tools or methodologies to assess and compare the value of work shall be implemented with the involvement of the social partners, who shall be given access to all relevant information. Those tools or methodologies mayshall include gender-neutral job evaluation and	2. Member States shall take the necessary measures ensuring that analytical tools or methodologies are established to assess and comparemade available to support and guide employers in their assessment and comparison of the value of work in line with the criteria set out in this Article. These tools or methodologies may include gender-neutral job evaluation and classification systems. The format for such tools or methodologies may be set in accordance with national law, collective agreements and/or practice.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		classification systems, <i>to be</i> <u>developed in accordance with</u> <u>national law, collective</u> <u>agreements, and other provisions</u> <u>applicable in each Member State</u> .		
Article 4	(2a)			
90a		2a. The Commission shall cooperate with the European Institute for Gender Equality (EIGE) to establish Union-wide guidelines for Member States in the development of job evaluation and classification systems. The EIGE shall be provided with adequate financial and human resources to fulfil that task.		
Article 4	(3)			
91	3. The tools or methodologies shall allow assessing, in regard to the value of work, whether workers are in a comparable situation, on the basis of objective criteria which shall include educational, professional and training requirements, skills, effort and responsibility, work undertaken and the nature of the tasks involved. They shall not contain or	3. The tools or methodologies <u>referred to in paragraph 2</u> shall allow <u>for</u> assessing, in regard to the value of work, whether workers are in a comparable situation, on the basis of objective <u>gender-neutral</u> criteria. <u>Those gender-neutral</u> criteria <u>shall be agreed upon with</u> <u>the social partners and which</u> shall include <u>at least the following:</u> <u>formal or non-formal</u> educational,	3. The tools or methodologies shall allow assessing, in regard to the value of work, pay setting mechanism or pay structures shall enable assessment of whether workers are in <del>a</del> comparable situationcomparable situations in regard to the value of work, on the basis of objective, gender-neutral criteria which shall include educational,	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	be based on criteria which are based, whether directly or indirectly, on workers' sex.	professional and training requirements, <u>as well as</u> skills, effort- <u>and</u> , responsibility, <del>work</del> undertaken and the nature of the tasks involved. They shall not contain or be based on criteria which are based, whether directly or indirectly, on workers' sexand working conditions. Member States shall take into account the Annex 1 to the Commission Staff Working Document accompanying the Report on the application of Directive 2006/54/EC as a guideline when establishing the gender-neutral criteria.	professional and training requirements, not be based, whether directly or indirectly, on workers' sex. These objective criteria shall include skills, effort, responsibility and working conditions, and, if appropriate, any other factors which are relevant to the specific job or position . These-and responsibility, work undertaken and the nature of the tasks involved. They shall not contain or be based on criteria which are based, whether directly or indirectly, on workers' sexshall also be applied in an objective gender-neutral manner.	
Article 4	(3a)			
91a			3a. Taking account national law, collective agreements and/or practice, Member States may entrust the social partners to take the measures referred to in paragraphs 1 to 3, or to take the necessary measures in cooperation with the social partners, provided that the obligations under this Article are adequately fulfilled at all times.	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
91b	(3a)	3a. Additional gender-neutral criteria may be developed at the relevant level in Member States in accordance with national practices. The tools or methodologies referred to in paragraph 2 shall apply without taking into account working hours. Where professional experience is taken into account as part of the professional requirements in the determination of work of equal value, the party claiming this as a factor shall demonstrate that the higher professional experience leads to added value for the work actually performed.		
Article 4	(3b)			
91c		3b. Member States shall provide support to employers and the social partners, including training, tools, and detailed guidance on implementing the objective, gender-neutral criteria referred to in paragraph 3 and the tools or methodologies referred to paragraph 2.		



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Article 4	(4)			
92	4. Whenever differences in pay can be attributed to a single source establishing the pay conditions, the assessment whether workers are carrying out the same work or work of equal value shall not be limited to situations in which female and male workers work for the same employer but may be extended to that single source. The assessment shall also not be limited to workers employed at the same time as the worker concerned. Where no real comparator can be established, a comparison with a hypothetical comparator or the use of other evidence allowing to presume alleged discrimination shall be permitted.	4. <i>Whenever Where</i> differences in pay can be attributed to a single source establishing the pay conditions, the assessment whether workers are carrying out the same work or work of equal value shall not be limited to situations in which <i>female and male</i> workers work for the same employer but may be extended to that single source <i>including for the purpose of cross-sector comparisons</i> . The assessment shall <i>also be carried out with the relevant social partners for those sectors and shall</i> not be limited to workers employed at the same time as the worker concerned. Where no real comparator can be established, a comparison with a hypothetical comparator, <i>based on the objective and gender-neutral criteria provided for in paragraph 3</i> , or the use of other evidence allowing to presume alleged discrimination shall be permitted, <i>by means, for instance, of an existing classification based on social partner's collective agreements at branch or sectoral level. The</i>	4. Whenever differences in pay can be attributed to a single source establishing the pay conditions, the assessment whether workers are carrying out the same work or work of equal value shall not be limited to situations in which female and male workers work for the same employer but may be extended to that single source. The assessment shall also not be limited to workers employed at the same time as the worker concerned. Where no real comparator can be established, a comparison with a hypothetical comparator or the use of other evidence allowing to presume alleged discrimination shall be permitted.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>hypothetical comparator shall</u> <u>facilitate cross-sector comparison</u> <u>where possible</u> .		
Article 4	(5)			
93	5. Where a job evaluation and classification system is used for determining pay, it shall be based on the same criteria for both men and women and drawn up so as to exclude any discrimination on grounds of sex.	5. Where a job evaluation and classification system is used for determining pay, it shall be based on the same <u>objective and gender-neutral</u> criteria for <u>both men and</u> <u>women and workers in all their</u> <u>diversity and shall be</u> drawn up so as to exclude any <u>form of</u> discrimination, <u>and to ensure that</u> <u>skills associated with female-dominated jobs are not</u> <u>undervalued on grounds of sex</u> .	5. Where a job evaluation and classification system is used for determining pay, it shall be based on the same eriteria for both men and womenobjective, gender- neutral criteria and drawn up so as to exclude any direct or indirect discrimination on grounds of sex.	
CHAPTER	R II	1	·	
94	CHAPTER II Pay transparency	CHAPTER II Pay transparency	CHAPTER II Pay transparency	
Article 5		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
95	Article 5 Pay transparency prior to employment	Article 5 Pay transparency prior to employment	Article 5 Pay transparency prior to employment	
Article 5	(1)	•		

90 EN

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
96	1. Applicants for employment shall have the right to receive from the prospective employer information about the initial pay level or its range, based on objective, gender- neutral criteria, to be attributed for the position concerned. Such information shall be indicated in a published job vacancy notice or otherwise provided to the applicant prior to the job interview without the applicant having to request it.	1. Applicants for employment shall have the right to receive from the prospective employer, information about the initial pay level or <i>itsthe</i> range, of an advertised position based on objective, gender-neutral criteria, to be attributed for the position concerned and where applicable the collective agreement applied by the company in relation to the job. Such information shall be indicated in a published job vacancy notice or otherwise-provided to the applicant prior to the job interview without the applicant having to request it. Any applicant for employment shall, upon request, have the right to receive information on the gender-neutral criteria on which the average pay level is based.	1. Applicants for employment shall have the right to receive from the prospective employer information about the initial pay level or its range, based on objective, gender- neutral criteria, to be attributed for the position concerned. Such information shall be indicated provided sufficiently in advance, either in a published job vacancy notice or otherwise provided prior to the applicant prior to the job interview without the applicant having to request itjob interview, or in any case prior to the conclusion of the employment contract.	
Article 5	(2)		·	
97	2. An employer shall not, orally or in writing, personally or through a representative, ask applicants about their pay history during their previous employment relationships.	2. An employer shall not, orally or in writing, personally or through a representative, ask applicants about their pay history during their previous <i>and current</i> employment relationships.	2. An employer shall not, orally or in writing, personally or through a representative, ask applicants about their pay history during their previous employment relationships.	



Article 5	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
97a		2a. Employers shall ensure that vacancy notices, job titles and recruitment processes are gender neutral and that the information is provided in a manner accessible to workers with disabilities, upon request, in accordance with harmonised legal acts of the Union on accessibility.	C	
Article 6				
98	Article 6 Transparency of pay setting and career progression policy	Article 6 Transparency of pay setting and career progression policy	Article 6 Transparency of pay setting and career progression policy	
Article 6	, first paragraph			
99	The employer shall make easily accessible to its workers a description of the criteria used to determine pay levels and career progression for workers. These criteria shall be gender-neutral.	1 The employer shall <i>make easily</i> <i>accessibleprovide</i> to its workers <i>and workers' representatives</i> a description of the criteria used to determine pay levels and career progression for workers, <i>including</i> <i>all elements of pay that comprise</i> <i>wages or salary and all other</i> <i>benefits paid directly or indirectly</i> <i>in cash or in kind by the employer</i> <i>to the worker for each category of</i>	1 The employer shall make easily accessible to its workers <del>a</del> description of the criteriawhich criteria are used to determine pay, pay levels and, where applicable, pay-career progression for workers. These criteria shall be objective and gender-neutral.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		worker including any job evaluation or classification system. These criteria shall be gender-neutral <u>and shall comply</u> with the non-discriminatory, objective criteria provided for in <u>Article 4(3)</u> .	Res Contraction of the second	
Article 6	, first paragraph a			
99a			2 Member States may exempt micro and small-sized employers from the obligation related to the pay progression under paragraph 1.	
Article 6	, first paragraph a	l		
99b		<u>Ia</u> <u>The information referred to in</u> <u>paragraph 1 shall be provided in</u> <u>formats accessible to workers with</u> <u>disabilities, in accordance with</u> <u>harmonised legal acts of the</u> <u>Union on accessibility.</u>		
Article 7				
100	Article 7 Right to information	Article 7 Right to information	Article 7 Right to information	
Article 7	(1)			

MB/mk LIMITE



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
101	1. Workers shall have the right to receive information on their individual pay level and the average pay levels, broken down by sex, for categories of workers doing the same work as them or work of equal value to theirs, in accordance with paragraphs 3 and 4.	1. Workers <u>and their workers</u> ' <u>representatives</u> shall have the right to receive <u>clear and complete</u> information on their individual pay level and the average pay levels, broken down by <u>sexgender</u> , for categories of workers doingperforming the same work as them or work of equal value to theirs, <u>as well as the gender pay</u> gap and median gender pay gap between of workers employed by the same employer in accordance with paragraphs 3 and 4, <u>but not</u> more frequently than twice a year and provided that that information has not already been communicated to them through their workers' representatives. Workers' representatives shall have the right to receive information on how pay for each category of worker is determined. The employer shall also transmit the information given to their workers, and where applicable to the workers' representatives, to the monitoring body.	1. Workers, shall have the right to request and receive in writing information on their individual pay level and the average pay levels, broken down by sex, for categories of workers doing the same work as them or work of equal value to theirs, in accordance with paragraphs 3 and 41a and 3.	
Article 7	(1a)	1	· ·	
101a			1a. Workers shall have the	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			possibility to request and receive the information referred to in paragraph 1 through their representatives, in accordance with national law and/or practice. An equality body may also request and receive the information referred to in paragraph 1 upon the request of a worker, in accordance with national law and/or practice.	
Article 7	(2)			
102	2. Employers shall inform all workers, on an annual basis, of their right to receive the information referred to in paragraph 1.	2. Employers shall inform all workers, on an annual basis, of their right to receive the information referred to in paragraph 1 <i>and of the steps that</i> <i>the worker should undertake to</i> <i>exercise that right</i> .	2. Employers shall inform all workers, on an annual basis, of their right to receive the information referred to in paragraph 1.	
Article 7	(2a)			
102a			2a. By way of derogation to paragraph 2, micro and small- sized employers shall inform all workers every two years of their right to receive the information referred to in paragraph 1.	



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Article 7	(3)			
103	3. Employers shall provide the information referred to in paragraph 1 within a reasonable period of time upon a worker's request. The information shall be provided in accessible formats for workers with disabilities upon their request.	3. Employers shall provide the information referred to in paragraph 1 within <i>a reasonable period of time upon atwo months</i> of the worker's request. The information shall be provided in <i>accessible formats forwriting and</i> the employer shall retain proof of transmission or receipt, in electronic form and in a manner accessible to workers with disabilities upon their request.	3. Employers shall provide the information referred to in paragraph 1 within a reasonable period of time upon a worker's request. The information shall be provided in accessible formats for workers with disabilities upon their request.	
Article 7	(4)			
104	4. Workers shall have the possibility to request the information referred to in paragraph 1 through their representatives or an equality body.	4. Workers shall have the <i>possibilityright</i> to request the information referred to in paragraph 1 through their <i>workers</i> ' representatives, <i>or the-or an</i> equality body <i>in order to</i> <i>guarantee confidentiality and</i> <i>anonymity. If the information is</i> <i>inaccurate or incomplete, the</i> <i>worker shall, personally or</i> <i>through their workers</i> ' <i>representatives, have the right to</i> <i>request additional and reasonable</i> <i>clarifications and details</i> <i>regarding any of the data provided</i>	4. Workers shall have the possibility to request the information referred to in paragraph 1 through their representatives or an equality body.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		and receive a substantiated reply.		
Article 7	(5)			
105	5. Workers shall not be prevented from disclosing their pay for the purpose of enforcing the principle of equal pay between men and women for equal work or work of equal value.	5. Workers shall not be prevented from disclosing their pay. <i>To that</i> <i>end, Member States shall put in</i> <i>place measures to prohibit</i> <i>contractual terms aiming to</i> <i>restrict workers from disclosing</i> <i>information about their pay,</i> <i>including to their colleagues or</i> <i>workers' representatives, or from</i> <i>seeking information about the</i> <i>same or other categories of</i> <i>workers' pay for the purposes of</i> <i>this Directive and without</i> <i>prejudice to data protection rules</i> <i>for the purpose of enforcing the</i> <i>principle of equal pay between men</i> <i>and women for equal work or work</i> <i>of equal value</i> .	5. Workers shall not be prevented from disclosing their pay for the purpose of enforcing the principle of equal pay-between men and women for equal work or work of equal value.	
Article 7	(6)	•		
106	6. Employers may require that any worker having obtained information pursuant to this Article shall not use that information for any other purpose than to defend their right to equal pay for the same work or work of equal value	6. Employers may require that any workershall ensure that workers having obtained information pursuant to this Article shall not use that information for any other purpose than toto fulfil the aims of this Directive, and defend their	6. Employers may require that any worker having obtained information <b>other than that</b> <b>concerning their own pay or pay</b> <b>level</b> pursuant to this Article shall not use that information for any other purpose than to defend	



Com	mission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
	seminate the n otherwise.	right to equal pay for <i>the</i> <i>same<u>equal</u> work or work of equal value. <i>Workers may share-and not</i> <i>disseminate</i> the information <i>otherwise<u>obtained with their</u> workers' representatives and the <u>equality body</u>.</i></i>	theirthe right to equal pay-for the same work or work of equal value and not disseminate the information otherwise.	
rticle 7a		1		
106a		<u>Article 7a</u> <u>Labelling</u>		
rticle 7a, first parag	raph	·		
106Ь		The Commission shall, after consulting the social partners and the national authorities, create an official label for all employers who do not have a gender pay gap based on the information received by the monitoring bodies on the gender pay gap and median gender pay gap. National competent authorities with the involvement of the monitoring bodies shall ensure the implementation of the labelling at national level.		
vrticle 8		1	1	1



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
107	Article 8 Reporting on pay gap between female and male workers	Article 8 Reporting on pay gap between female and male workers	Article 8 Reporting on pay gap between female and male workers	
Article 8	(1), introductory part			
108	1. Employers with at least 250 workers shall provide the following information concerning their organisation, in accordance with paragraphs 2, 3, and 5:	1. Employers with at least 25050 workers or lower if defined at a national level, shall monitor and provide the following information concerning their organisation, in accordance with paragraphs 2, 3, and 5:	1. Employers with at least 250 workers shall <b>annually</b> provide the following information concerning their organisation, in accordance with paragraphs 2 <del>, 3,</del> and 5:	
Article 8	(1), point (a)			
109	(a) the pay gap between all female and male workers;	(a) the <mark>gender</mark> pay gap <del>-between all</del> female and male workers;	(a) the pay gap between all female and male workers;	
Article 8	(1), point (b)		·	
110	(b) the pay gap between all female and male workers in complementary or variable components;	(b) the <u>gender</u> pay gap- <u>between all</u> <u>female and male workers</u> in complementary or variable components;	(b) the pay gap between all female and male workers in complementary or variable components;	
Article 8	(1), point (c)			
111	(c) the median pay gap between all	(c) the median <i>gender</i> pay gap	(c) the median pay gap between all	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	female and male workers;	<i>between all female and male</i> workers;	female and male workers;	
Article 8	(1), point (d)			
112	(d) the median pay gap between all female and male workers in complementary or variable components;	(d) the median <u>gender</u> pay gap between all female and male workers in complementary or variable components;	(d) the median pay gap between all female and male workers in complementary or variable components;	
Article 8	(1), point (e)			
113	(e) the proportion of female and male workers receiving complementary or variable components;	(e) the proportion of female and male workers receiving complementary or variable components, <i>broken down by</i> gender;	(e) the proportion of female and male workers receiving complementary or variable components;	
Article 8	(1), point (f)			
114	(f) the proportion of female and male workers in each quartile pay band;	(f) the proportion of female and male workers in each quartile pay band, <i>broken down by gender</i> ;	(f) the proportion of female and male workers in each quartile pay band;	
Article 8	(1), point (g)		· · · · · · · · · · · · · · · · · · ·	
115	(g) the pay gap between female and male workers by categories of workers broken down by ordinary basic salary and complementary or	(g) the <i>gender</i> pay gap between <i>female and male</i> workers by categories of workers broken down by ordinary basic salary and	(g) the pay gap between female and male workers by categories of workers broken down by ordinary basic salary and complementary or	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	variable components.	complementary or variable components-:	variable components.	Ŭ
Article 8	(1), point (ga)			
115a		(ga) the proportion of workers who benefited from a pay rise following their return from maternity leave, paternity leave, parental leave, and carers leave, broken down by gender;	C	
Article 8	(1), point (gb)			
115b		<u>(gb) the average pay levels by</u> <u>category of workers, broken down</u> <u>by gender.</u>		
Article 8	(1a)			
115c			1a. Criterion to be applied for determining whether an employer is subject to pay reporting and joint pay assessment shall be the staff headcount.	
Article 8	(1a), introductory part		· · · · · · · · · · · · · · · · · · ·	
115d		<u>1a.</u> From/OJ please insert the		



date of transposition of this Directive], employers shall provide the information referred to in	
paragraph 1 as follows:	
Article 8(1a), point (a)	
115e         (a) for employers with more than 250 workers, every year;	
Article 8(1a), point (b)	
115f       (b) for employers with 50 to 250 workers, every two years;	
Article 8(1a), point (c)	
115g         (c) for employers with 50 to 250 workers where all elements of pay are bound by a collective agreement, every three years;	
Article 8(1b)	
115h115h <i>information in paragraph 1 on a voluntary basis, every two years.</i>	
Article 8(1c)	



115i	Commission Proposal	<b>EP Mandate</b> <b>1c.</b> Employers should mention, as part of their pay reporting obligations, workers who do not identify as either female or male as a category separate from female and male workers. When calculating the gender pay gap, those workers' pay should be compared to the average pay level	Council Mandate	Draft Agreement
Article 8	(2)	of male workers. Employers should mention those workers only where they are legally registered as not identifying as female or male or where that information has been proactively and voluntarily disclosed to the employer.		
116	2. The accuracy of the information shall be confirmed by the employer's management.	2. The accuracy of the information <i>pursuant to paragraph 1 and the</i> <i>methods used to calculate it</i> , shall be confirmed by the employer's management, <i>following the</i> <i>consultation of workers'</i> <i>representatives</i> .	2. The accuracy of the information shall be confirmed by the employer's management.	
Article 8	(3)			
117	3. The employer shall publish the	3. The employer shall publish the	3. The employer shall publish The	



	<b>Commission Proposal</b> information referred to in paragraph 1, points (a) to (f) on an annual basis in a user-friendly way on its website or shall otherwise make it publicly available. The information from the previous four years, if available, shall also be accessible upon request. In addition, the employer shall share this information with the monitoring body referred to in paragraph 6.	<b>EP Mandate</b> information referred to in paragraph 1, points (a) to (f), <i>in</i> <i>accordance with paragraph 1a.</i> <i>The employer shall publish that</i> <i>information on an annual basis</i> in a user-friendly way on its website or shall otherwise make it publicly available <u>and accessible to persons</u> <i>with disabilities in accordance</i> <i>with harmonised legal acts of the</i> <i>Union on accessibility. Where</i> <i>applicable, employers shall</i> <i>include that information in their</i> <i>management reports drawn up</i> <i>pursuant to Directive 2013/34/EU</i> . The information from the previous four years, if available, shall also be accessible upon request. In addition, the employer shall share this information with the monitoring body referred to in paragraph 6 <u>of this Article</u> .	<b>Council Mandate</b> information referred to in paragraph 1, points (a) to (f) on an annual basis in a user-friendly way on its website or shall otherwise make it publicly available. The information from the previous four years, if available, shall also be accessible upon request. In addition, the employer shall share this information with the monitoring body referred to in paragraph 6(g) shall be communicated to the authority in charge of compiling and publishing such data pursuant to Article 26, paragraph 3, point (c). The employer may publish the information referred to in paragraph 1, points (a) to (f) on its website or otherwise make it publicly available.	Draft Agreement
Article 8	(4)			
118	4. Member States may decide to compile the information set out in paragraph 1, points (a) to (f) themselves, on the basis of administrative data such as data provided by employers to the tax or social security authorities. This information shall be made public in	4. Member States may <i>decide to</i> compile the information set out in paragraph 1, points (a) to (f) <i>themselves</i> , on the basis of administrative data such as data provided by employers to the tax or social security authorities. <i>This That</i> information shall be	4. Member States may decide to compile the information set out in paragraph 1, points (a) to (f) themselves, on the basis of administrative data such as data provided by employers to the tax or social security authorities. This information shall be made public in	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	accordance with paragraph 6.	made public in accordance with paragraph 6.	accordance with Article 26, paragraph $63$ , point (c).	
Article 8	(5)			
119	5. The employer shall provide the information referred to in paragraph 1, point (g) to all workers and their representatives, as well as to the monitoring body referred to in paragraph 6. It shall provide it to the labour inspectorate and the equality body upon their request. The information from the previous four years, if available, shall also be provided upon request.	5. The employer shall provide the information referred to in paragraph 1, <i>point</i> (g) of this <u>Article</u> , to all workers and theirworkers' representatives, as well as to the equality body and the monitoring body referred to in paragraph 6designated pursuant to Article 26. It shall provide it to the labour inspectorate and the equality body upon their request. The information from the previous four years, if available, shall also be provided upon request.	5. The employer shall provide the information referred to in paragraph 1, point (g) to all workers and their representatives, as well as to the monitoring body referred to in paragraph 6. It. The employer shall provide itthe information to the labour inspectoratecontrol body and the equality body upon their request. The information from the previous four years, if available, shall also be provided upon request.	
Article 8	(6)			
120	6. Member States shall entrust the monitoring body designated pursuant to Article 26 to collect the data received from employers pursuant to paragraph 1, points (a) to (f) and to ensure that this data is public and allows a comparison between employers, sectors and regions of the Member State concerned in a user-friendly way.	6. Member States shall entrust the monitoring body designated pursuant to Article 26 to collect the data received from employers pursuant to paragraph 1, points (a) to (f) and to ensure that this data is public and allows a comparison between employers, sectors and regions of the Member State concerned in a user-friendly way.	6. Member States shall entrust the monitoring body designated pursuant to Article 26 to collect the data received from employers pursuant to paragraph 1, points (a) to (f) and to ensure that this data is public and allows a comparison between employers, sectors and regions of the Member State concerned in a user-friendly way.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
rticle 8	(7)			
121	7. Workers and their representatives, labour inspectorates and equality bodies shall have the right to ask the employer for additional clarifications and details regarding any of the data provided, including explanations concerning any gender pay differences. The employer shall respond to such request within a reasonable time by providing a substantiated reply. Where gender pay differences are not justified by objective and gender-neutral factors, the employer shall remedy the situation in close cooperation with the workers' representatives, the labour inspectorate and/or the equality body.	7. Workers and <i>theirworkers</i> ' representatives, labour inspectorates and equality bodies shall have the right to ask the employer for additional clarifications and details regarding any of the data provided, including explanations concerning any gender pay differences. The employer shall respond to such request within a reasonable time by providing a substantiated reply. Where gender pay differences are not justified by objective- <i>and</i> , gender-neutral factors, the employer shall remedy the situation <i>within a reasonable time</i> in close cooperation with the workers' representatives, the labour inspectorate <i>and/or<u>and</u></i> the equality body.	7. Workers and their representatives, labour inspectorates and equality bodies shall have the right to ask the employer The employer shall respond to requests from workers, their representatives and the control body for additional clarifications and details regarding any of the data provided, including explanations concerning any gender pay differences. The employer shall respond to such equality body may also request such clarifications upon request by a worker. The employer shall respond within a reasonable time by providing a substantiated reply. Where gender pay differences are not justified by objective and gender-neutral factors, the employer shall remedy the situation in close cooperation with the workers' representatives, the labour inspectoratecontrol body and/or the equality body.	
rticle 9		1		
122				



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	Article 9 Joint pay assessment	Article 9 Joint pay assessment <u>and gender</u> <u>action plan</u>	Article 9 Joint pay assessment	
Article 9	(1), introductory part			
123	1. Member States shall take appropriate measures to ensure that employers with at least 250 workers conduct, in cooperation with their workers' representatives, a joint pay assessment where both of the following conditions are met:	1. Member States shall take appropriate measures to ensure that employers with at least <u>25050</u> workers <u>or lower if defined at a</u> <u>national level</u> conduct, in cooperation with their workers' representatives, a joint pay assessment <u>and a gender action</u> <u>plan</u> where <u>bothall</u> of the following conditions are met:	1. Member States shall take appropriate measures to ensure that employers with at least 250 workers conduct, in cooperation with their workers' representatives, a joint pay assessment where both of the following conditions are met:	
Article 9	(1), point (a)	-		
124	(a) the pay reporting conducted in accordance with Article 8 demonstrates a difference of average pay level between female and male workers of at least 5 per cent in any category of workers;	(a) the pay reporting conducted in accordance with Article 8 demonstrates a <i>difference of</i> <i>average pay level between female</i> <i>and male workersgender pay gap</i> of at least <u>52,5</u> per cent in any category of workers;	(a) the pay reporting conducted in accordance with Article 8 demonstrates a difference of average pay level between female and male workers of at least 5 per cent in any category of workers;	
Article 9	(1), point (b)	·	·	
125	(b) the employer has not justified such difference in average pay	(b) the employer has not justified such difference in average pay	(b) the employer has not justified such difference in average pay	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	level by objective and gender- neutral factors.	level by objective and gender- neutral factors.	level by objective and gender- neutral factorscriteria.	
Article 9	(1), point (ba)			
125a		(ba) the employer has not corrected such unjustified difference in average pay level within six months of the publication of the gender pay gap.	C	
Article 9	(1), point (bb)		· · · · · · · · · · · · · · · · · · ·	
125b		(bb) On [eight years after the date of entry into force of this Directive], the percentage referred to in point (a) of the first subparagraph shall be reduced to zero.		
Article 9	(2), introductory part	1		
126	2. The joint pay assessment shall include the following:	2. The joint pay assessment shall include the following:	2. The joint pay assessment shall be carried out in order to identify, remedy and prevent differences in pay between female and male workers which cannot be justified by objective and gender-neutral factors and shall include the following:	


	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 9	(2), point (a)			
127	(a) an analysis of the proportion of female and male workers in each category of workers;	(a) an analysis of the proportion of female and male workers in each category of workers, <i>broken down by gender</i> ;	(a) an analysis of the proportion of female and male workers in each category of workers;	
Article 9	(2), point (b)			
128	(b) detailed information on average female and male workers' pay levels and complementary or variable components for each category of workers;	(b) detailed information on average female and male workers' pay levels and complementary or variable components for each category of workers <u>, broken down</u> <u>by gender</u> ;	(b) detailed information on average female and male workers' pay levels and complementary or variable components for each category of workers;	
Article 9	(2), point (c)		·	
129	(c) identification of any differences in pay levels between female and male workers in each category of workers;	(c) identification of any differences in pay levels between female and male workers in each category of workers, <i>broken down by gender</i> ;	(c) identification of any differences in <b>average</b> pay levels between female and male workers in each category of workers;	
Article 9	(2), point (d)		· · · · · · · · · · · · · · · · · · ·	
130	(d) the reasons for such differences in pay levels and objective, gender- neutral justifications, if any, as established jointly by workers' representatives and the employer;	(d) the reasons for such differences in pay levels and objective, gender- neutral justifications, if any, as established jointly by workers' representatives and the employer;	(d) the reasons for such differences in <b>average</b> pay levels and objective, gender-neutral justifications, if any, as established jointly by <b>the</b> workers' representatives and the employer;	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 9	(2), point (e)	1		
131	(e) measures to address such differences if they are not justified on the basis of objective and gender-neutral criteria;	(e) measures <u>a gender action plan</u> to address such differences if they are not justified on the basis of objective-and, gender-neutral criteria;	(e) measures to address such differences if they are not justified on the basis of objective and gender-neutral criteria;	
Article 9	(2), point (f)	1		
132	(f) a report on the effectiveness of any measures mentioned in previous joint pay assessments.	(f) a report on the effectiveness of any measures mentioned in previous joint pay assessments.	(f) a report on the effectivenessan evaluation of any measures mentioned infrom previous joint pay assessments.	
Article 9	(2a)			
132a		2a. Member States shall take appropriate measures to ensure that employers, in cooperation with workers' representatives and the equality bodies, draw up gender action plans as referred to in paragraph 1, point (e). The gender action plans shall set out concrete measures to achieve equal treatment and opportunities between genders regarding pay equality, non-discrimination and other conditions of employment as		



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		laid down in this Directive. The gender action plans shall also include provisions for monitoring those concrete measures and corrective actions. Where applicable, the gender action plans shall be included in the management report drawn up pursuant to Directive 2013/34/EU.	C	
Article 9	(2b)			
132b		2b. Following the joint pay assessment, the employer will draw up a monitoring report following the provisions for monitoring the concrete measures and corrective actions in the gender action plan, to assess the effectiveness of the gender action plan. The gender action plans shall be proportionate, and shall be based on a balanced approach.		
Article 9	(3)			
133	3. Employers shall make the joint pay assessments available to workers, workers' representatives, the monitoring body designated pursuant to Article 26, the equality body and the labour inspectorate.	3. Employers shall make the joint pay assessments available to workers, workers' representatives, the monitoring body designated pursuant to Article 26, the equality body and the labour inspectorate.	3. Employers shall make the joint pay assessments available to workers, workers' representatives <del>,</del> the monitoring body designated and communicate them to the authority in charge of collecting	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>The joint pay assessments shall be</u> <u>made available in easily accessible</u> <u>formats.</u>	the joint pay assessment pursuant to Article 26, paragraph 3, point (d). The joint pay assessment shall be made available to the equality body and the <del>labour</del> inspectoratecontrol body, upon their request.	8
Article 9	(4)			
134	4. If the joint pay assessment reveals differences in average pay for equal work or work of equal value between female and male workers which cannot be justified by objective and gender-neutral criteria, the employer shall remedy the situation, in close cooperation with the workers' representatives, labour inspectorate, and/or equality body. Such action shall include the establishment of gender-neutral job evaluation and classification to ensure that any direct or indirect pay discrimination on grounds of sex is excluded.	4. If the joint pay assessment reveals differences in average pay for equal work or work of equal value between female and male workers which cannot be justified by objective <i>and</i> , gender-neutral criteria, <i>or the monitoring report</i> <i>shows an insufficiency in the</i> <i>measures adopted</i> , the employer shall remedy the situation <i>within a</i> <i>reasonable time frame</i> , in close cooperation with the workers' representatives, labour inspectorate, and/or equality body. Such action shall include <i>an</i> <i>analysis of the implementation of</i> <i>the criteria set out in the job</i> <i>evaluation or classification system</i> <i>for the purpose of determining</i> <i>pay levels and career progression</i> <i>and</i> the establishment of gender- neutral job evaluation and classification to ensure that any	4. If the joint pay assessment reveals differences in average pay for equal work or work of equal value between female and male workers which cannot be justified by objective and gender neutral criteriaWhen implementing the measures from the joint pay assessment, the employer shall remedy the situationunjustified pay differences, in close cooperation with the workers' representatives, labour inspectorate, taking into account national law and/or practices. The control body and/or equality body may be asked to participate in the process. Such action shall include the establishment of gender-neutral job evaluation and classification to ensure that any direct or indirect pay discrimination on grounds of sex is	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		direct or indirect pay discrimination- <i>on grounds of sex</i> is excluded.	excluded.	
Article 1	0	• •		
135	Article 10 Data protection	Article 10 Data protection	Article 10 Data protection	
Article 1	0(1)	L	•	
136	1. To the extent that any information provided pursuant to measures taken under Articles 7, 8, and 9 involves the processing of personal data, it shall be provided in accordance with Regulation (EU) 2016/679.	1. To the extent that any information provided pursuant to measures taken under Articles 7, 8, and 9 involves the processing of personal data, it shall be provided in accordance with Regulation (EU) 2016/679.	1. To the extent that any information provided pursuant to measures taken under Articles 7, 8, and 9 involves the processing of personal data, it shall be provided in accordance with Regulation (EU) 2016/679.	
Article 1	0(2)	• •	1	
137	2. Any personal data collected by employers pursuant to Articles 7, 8 or 9, shall not be used for any other purpose than to implement the principle of equal pay for equal work or work of equal value.	2. Any personal data collected by employers pursuant to Articles 7, 8 or 9, shall not be used for any other purpose than to implement the principle of equal pay for equal work or work of equal value.	2. Any personal data collected by employersprocessed pursuant to Articles 7, 8 or 9, shall not be used for any other purpose than to implement the principle of equal pay-for equal work or work of equal value.	
Article 1	0(3)	I	L	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
138	3. Member States may decide that, where the disclosure of information pursuant to Articles 7, 8 and 9 would lead to the disclosure, either directly or indirectly, of the pay of an identifiable co-worker, only the workers' representatives or the equality body shall have access to that information. The representatives or equality body shall advise workers regarding a possible claim under this Directive without disclosing actual pay levels of individual workers doing the same work or work of equal value. The monitoring body referred to in Article 26 shall have access to the information without restriction.	3. Member States may decide that, where the disclosure of information pursuant to Articles 7, 8 and 9 would lead to the disclosure, either directly or indirectly, of the pay of an identifiable co-worker, only the workers' representatives or the equality body shall have access to that information. The representatives or equality body shall advise workers regarding a possible claim under this Directive without disclosing actual pay levels of individual workers <i>doingperforming</i> the same work or work of equal value. The monitoring body <i>referred to</i> <i>indesignated pursuant</i> Article 26 shall have access to the information without restriction.	3. Member States may decide that, where the disclosure of information pursuant to Articles 7, 8 and 9 would lead to the disclosure, either directly or indirectly, of the pay of an identifiable co-worker, only the workers' representatives, the <b>control body</b> or the equality body shall have access to that information. The representatives or equality body shall advise workers regarding a possible claim under this Directive without disclosing actual pay levels of individual workers doing the same work or work of equal value. TheFor <b>purposes of</b> monitoring body referred to in <b>pursuant to</b> Article 26 shall have access to the informationthe information shall be made available without restriction.	
Article 1	1			
139	Article 11 Social dialogue	Article 11 Social dialogue	Article 11 Social dialogue	
Article 1	1, first paragraph	Γ	· · · · · · · · · · · · · · · · · · ·	
140	Without prejudice to the autonomy	Without prejudice to the autonomy	Without prejudice to the autonomy	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	of social partners and in accordance with national law and practice, Member States shall ensure that the rights and obligations under this Directive are discussed with social partners.	of social partners and in accordance with national law and practice, Member States shall ensure that the rights and obligations under this Directive are <i>discussedimplemented and</i> <i>monitored in consultation</i> with social partners.	of social partners and in accordance with national law and practice, Member States shall <b>take</b> <b>adequate measures to</b> ensure <del>thatthe effective involvement of</del> <b>social partners, through</b> <b>discussing</b> the rights and obligations under this Directive, <b>where applicable, upon their</b> <b>request</b> -are discussed with social partners.	
Article 1	1, first paragraph a	1		
140a		<u>Member States shall, without</u> <u>prejudice to the autonomy of the</u> <u>social partners, and taking into</u> <u>account the diversity of national</u> <u>practices, strengthen the role of</u> <u>the social partners to promote</u> <u>gender equality and to tackle pay</u> <u>discrimination and the</u> <u>undervaluation of work that is</u> <u>predominantly carried out by</u> <u>women, with the aim of achieving</u> <u>equal pay for work of equal value.</u>		
Article 1	1, first paragraph b			
140b		<u>Without prejudice to the</u> autonomy of the social partners, <u>Member States shall take</u>		



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		measures to guarantee that trade unions can collectively bargain on measures to address pay discrimination and the undervaluation of work predominantly carried out by women, as well as other measures aimed at closing the gender pay gap; Member States shall take appropriate measures to ensure that employers recognise trade unions and its representation at the workplace, and the right of workers to organise and participate in collective bargaining.		
СНАРТЕ	RIII			
141	CHAPTER III Remedies and enforcement	CHAPTER III Remedies and enforcement	CHAPTER III Remedies and enforcement	
Article 1	2			
142	Article 12 Defence of rights	Article 12 Defence of rights	Article 12 Defence of rights	
Article 1	2, first paragraph			
143	Member States shall ensure that, after possible recourse to	Member States shall ensure that, after possible recourse to	Member States shall ensure that, after possible recourse to	



	<b>Commission Proposal</b>	<b>EP</b> Mandate	Council Mandate	Draft Agreement
	conciliation, judicial procedures for the enforcement of rights and obligations related to the principle of equal pay between men and women for equal work or work of equal value are available to all workers who consider themselves wronged by a failure to apply the principle of equal pay for equal work or work of equal value. Such procedures shall be easily accessible to workers and to those who act on their behalf, even after the labour relationship in which the discrimination is alleged to have occurred has ended.	conciliation <u>and dialogue with the</u> <u>social partners</u> , judicial procedures for the enforcement of rights and obligations related to the principle of equal pay <u>between men and</u> <u>women</u> for equal work or work of equal value are available to all workers who consider themselves wronged by a failure to apply the principle of equal pay for equal work or work of equal value. Such procedures shall be easily accessible to workers and to those who act on their behalf, even after the labour relationship in which the discrimination is alleged to have occurred has ended.	conciliation, judicial procedures for the enforcement of rights and obligations related to the principle of equal pay between men and women for equal work or work of equal value are available to all workers who consider themselves wronged by a failure to apply the principle of equal pay-for equal work or work of equal value. Such procedures shall be easily accessible to workers and to those who act on their behalf, even after the labour relationship in which the discrimination is alleged to have occurred has ended.	
143a	2, first paragraph a	Member States shall promote conciliation measures and shall reduce procedural obstacles to seeking a remedy by means of judicial or administrative proceedings. Recourse to conciliation shall be encouraged and voluntary. Recourse to conciliation shall trigger an interruption or suspension of the limitation period referred to in Article 18.		



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
Article 2	13			
144	Article 13 Procedures on behalf or in support of workers	Article 13 Procedures on behalf or in support of workers	Article 13 Procedures on behalf or in support of workers	
Article 2	13(1)			
145	1. Member States shall ensure that associations, organisations, equality bodies and workers' representatives or other legal entities which have, in accordance with the criteria laid down by national law, a legitimate interest in ensuring equality between men and women, may engage in any judicial or administrative procedure to enforce any of the rights or obligations related to the principle of equal pay between men and women for equal work or work of equal value. They may act on behalf or in support of a worker who is victim of an infringement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value, with the latter's approval.	1. Member States shall, <i>in</i> accordance with national law and practice, ensure that associations, organisations, equality bodies and workers' representatives or other legal entities which have, <i>in</i> accordance with the criteria laid down by national law, a legitimate interest in ensuring equality between men and womentackling the gender pay gap, may engage in any judicial or administrative procedure to enforce any of the rights or obligations related to the principle of equal pay between men and women for equal work or work of equal value. They may act on behalf or in support of a worker who is the victim of an infringement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value, with the latter's	1. Member States shall ensure that associations, organisations, equality bodies and workers' representatives or other legal entities which have, in accordance with the criteria laid down by national law, a legitimate interest in ensuring equality between men and women, may engage in any judicial or administrativeadministrative or judicial procedure to enforce-any of the rights or obligations related to the principle of equal pay between men and women for equal work or work of equal value. They may act on behalf or in support of a worker who is an alleged victim of an infringement of any right or obligation related to the principle of equal pay-between men and women for equal work or work of equal value, with the latter's approval.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		approval <u>or upon notification in</u> accordance with national law and practice.		
Article 1	3(2)			
146	2. Equality bodies and workers' representatives shall also have the right to act on behalf or in support of several workers, with the latter's approval.	2. Equality bodies and workers' representatives, <i>in particular trade</i> <u>unions</u> , shall also have the right to act on behalf or in support of <u>an</u> <u>individual worker or, in the case</u> <u>of</u> several workers, <del>with the</del> <u>latter'sby means of collective</u> <u>redress, in proceedings for the</u> <u>enforcement of rights and</u> <u>obligations related to the principle</u> <u>of equal pay for equal work or</u> <u>work of equal value, with those</u> <u>workers'</u> approval <u>or upon</u> <u>notification in accordance with</u> <u>national law and practice</u> .	2. Equality bodies and workers' representatives shall also have the right to act on behalf or in support of several workers, with the latter's approval, <b>if provided for in</b> <b>national law</b> .	
Article 1	3(2a)	1		
146a		2a. <u>Member States shall, in</u> accordance with national law and practice, ensure that in any judicial or administrative procedure to enforce any of the rights or obligations related to the principle of equal pay for equal work or work of equal value		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		where an employer acts as a defendant employers' representative organisations may act in support of that employer.		
Article 1	4			
147	Article 14 Right to compensation	Article 14 Right to compensation	Article 14 Right to compensation	
Article 1	4(1)		1	
148	1. Member States shall ensure that any worker who has suffered harm as a result of an infringement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value shall have the right to claim and to obtain full compensation or reparation, as determined by the Member State, for that harm.	1. Member States shall ensure that any worker who has suffered harm as a result of an infringement of any right or obligation related to the principle of equal pay <i>between</i> <i>men and women</i> for equal work or work of equal value shall have the right to claim and to obtain full compensation or reparation, as determined by the Member State, for that harm.	1. Member States shall ensure that any worker who has suffered harm as a result of an infringement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value shall have the right to claim and to obtain full compensation or reparation, as determined by the Member State, for that harm.	
Article 1	4(2)			
149	2. The compensation or reparation referred to in paragraph 1 shall ensure real and effective compensation for the loss and damage sustained, in a way which	2. The compensation or reparation referred to in paragraph 1 shall ensure real and effective compensation <i>or reparation</i> for the loss and damage sustained, in a	2. The compensation or reparation referred to in paragraph 1 shall ensure real and effective compensation or reparation as the Member States so determine for	



	Commission Duonasal	EP Mandate	Council Mandate	Draft Agreement
Article 1	Commission Proposal is dissuasive and proportionate to the damage suffered. 4(3)	way which is dissuasive and proportionate to the damage suffered. <u>Where intersectional</u> <u>discrimination has been found,</u> <u>the compensation or reparation</u> <u>shall be adjusted accordingly.</u>	the loss and damage sustained, in a way which is dissuasive and proportionate to the damage suffered.	Drait Agreement
150	3. The compensation shall place the worker who has suffered harm in the position in which that person would have been if he or she had not been discriminated based on sex or if no infringement of any of the rights or obligations relating to equal pay between men and women for equal work or work of equal value had occurred. It shall include full recovery of back pay and related bonuses or payments in kind, compensation for lost opportunities and moral prejudice. It shall also include the right to interest on arrears.	3. The compensation <i>or reparation</i> shall place the worker who has suffered harm in the position in which that person would have been if he or she had not been <i>discriminated based on sexsubject</i> to direct or indirect discrimination as defined in Article 3 or if no infringement of any of the rights or obligations relating to equal pay <i>between men and women</i> for equal work or work of equal value had occurred. It shall include full recovery of back pay and related bonuses or payments in kind, compensation for lost opportunities and moral prejudice. It shall also include the right to interest on arrears.	3. The compensation or reparation shall place the worker who has suffered harm in the position in which that person would have been if he or she had not been discriminated based on sex or if no infringement of any of the rights or obligations relating to equal pay between men and women for equal work or work of equal value had occurred. HtMember States shall includeensure that the compensation or reparation includes full recovery of back pay and related bonuses or payments in kind, compensation for lost opportunities and moral prejudice. It shall also include the right to as well as interest on arrears.	
Article 1	4(4)	I		
151				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	4. The compensation or reparation may not be restricted by the fixing of a prior upper limit.	4. The compensation or reparation may not be restricted by the fixing of a prior upper limit.	4. The compensation or reparation may not be restricted by the fixing of a prior upper limit.	
Article 1	5			
152	Article 15 Other remedies	Article 15 Other remedies	Article 15 Other remedies	
Article 1	5, first paragraph, introductory part	1		
153	Member States shall ensure that, in legal proceedings aimed at ensuring the enforcement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value, the courts or other competent authorities may order, at the request of the claimant and at the expense of the defendant:	Member States shall ensure that, in legal proceedings aimed at ensuring the enforcement of any right or obligation related to the principle of equal pay <i>between men</i> <i>and women</i> for equal work or work of equal value, the courts or other competent authorities may order, at the request of the claimant and at the expense of the defendant:	Member States shall ensure that, in legal proceedings aimed at ensuring the enforcement of any right or obligation in case of an infringement of rights or obligations related to the principle of equal pay between men and women for equal work or work of equal value, the courts or other competent authorities may orderthe courts or other competent authorities, in accordance with national rules, may issue, at the request of the claimant and at the expense of the defendant:	
Article 1	.5, first paragraph, point (a)			
154	(a) an injunction order establishing	(a) an injunction order establishing	(a) an injunction-order establishing	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	an infringement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value and stopping the infringement;	an infringement of any right or obligation related to the principle of equal pay <i>between men and</i> <i>women</i> for equal work or work of equal value and stopping the infringement;	an infringement of any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value and stoppingto stop the infringement;	
Article 1	5, first paragraph, point (b)			
155	(b) an injunction order ordering the defendant to take structural or organisational measures to comply with any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value or to stop an infringement thereof.	(b) an injunction order ordering the defendant to take structural or organisational measures to comply with any right or obligation related to the principle of equal pay <i>between men and women</i> for equal work or work of equal value or to stop an infringement thereof.	(b) an injunction order ordering the defendant to take structural or organisational measures to comply with any right or obligationthe rights or obligations related to the principle of equal pay-between men and women for equal work or work of equal value or to stop an infringement thereof.	
Article 1	5, first paragraph a	I		
155a		<u>The structural or organisational</u> <u>measures referred to in the first</u> <u>paragraph, point (b), may include</u> <u>an obligation to review the pay</u> <u>setting mechanism based on</u> <u>gender-neutral job evaluation or</u> <u>classification systems, the</u> <u>establishment of an action plan to</u> <u>eliminate the discrepancies</u> <u>discovered, and measures to</u> <u>reduce any unjustified gender pay</u>		



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		<u>gaps.</u>		
Article 1	5, second paragraph			
156	Non-compliance with any of these orders shall, where appropriate, be subject to a recurring penalty payment, with a view to ensuring compliance.	Non-compliance with any of these orders shall, where appropriate, be subject to a recurring penalty payment, with a view to ensuring compliance.	Non-compliance with any of these orders shall, where appropriate, be subject to a recurring penalty payment, with a view to ensuring compliance <b>with the order</b> .	
Article 1	6		L	
157	Article 16 Shift of burden of proof	Article 16 Shift of burden of proof	Article 16 Shift of burden of proof	
Article 1	6(1)	l	<u> </u>	<u></u>
158	1. Member States shall take the appropriate measures, in accordance with their national judicial systems, to ensure that, when workers who consider themselves wronged because the principle of equal pay has not been applied to them, establish before a court or other competent authority, facts from which it may be presumed that there has been direct or indirect discrimination, it shall be for the defendant to prove that there has been no direct or indirect	1. Member States shall take the appropriate measures, in accordance with their national judicial systems, to ensure that, when workers who consider themselves wronged because the principle of equal pay has not been applied to them, establish before a court or other competent authority, facts from which it may be presumed that there has been direct or indirect discrimination, it shall be for the defendant to prove that there has been no direct or indirect	1. Member States shall take the appropriate measures, in accordance with their national judicial systems, to ensure that, when workers who consider themselves wronged because the principle of equal pay has not been applied to them, establish before a court or other competent authority, facts from which it may be presumed that there has been direct or indirect discrimination, it shall be for the defendant to prove that there has been no direct or indirect	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	discrimination in relation to pay.	discrimination in relation to pay.	discrimination in relation to pay.	
Article 1	6(2)			
159	2. Member States shall ensure that, in any legal or administrative proceedings concerning direct or indirect discrimination, where an employer failed to comply with any of the rights or obligations related to pay transparency set out in Articles 5 through 9 of this Directive, it shall be for the employer to prove that there has been no such discrimination.	2. Member States shall ensure that, in any legal or administrative proceedings concerning direct or indirect discrimination, where an employer failed to comply with any of the rights or obligations related to pay transparency set out in Articles 5 through 9 of this Directive, it shall be for the employer to prove that there has been no such discrimination.	2. Member States shall ensure that, in any legal or administrativejudicial proceedings concerning direct or indirectregarding alleged pay discrimination, where an employer failed to comply with any of the rights ordid not implement the pay transparency obligations related to pay transparencyas set out in Articles 5 through 9 of this Directive in a manifestly negligent manner, it shall be for the employer to prove that there has been no such discrimination.	
Article 1	6(3)			
160	3. The claimant shall benefit from any doubt that might remain.	3. The claimant shall benefit from any doubt that might remain.	3. The claimant shall benefit from any doubt that might remain.	
Article 1	6(4)	· · · · · · · · · · · · · · · · · · ·		
161	4. This Directive does not prevent Member States from introducing evidential rules which are more favourable to the claimant in	4. This Directive does not prevent Member States from introducing evidential rules which are more favourable to the claimant in	4. This Directive does not prevent Member States from introducing evidential rules which are more favourable to the claimant in	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	proceedings instituted to enforce any of the rights or obligations relating to equal pay between men and women for equal work or work of equal value.	proceedings instituted to enforce any of the rights or obligations relating to equal pay <i>between men</i> <i>and women</i> for equal work or work of equal value.	proceedings instituted to enforce any of the rights or obligations relating to equal pay between men and women for equal work or work of equal value.	
Article 1	6(5)			
162	5. Member States need not apply paragraph 1 to proceedings in which it is for the court or competent body to investigate the facts of the case.	5. Member States need not apply paragraph 1 to proceedings in which it is for the court or competent body to investigate the facts of the case.	5. Member States need not apply paragraph 1 to proceedings in which it is for the court or competent body to investigate the facts of the case.	
Article 1	6(6)			
163	6. This Article shall not apply to criminal procedures, unless otherwise provided by national law.	6. This Article shall not apply to criminal procedures, unless otherwise provided by national law.	6. This Article shall not apply to criminal procedures, unless otherwise provided by national law.	
Article 1	6a			
163a			Article 16a Article 16a Proof of equal work or work of equal value	
Article 1	6a(1)			
163b				

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	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			1. When assessing whether female and male workers are carrying out the same work or work of equal value, the assessment of whether workers are in a comparable situation shall not be limited to situations in which female and male workers work for the same employer but shall be extended to a single source establishing the pay conditions. A single source exists when it stipulates all elements of pay relevant for comparison of workers.	
Article 1	6a(2)			
163c			2. The assessment of whether workers are in a comparable situation shall also not be limited to workers employed at the same time as the worker concerned.	
Article 1	6a(3)			
163d			3. In a situation where no real comparator can be established, it shall be allowed to use any other evidence to prove alleged pay discrimination, including statistics or a comparison of how	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			a worker would be treated in a comparable situation.	
Article 1	7	L		
164	Article 17 Access to evidence	Article 17 Access to evidence	Article 17 Access to evidence	
Article 1	7(1)			
165	1. Member States shall ensure that in proceedings concerning a claim regarding equal pay between men and women for equal work or work of equal value, national courts or competent authorities are able to order the defendant to disclose any relevant evidence which lies in their control.	1. Member States shall ensure that in proceedings concerning a claim regarding equal pay <i>between men</i> <i>and women</i> -for equal work or work of equal value, national courts or competent authorities are able to order the defendant to disclose any relevant evidence which lies in their control.	1. Member States shall ensure that in proceedings concerning a claim regardingan equal pay between men and women for equal work or work of equal valueclaim, national courts or competent authorities are able to order the defendant to disclose any relevant evidence which lies in their control, in accordance with national law and practice.	
Article 1	7(2)			
166	2. Member States shall ensure that national courts have the power to order the disclosure of evidence containing confidential information where they consider it relevant to the claim. They shall ensure that, when ordering the disclosure of	2. Member States shall ensure that national courts have the power to order the disclosure of evidence <i>containing confidential information</i> where they consider it relevant to the claim. They shall ensure that, when ordering the disclosure of	2. Member States shall ensure that national courts <b>or competent</b> <b>authorities</b> have the power to order the disclosure of evidence containing confidential information where they consider it relevant to the <b>equal pay</b> claim. They shall	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	such information, national courts have at their disposal effective measures to protect such information.	such information, national courts have at their disposal effective measures to protect such information.	ensure that, when ordering the disclosure of such information, national courts have at their disposal effective measures to protect such information, in accordance with national procedural rules.	
Article 1	7(2a)	·		
166a		2a. <u>Member States shall, without</u> <u>prejudice to national law on the</u> <u>submission and evaluation of</u> <u>evidence, ensure that the final</u> <u>decision of a court confirming an</u> <u>infringement of the right to equal</u> <u>pay may be used, where relevant,</u> <u>as evidence in the context of any</u> <u>other action before their national</u> <u>courts to seek redress measures</u> <u>with regard to direct or indirect</u> <u>discrimination or intersectional</u> <u>discrimination against the same</u> <u>employer.</u>		
Article 1	7(3)	1	-	
167	3. This Article shall not prevent Member States from maintaining or introducing rules which are more favourable to claimants.	3. This Article shall not prevent Member States from maintaining or introducing rules which are more favourable to claimants.	3. This Article shall not prevent Member States from maintaining or introducing rules which are more favourable to claimants.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 18	8			
168	Article 18 Limitation periods	Article 18 Limitation periods	Article 18 Limitation periods	
Article 18	8(1)			
169	1. Member States shall lay down rules applicable to limitation periods for bringing claims regarding equal pay between men and women for equal work or work of equal value. Those rules shall determine when the limitation period begins to run, the duration thereof and the circumstances under which it is interrupted or suspended.	1. Member States shall lay down rules applicable to limitation periods for bringing claims regarding equal pay <i>between men</i> <i>and women</i> for equal work or work of equal value. Those rules shall determine when the limitation period begins to run, the duration thereof and the circumstances under which it is interrupted or suspended.	1. Member States shall lay downensure that rules applicableapply to limitation periods for bringing claims regarding equal pay between men and women for equal work or work of equal value. Those rules shall determine when the limitation period begins to run, the duration thereof and the circumstances under which it is interrupted or suspended taking into account that the limitation periods shall not begin to run before the claimant knows, or can reasonably be expected to know about the infringement. Member States may decide that the limitation period does not begin to run before the termination of the employment contract. They shall be set at no less than three years.	
Article 18	8(2)			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
170	2. Limitation periods shall not begin to run before the violation of the principle of equal pay between men and women for equal work or for work of equal value or infringement of the rights or obligations under this Directive has ceased and the claimant knows, or can reasonably be expected to know, about the violation or infringement.	2. Limitation periods shall not begin to run before the violation of the principle of equal pay between men and women for equal work or for work of equal value or infringement of the rights or obligations under this Directive has ceased and the claimant knows, or can reasonably be expected to know, about the violation or infringement.	2. Limitation periods shall not begin to run before the violation of the principle of equal pay between men and women for equal work or for work of equal value or infringement of the rights or obligations under this Directive has ceased and the claimant knows, or can reasonably be expected to know, about the violation or infringement.	
Article 1	8(3)			
171	3. Member States shall ensure that the limitation periods for bringing claims are set at three years at least.	3. Member States shall ensure that the limitation periods for bringing claims are set at <i>three<u>five</u></i> years at least.	3. Member States shall ensure that the limitation periods for bringing claims are set at three years at least.	
Article 1	8(4)	1		
172	4. Member States shall ensure that a limitation period is suspended or, depending on national law, interrupted, as soon as a claimant undertakes action by lodging a claim or bringing the claim to the attention of the employer, workers' representatives, labour inspectorate or equality body.	4. Member States shall ensure that a limitation period is suspended or, depending on national law, interrupted, as soon as a claimant undertakes action by lodging a claim or bringing the claim to the attention of the employer, workers' representatives, labour inspectorate or equality body.	4. Member States shall ensure that a limitation period is suspended or, depending on national law, interrupted, as soon as a claimant undertakes action by lodging a claim <b>before the court</b> or bringing the claim to the attention of the employer, <b>directly or through</b> workers' representatives, labour inspectorate the control body or	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			equality body.	
Article 1	8(4a)			
172a			5. This Article sets uniform rules on limitation periods and does not address the question of the rules on the expiration of claims.	
Article 1	9			
173	Article 19 Legal and judicial costs	Article 19 Legal and judicial costs	Article 19 Legal and judicial costs	
Article 1	9, first paragraph			
174	Claimants who prevail on a pay discrimination claim shall have the right to recover from the defendant, in addition to any other damages, reasonable legal and experts' fees and costs. Defendants who prevail on a pay discrimination claim shall not have the right to recover any legal and experts' fees from the claimant(s) and costs, unless the claim was brought in bad faith, was clearly frivolous or where such non-recovery is considered manifestly unreasonable under the specific circumstances of the case.	Claimants who prevail on a pay discrimination claim <u>Member</u> <u>States</u> shall have the right to recover from the <u>ensure that where</u> <u>a</u> defendant, in addition to any other damages, reasonable legal and experts' fees and costs. Defendants who prevail <u>prevails</u> on a pay discrimination claim-shall not have the right to recover any legal and experts' fees from the claimant(s) and costs, unless the elaim was brought in bad faith, was clearly frivolous or where such non-recovery is considered	Claimants who prevail on a pay discrimination claimMember States shall have the right to recover from the defendant, in addition to any other damages, reasonable legal and experts' fees and costs. Defendants who prevailensure that in cases where a defendant prevails on a pay discrimination claim shall not have the right to recover any legal and experts' fees from the claimant(s) and costs, unless the claim was brought in bad faith, was clearly frivolous or where such non-	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		manifestly unreasonable under the specific circumstances of the case, the court benefits from the possibility to assess, according to the national law, whether the unsuccessful claimant had reasonable grounds for bringing the claim to court, and order that the unsuccessful claimant does not have to bear its costs.	recovery is considered manifestly unreasonable under the specific circumstances of the case, the court benefits from the possibility to assess, according to the national law, whether the losing claimant had reasonable grounds for bringing the claim to court, and order that the losing claimant does not have to bear its costs.	
Article 2	0			
175	Article 20 Penalties	Article 20 Penalties	Article 20 <del>Penalties</del> Sanctions	
Article 2	0(1)	• •		
176	1. Member States shall lay down the rules on penalties applicable to infringements of national provisions adopted pursuant to this Directive and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, without delay, notify the Commission of those rules and of those measures and of any	1. Member States shall lay down the rules on penalties applicable to infringements of national provisions adopted pursuant to this Directive and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, without delay, notify the Commission of those rules and of those measures and of any	1. Member States shall lay down the rules on penaltieseffective, proportionate and dissuasive sanctions applicable to infringements of national provisions adopted pursuant to this Directive and the rights and obligations relating to the principle of equal pay. Member States shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective,	



Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
subsequent amendment affecting them.	subsequent amendment affecting them.	proportionate and dissuasive. Member States shall and, without delay, notify the Commission of those rules and of those measures and of any subsequent amendment affecting them.	
Article 20(2), introductory part			
<ul> <li>2. Member States shall ensure that fines are applied to infringements of the rights and obligations relating to equal pay for the same work or work of equal value. They shall set a minimum level for such fines ensuring real deterrent effect. The level of the fines shall take into account:</li> </ul>	2. Member States shall ensure that fines are applied to infringements of the rights and obligations relating to equal pay for <i>the</i> <i>sameequal</i> work or work of equal value. They shall set a minimum level for such fines <i>ensuringbased</i> , <i>for instance, on the employer's</i> <i>gross annual turnover or on the</i> <i>employer's total payroll and shall</i> <i>ensure that that minimum level is</i> <i>proportionate and has a</i> real deterrent effect. The level of the fines shall take into account:	2. Member States shall ensure that fines are applied tothe sanctions guarantee a real deterrent effect for the infringements of the rights and obligations relating to equal pay for the same work or workthe principle of equal value. They shall set a minimum level for suchpay. These may include fines ensuring real deterrent effect. The level of the fines shall take into account:	
Article 20(2), point (a)			
(a) the gravity and duration of the infringement;	(a) the gravity and duration of the infringement <u>and whether there</u> <u>were repeated infringements</u> ;	(a) <del>the gravity and duration of the infringement;</del>	
Article 20(2), point (b)			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
179	(b) any intent or serious negligence on the part of the employer;	(b) any intent or serious negligence on the part of the employer;	(b) <del>any intent or serious negligence on the part of the employer;</del>	
Article 2	0(2), point (c)			
180	(c) any other aggravating or mitigating factor applicable to the circumstances of the case.	(c) any other aggravating <u>factor</u> , <u>such as a finding of intersectional</u> <u>discrimination</u> , or mitigating factor applicable to the circumstances of the case.	(c) any other aggravating or mitigating factor applicable to the circumstances of the case.	
Article 2	0(3)			
181	3. Member States shall establish specific penalties to be imposed in case of repeated infringements of the rights and obligations relating to equal pay between men and women, such as the revocation of public benefits or the exclusion, for a certain period of time, from any award of financial inducements.	3. Member States shall establish specific penalties to be imposed in <i>the</i> case of repeated <i>or serious</i> infringements of the rights and obligations relating to equal pay between men and women, such as the revocation of public benefits or the exclusion, for a certain period of time, from any award of financial inducements.	3. Member States shall establishensure that specific penalties to be imposedsanctions apply in case of repeated infringements of the rights and obligations relating to equal pay between men and women, such as the revocation of public benefits or the exclusion, for a certain period of time, from any award of financial inducements.	
Article 2	0(4)	· · · · · · · · · · · · · · · · · · ·		
182	4. Member States shall take all measures necessary to ensure that the penalties provided for are	4. Member States shall take all measures necessary to ensure that the penalties provided for are	4. Member States shall take all measures necessary to ensure that the penaltiessanctions provided for	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	effectively applied in practice.	effectively applied in practice.	are effectively applied in practice.	
Article 2	1			
183	Article 21 Equal pay matters in public contracts and concessions	Article 21 Equal pay matters in public contracts and concessions	Article 21 Equal pay matters in public contracts and concessions	
Article 2	1(1)			
184	1. The appropriate measures that the Member States take in accordance with Article 30(3) of Directive 2014/23/EU, Article 18(2) of Directive 2014/24/EU and Article 36(2) of Directive 2014/25/EU, shall include measures to ensure that, in the performance of public contracts or concessions, economic operators comply with the obligations relating to equal pay between men and women for equal work or work of equal value.	1. The appropriate measures that the Member States take in accordance with Article 30(3) of Directive 2014/23/EU, Article 18(2) of Directive 2014/24/EU and Article 36(2) of Directive 2014/25/EU, shall include measures to ensure that, in the performance of public contracts or concessions, economic operators comply with the obligations <i>relating to equal pay between men</i> <i>and women for equal work or work</i> <i>of equal value</i> <u>laid down in this</u> <u>Directive</u> .	1. The appropriate measures that the Member States take in accordance with Article 30(3) of Directive 2014/23/EU, Article 18(2) of Directive 2014/24/EU and Article 36(2) of Directive 2014/25/EU, shall include measures to ensure that, in the performance of public contracts or concessions, economic operators comply with the obligations relating to equal pay between men and women for equal work or work of equal value.	
Article 2	21(2)		1	
185	2. Member States shall consider for contracting authorities to introduce, as appropriate, penalties and	2. Member States shall consider for contracting authorities to introduce, as appropriate, penalties and	2. Member States shall consider for contracting authorities to introduce, as appropriate, penaltiessanctions	



Commission Proposal	<b>EP Mandate</b>	Council Mandate	Draft Agreement
termination conditions ensuring compliance with the principle of equal pay in the performance of public contracts and concessions. Where Member States' authorities act in accordance with Article 38(7)(a) of Directive 2014/23/EU, Article 57(4)(a) of Directive 2014/24/EU, or Article 80(1) of Directive 2014/25/EU in conjunction with Article 57(4)(a) of Directive 2014/24/EU, they may exclude or may be required by Member States to exclude any economic operator from participation in a public procurement procedure where they can demonstrate by any appropriate means the infringement of the obligations referred to in paragraph 1, related either to a failure to comply with pay transparency obligations or a pay gap of more than 5 per cent in any category of workers which is not justified by the employer on the basis of objective, gender-neutral criteria. This is without prejudice to any other rights or obligations set out in Directive 2014/23/EU, Directive 2014/24/EU or Directive 2014/25/EU.	termination conditions ensuring compliance with the principle of equal pay in the performance of public contracts and concessions. Where Member States' authorities act in accordance with Article 38(7)(a) of Directive $2014/23/EU$ , Article $57(4)(a)$ of Directive 2014/24/EU, or Article $80(1)$ of Directive $2014/25/EU$ in conjunction with Article $57(4)(a)$ of Directive $2014/24/EU$ , they may exclude or may be required by Member States to exclude any economic operator from participation in a public procurement procedure where they can demonstrate by any appropriate means the infringement of the obligations referred to in paragraph 1 <u>of this Article</u> , related either to a failure to comply with pay transparency obligations or a pay gap of more than $52,5$ per cent <u>in</u> <u>accordance with Article 9(1) of</u> <u>this Directive</u> in any category of workers which is not justified by the employer on the basis of objective, gender-neutral criteria. This is without prejudice to any other rights or obligations set out in Directive 2014/23/EU, Directive 2014/24/EU or Directive	and termination conditions ensuring compliance with the principle of equal pay in the performance of public contracts and concessions. Where Member States' authorities act in accordance with Article 38(7)(a) of Directive 2014/23/EU, Article 57(4)(a) of Directive 2014/24/EU, or Article 80(1) of Directive 2014/25/EU in conjunction with Article 57(4)(a) of Directive 2014/24/EU, they may exclude or may be required by Member States to exclude any economic operator from participation in a public procurement procedure where they can demonstrate by any appropriate means the infringement of the obligations referred to in paragraph 1, related either to a failure to comply with pay transparency obligations or a pay gap of more than 5 per cent in any category of workers which is not justified by the employer on the basis of objective, gender-neutral criteria. This is without prejudice to any other rights or obligations set out in Directive 2014/23/EU, Directive 2014/24/EU or Directive 2014/25/EU.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		2014/25/EU.		
Article 2	2			
186	Article 22 Victimisation and protection against less favourable treatment	Article 22 Victimisation and protection against less favourable treatment	Article 22 Victimisation and protection against less favourable treatment	
Article 2	2(1)			
187	1. Workers and their representatives shall not be treated less favourably on the ground that they have exercised their rights relating to equal pay between men and women.	1. Workers and <i>theirworkers</i> ' representatives shall not be treated less favourably on the ground that they have exercised their <i>rights</i> <i>relatingright to equal pay for</i> <i>equal work or work of equal value</i> <i>as provided for in this Directive or</i> <i>on the ground that they have</i> <i>reported infringements of the</i> <i>right</i> to equal pay <i>between men</i> <i>and womenfor equal work or work</i> <i>of equal value</i> .	1. Workers and their representatives shall not be treated less favourably on the ground that they have exercised their rights relating to equal pay between men and women or supported another person in the protection of their rights.	
Article 2	2(2)			
188	2. Member States shall introduce in their national legal systems such measures as necessary to protect workers, including those who are workers' representatives as provided for by national law and/or	2. Member States shall introduce in their national legal systems such measures as necessary to protect workers, including those who are workers' representatives as provided for by national law and/or	2. Member States shall introduce in their national legal systems such measures as necessary to protect workers, including those who are workers' representatives as provided for by national law and/or	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	practice, against dismissal or other adverse treatment by the employer as a reaction to a complaint within the undertaking or to any legal proceedings aimed at enforcing compliance with any rights or obligations relating to equal pay between men and women.	practice, against dismissal or other adverse treatment by the employer as a reaction to a complaint within the undertaking or to any legal proceedings aimed at enforcing compliance with any rights or obligations relating to equal pay <i>between men and womenfor equal</i> <i>work or work of equal value</i> .	practice, against dismissal or other adverse treatment by the employer as a reaction to a complaint within the undertaking or to any legal proceedings aimed at enforcing compliance with any rights or obligations relating to equal pay between men and women.	
Article 2	2a	1	l	
188a		Article 22a Intersectional discrimination		
Article 2	2a(1)	I		
188b		1. Member States, employers, workers' representatives, equality bodies and monitoring bodies designated pursuant to Article 26 shall, without prejudice to national law, take into account the existence of intersectional forms of discrimination and unconscious bias when implementing the rights and obligations laid down in this Directive and reporting on pay transparency measures, including those laid down in Articles 14 and 17, and shall endeavour, develop		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		and implement specific actions to identify and address situations in which pay discrimination based on sex intersects with other grounds of discrimination. They may also analyse and revise any practice or criteria that could be discriminatory and tackle and find solutions for the concerns of workers facing intersecting forms of discrimination within a particular workplace or sector.	PL BC	
Article 2	2a(2)			
188c		2. When collecting data received from employers, the equality and monitoring bodies shall, without prejudice to national law, analyse that data in a way that takes account of multiple and intersectional forms of discrimination.		
Article 2	3			
189	Article 23 Relationship with Directive 2006/54/EC	Article 23 Relationship with Directive 2006/54/EC	Article 23 Relationship with Directive 2006/54/EC	
Article 2	3, first paragraph			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
190	Chapter III of this Directive shall apply to proceedings concerning any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value set out in Article 4 of Directive 2006/54/EC.	Chapter III of this Directive shall apply to proceedings concerning any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value set out in Article 4 of Directive 2006/54/EC.	Chapter III of this Directive shall apply to proceedings concerning any right or obligation related to the principle of equal pay between men and women for equal work or work of equal value set out in Article 4 of Directive 2006/54/EC.	
Article 2	3a			
190a		<u>Article 23a</u> <u>Support for SMEs</u>		
Article 2	3a, first paragraph	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
190b		In order to limit the costs and administrative burdens on employers, Member states shall provide support, in the form of technical assistance and training, to SMEs and workers' representative organisations to comply with the obligations laid down in this Directive.		
CHAPTE	RIV	1	· · · · · · · · · · · · · · · · · · ·	
191	CHAPTER IV Horizontal provisions	CHAPTER IV Horizontal provisions	CHAPTER IV Horizontal provisions	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 2	4	1		
192	Article 24 Level of protection	Article 24 Level of protection	Article 24 Level of protection	
Article 2	4(1)	•		
193	1. Member States may introduce or maintain provisions that are more favourable to workers than those laid down in this Directive.	1. Member States may introduce or maintain provisions that are more favourable to workers than those laid down in this Directive.	1. Member States may introduce or maintain provisions that are more favourable to workers than those laid down in this Directive.	
Article 2	4(2)			
194	2. Implementation of this Directive shall under no circumstances constitute grounds for reducing the level of protection in the fields covered by this Directive.	2. Implementation of this Directive shall under no circumstances constitute grounds for reducing the level of protection in the fields covered by this Directive.	2. The implementation of this Directive shall under no circumstances constitute grounds for reducing the level of protection in the fields covered by this Directive. This shall be without prejudice to the right of Member States and the social partners to lay down, in the light of changing circumstances, legislative, regulatory, collective or contractual arrangements other than those in force on [to insert the date of adoption of this Directive], provided that the minimum requirements laid down in this Directive are	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			complied with and that the existing level of protection is not reduced.	
Article 2	5			
195	Article 25 Equality bodies	Article 25 Equality bodies	Article 25 Equality bodies	
Article 2	5(1)	• •		
196	1. Without prejudice to the competence of labour inspectorates or other bodies that enforce the rights of workers, including the social partners, national equality bodies established in accordance with Directive 2006/54/EC shall be competent with regard to matters falling within the scope of this Directive.	1. Without prejudice to the competence of labour inspectorates or other bodies that enforce the rights of workers, including the social partners, <i>existing</i> national equality bodies established in accordance with Directive 2006/54/EC shall be competent with regard to matters falling within the scope of this Directive.	1. Without prejudice to the competence of <del>labour</del> <del>inspectoratescontrol body</del> or other bodies that enforce the rights of workers, including the social partners, <del>national</del> equality bodies established in accordance with Directive 2006/54/EC shall be competent with regard to matters falling within the scope of this Directive.	
Article 2	5(2)			
197	2. Member States shall take active measures to ensure close cooperation and coordination between the national equality bodies and other national bodies that have an inspection function in	2. Member States shall take active measures to ensure close cooperation and coordination between the <i>national</i> equality bodies and other national bodies that have an inspection function in	2. Member States shall take active measures to ensurepromote close cooperation and coordination between the national equality bodies and other nationalcontrol bodies that have an inspection	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	the labour market.	the labour market <u>, <i>including the</i></u> social partners in accordance with national law and practice.	function in the labour marketwith regard to matters relating to the principle of equal pay.	
Article 2	5(3)			
198	3. Member States shall provide equality bodies with the adequate resources necessary for effectively carrying out their functions with regard to the respect for the right to equal pay between men and women for the same work or work of equal value. Member States shall consider allocating amounts recovered as fines pursuant to Article 20 to the equality bodies for that purpose.	3. Member States shall provide <u>the</u> equality bodies <u>and labour</u> <u>inspectorates</u> with the adequate <u>and sufficient or if needed</u> <u>additional</u> resources, necessary for effectively carrying out their <u>new</u> functions with regard to the respect for the right to equal pay <u>between</u> <u>men and women for the samefor</u> <u>equal</u> work or work of equal value. Member States shall consider <u>allocatingon top of the national</u> <u>resources assigned to equality</u> <u>bodies to additionally allocate the</u> amounts recovered as fines pursuant to Article 20 to the equality bodies for that purpose.	3. Member States shall provide equality bodies with the adequate resources necessary for effectively carrying out their functions with regard to the respect for the right to equal pay between men and women for the same work or work of equal value. Member States shall consider allocating amounts recovered as fines pursuant to Article 20 to the equality bodies for that purpose.	
Article 2	6	T.		Γ
199	Article 26 Monitoring and awareness-raising	Article 26 Monitoring and awareness-raising	Article 26 Monitoring and awareness-raising	
Article 2	6(1)			
200				
	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
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	1. Member States shall ensure the consistent monitoring of the implementation of the principle of equal pay between women and men for equal work or for work of equal value and the enforcement of all available remedies.	1. Member States shall ensure the consistent monitoring of the implementation of the principle of equal pay between women and men for equal work or for work of equal value and the enforcement of all available remedies.	1. Member States shall ensure the consistent <b>and coordinated</b> monitoring <b>and support</b> of the implementation of the principle of equal pay-between women and men for equal work or for work of equal value and the enforcement of all available remedies.	Dratt Agreement
Article 2	6(2)			
201	2. Each Member State shall designate a body ('monitoring body') for the monitoring and support of the implementation of national legal provisions implementing this Directive and shall make the necessary arrangements for the proper functioning of such body. The monitoring body may be part of existing bodies or structures at national level.	2. Each Member State shall designate a body ('monitoring body') for the monitoring and support of the implementation of national legal provisions implementing this Directive and shall make the necessary arrangements <u>and ensure adequate</u> <u>resources</u> for the proper functioning of such body. The monitoring body may be <u>part of an</u> existing <u>bodies or structuresbody</u> <u>or structure</u> at national level <u>depending on the national</u> <u>institutional context for</u> <u>implementing the principle of</u> <u>equal pay. It shall work closely</u> <u>with the social partners involved</u> <u>in the application of the principle</u> <u>of equal pay and may be required</u> <u>to cooperate with the labour</u> <u>inspectorates</u> .	2. Each Member State shall designate a body ('monitoring body') for the monitoring and support of the implementation of national legal provisions implementing this Directive and shall make the necessary arrangements for the proper functioning of such body. The monitoring body may be part of existing bodies or structures at national level.	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 2	6(3), introductory part	•		
202	3. Member States shall ensure that the tasks of the monitoring body include the following:	3. Member States shall ensure that the tasks of the monitoring body include the following:	3. Member States shall ensure that the tasks of the monitoring body include the followingfollowing tasks are carried out:	
Article 2	6(3), point (a)		· · · · · · · · · · · · · · · · · · ·	
203	(a) to raise awareness among public and private undertakings and organisations, social partners and the general public to promote the principle of equal pay and the right to pay transparency;	(a) to raise awareness among public and private undertakings and organisations, social partners and the general public to promote the principle of equal pay and the right to pay transparency, <u>as well</u> <u>as the need to tackle intersectional</u> <u>discrimination, including by</u> <u>communicating and sharing</u> <u>employers' good practices and</u> <u>initiatives for the purpose of equal</u> <u>pay for equal work or work of</u> <u>equal value</u> ;	(a) to raiseraising awareness among public and private undertakings and organisations, social partners and the general public to promote the principle of equal pay and the right to pay transparency;	
Article 2	6(3), point (b)	•	· · · · · · · · · · · · · · · · · · ·	
204	(b) to tackle the causes of the gender pay gap and devise tools to help analyse and assess pay inequalities;	(b) to <i>tackle the causes of the</i> gender pay gap and devise tools to help analyse and assess pay inequalities <u>devise tools and</u> guidance to help analyse and	(b) to tackleanalysing the causes of the gender pay gap and devise tools to help analyse and assess pay inequalities;	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		assess pay inequalities in order to tackle discrimination as defined in <u>Article 3, including the causes of</u> <u>the gender pay gap;</u>		
Article 2	6(3), point (c)			
205	(c) to aggregate data received from employers pursuant to Article 8(6), and publish this data in a user- friendly manner;	(c) to aggregate data received from employers <i>pursuant to Article</i> <del>8(6)</del> <u>as laid down by this Directive</u> , and publish this data in <u>an</u> <u>accessible and</u> user-friendly manner <u>in accordance with the</u> <u>harmonised legal acts of the</u> <u>Union on accessibility and, where</u> <u>possible, analyse the data for the</u> <u>purpose of identifying multiple,</u> <u>intersectional or cross-sectoral</u> <u>forms of discrimination, with a</u> <u>particular focus on female-</u> <u>dominated sectors</u> ;	(c) to aggregatecollecting data received from employers pursuant to Article 8(6), and 8, and promptly publish this data in a the data referred to in Article 8, paragraph 1, points (a) to (f) in a easily, accessible and user- friendly manner, allowing comparison between employers, sectors and regions of the Member State concerned. The information from the previous four years, if available, shall also be accessible;	
Article 2	6(3), point (d)	Γ		
206	(d) to collect the joint pay assessment reports pursuant to Article 9(3);	(d) to collect the joint pay assessment reports pursuant to Article 9(3);	(d) to collectcollecting the joint pay assessment reports pursuant to Article 9(3);	
Article 2	6(3), point (e)			
207	(e) to aggregate data on the number	(e) to aggregate data on the number	(e) to aggregate aggregating data	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and types of pay discrimination claims brought before the courts and complaints brought before the competent public authorities, including equality bodies.	and types of pay discrimination claims brought before the courts and complaints brought before the competent public authorities, including equality bodies.	on the number and types of pay discrimination claims brought before the courts and complaints brought before the competent public authorities, including equality bodies.	
Article 2	6(3), point (ea)			·
207a		(ea) to provide relevant data and information to the relevant institutions such as EIGE and Eurofound in order to allow for the comparability and assessment of that data at Union level;		
Article 2	6(3), point (eb)	I	1	
207b		(eb) to give warnings and recommendations for fines to the relevant competent authorities designated by Member States to implement Article 20 of this Directive, in the case of non- compliance with the obligations laid down in this Directive in certain companies or sectors, in order for the competent authorities to undertake follow-up actions, such as a revision of the national pay equality plan or penalties.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 2	6(3a)			
207c		3a. <u>Member States may add the</u> <u>tasks to the monitoring body to</u> <u>take the necessary actions,</u> <u>including fines, in the case of</u> <u>non-compliance of employers with</u> <u>this Directive as laid down in</u> <u>Article 20.</u>	C	
Article 2	6(4)			
208	4. Member States shall provide the Commission with the data referred to in paragraph 3, points (c), (d), and (e) to the Commission annually.	4. Member States shall provide the Commission with the data referred to in paragraph 3, points (c), (d), and (e) to the Commission annually.	4. Member States shall every two years, in one single submission, provide the Commission with the data referred to in paragraph 3, points (c), (d), and (e) to the Commission annually.	
Article 2	6a	L		
208a		<u>Article 26a</u> <u>Union Pay Equality Plans</u>		
Article 2	6a(1)	1		
208b		1. <u>The Commission shall create a</u> <u>Union Pay Equality Plan setting</u> out priorities and targets to fill in		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>concrete measures and corrective</u> <u>actions based on data on labour</u> <u>market segregation and the biases</u> <u>in equal pay for equal work or</u> <u>work of equal value in the Union</u> <u>and the single market. The Union</u> <u>Pay Equality Plan shall be</u> <u>presented for a five year period.</u>	C	
Article 2	.6a(2)	1		<u> </u>
208c		2. The Commission shall create guidelines for national pay equality plans, to be established by Member States, setting out concrete measures and corrective actions to address the gender pay gap in the labour market. To that end, Member States shall first assess the situation, based on the collected data on the segregation of labour markets and the biases in equal pay for equal work or work of equal value. Member States shall make those data and analytical tools publicly available.		
Article 2	6a(3)	1		
208d		<u>3. The Commission shall, after</u> consulting the social partners and the national authorities, designate		



	<b>Commission Proposal</b>	<b>EP Mandate</b>	Council Mandate	Draft Agreement
		EIGE to create an online interactive pay transparency and equality tool to facilitate the analysis and assessment of gender pay in SMEs. That tool shall be free of charge and easy to use. It shall be based on an accessible methodology. It shall be available in all official languages of the Union. The EIGE shall be provided with adequate financial and human resources for that purpose.		
Article 2	7			
209	Article 27 Collective bargaining and action	Article 27 Collective bargaining and action	Article 27 Collective bargaining and action	
Article 2	7, first paragraph			
210	This Directive shall not affect in any way the right to negotiate, conclude and enforce collective agreements and to take collective action in accordance with national law or practice.	This Directive shall not affect in any way the right to negotiate, conclude and enforce collective agreements and to take collective action in accordance with national law or practice.	<b>1.</b> This Directive shall not affect in any way the right to negotiate, conclude and enforce collective agreements and to take collective action in accordance with national law or practice.	
Article 2	7, first paragraph a	T		
210a			2. In accordance with national	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			law and practice, Member States may allow for the social partners to maintain, negotiate, conclude and enforce collective agreements which establish arrangements on pay transparency provided that the results sought by this Directive are ensured at all times.	
Article 2	8			
211	Article 28 Statistics	Article 28 Statistics	Article 28 Statistics	
Article 2	8, first paragraph	F		
212	Member States shall provide the Commission (Eurostat) with up-to- date gender pay gap data annually and in a timely manner. These statistics shall be broken down by gender, economic sector, working time (full-time/part-time), economic control (public/private ownership) and age and be calculated on an annual basis.	Member States shall provide the Commission (Eurostat) with up-to- date gender pay gap data annually and in a timely manner. These statistics shall be broken down by gender, economic sector, working time (full-time/part-time), <u>type of</u> <u>contract</u> <u>(indefinite/temporary/hourly),</u> economic control (public/private ownership), <u>disability</u> , and age and <u>shall, where possible, include</u> <u>whether the difference was</u> <u>justified by objective and gender- neutral criteria, and</u> be calculated	1. Member States shall provide annually the Commission (Eurostat) with up-to-date national data for the calculation of the gender pay gap data annually and in a timely mannerin unadjusted form. These statistics shall be broken down by gendersex, economic sector, working time (full-time/part-time), economic control (public/private ownership) and age and be calculated on an annual basis.	

Article 28, first paragraph aon an annual basis and, where possible, be combined with anonymiced data regarding intersectional forms of discrimination.212aArticle 28, first paragraph a212aImage: Comparison of the persons concerned throughout their territory.213Article 29213Article 29 Dissemination of informationArticle 29, first paragraphImage: Comparison of the persons concerned throughout their territory.214Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions they adopt pursuant to this Directive, together with the relevant provisions they adopt pursuant to this Directive, together with the relevant provisions they adopt pursuant to the persons concerned throughout their territory.Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions they adopt pursuant to this Directive, together with the relevant provisions they adopt pursuant to the persons concerned throughout their territory.Member States shall take active measures to ensure that the provisions they adopt pursuant to the persons concerned throughout their territory.Article 30		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
212a 2. The first annual gender pay data shall be transmitted not before 31 January 2028 for reference year 2026.   213 Article 29   213 Article 29   214 Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory. Member States shall take active measures to the attention of the persons concerned throughout their territory. Member States shall take active measures to the attention of the persons concerned throughout their territory.			possible, be combined with anonymised data regarding intersectional forms of		
212adata shall be transmitted not before 31 January 2028 for reference year 2026.Article 2>213Article 29 Dissemination of informationArticle 29 Dissemination of informationArticle 29 Dissemination of informationArticle z>, first paragraphArticle z>, first paragraph214Member States shall take active measures to ensure that the 	Article 28	8, first paragraph a			
213Article 29 Dissemination of informationArticle 29 Dissemination of informationArticle 29 Dissemination of informationArticle 29, first paragraphArticle 29, first paragraph214Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory.Member States shall take active measures to ensure that the provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory.Member States shall take active measures to ensure that the provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory.Member States the attention of the persons concerned throughout their territory.	212a			data shall be transmitted not before 31 January 2028 for	
213Dissemination of informationDissemination of informationDissemination of informationArticle 29, first paragraph214Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the 	Article 29	9		· · · · · · · · · · · · · · · · · · ·	
214 Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory. Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory. Member States shall take active measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory.	213				
214 measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned throughout their territory. Here the there is the provision of the persons concerned throughout their territory. Here the territory is the provision of the persons concerned throughout their territory. Here territory is the provision of the persons concerned throughout their territory. Here territory is the provision of the persons concerned throughout their territory. Here territory is the provision of the persons concerned throughout their territory. Here territory is the provision of the persons concerned throughout the territory. Here territory is the provision of the persons concerned throughout the territory. Here territory is the provision of the persons concerned throughout the territory. Here territory is the provision of the persons concerned throughout the territory.	Article 29	9, first paragraph	-	-	
Article 30	214	measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned	measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned	measures to ensure that the provisions they adopt pursuant to this Directive, together with the relevant provisions already in force, are brought by all appropriate means to the attention of the persons concerned	
	Article 30	0	1	1	1



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
215	Article 30 Implementation	Article 30 Implementation	Article 30 Implementation	
Article 3	0, first paragraph			
216	Member States may entrust the social partners with the implementation of this Directive, where the social partners jointly request to do so, provided that Member States take all the necessary steps to ensure that the results sought by this Directive are guaranteed at all times.	Member States may entrust the social partners with the implementation of this Directive, where the social partners jointly request to do so, provided that Member States take all the necessary steps to ensure that the results sought by this Directive are guaranteed at all times.	Member States may entrust the social partners with the implementation of this Directive, where the social partners jointly request to do soin accordance with national law and/or practice regarding the role of social partners, provided that Member States take all the necessary steps to ensure that the results sought by this Directive are guaranteed at all times.	
Article 3	1			
217	Article 31 Transposition	Article 31 Transposition	Article 31 Transposition	
Article 3	1(1)	·	· · · · · · · · · · · · · · · · · · ·	
218	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [two years after the entry into	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [two years after the entry into	1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by [twothree years after the entry into	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	force]. They shall immediately inform the Commission thereof.	force]. Without prejudice to the autonomy of the social partners and in accordance with national law and practice, Member States shall ensure that the rights and obligations under this Directive are transposed. They shall immediately inform the Commission thereof.	force]. They shall immediately inform the Commission thereof.	
Article 3	1(2)			
219	2. When informing the Commission, Member States shall also accompany it with a summary of the results of their assessment regarding the impact of their transposition act on small and medium-sized enterprises and a reference to where such assessment is published.	2. When informing the Commission, Member States shall also <i>accompany it withprovide</i> a summary of the results of their assessment regarding the impact of their transposition <i>act onon</i> <i>workers and employers of</i> small and medium-sized enterprises <i>and</i> <i>on female-dominated sectors</i> and a reference to where such assessment is published.	2. When informing the Commission, Member States shall also accompany it with a summary of the results of their assessment regarding the impact of their transposition act on <b>micro</b> , small and medium-sized enterprises and a reference to where such assessment is published.	
Article 3	1(3)	L		
220	3. When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. The methods	3. When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. The methods	3. When Member States adopt those provisions, they shall contain a reference to this Directive or shall be accompanied by such a reference on the occasion of their official publication. The methods	



	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Droft Agroomont
	of making such reference shall be laid down by shall be laid down by Member States.	of making such reference shall be laid down by shall be laid down by Member States.	of making such reference shall be laid down by shall be laid down by Member States.	Draft Agreement
Article 3	2	•		
221	Article 32 Reporting and review	Article 32 Reporting and review	Article 32 Reporting and review	
Article 3	2(1)	1		
222	1. By [eight years after the entry into force] Member States shall communicate to the Commission all information on how this Directive has been applied and what has been its impact in practice.	1. By [ <i>eightfive</i> years after the entry into force] Member States shall communicate to the Commission all information on how this Directive has been applied and what has been its impact in practice.	1. By [eight years after the entry into force] Member States shall communicate to the Commission all information on how this Directive has been applied and what has been its impact in practice.	
Article 3	2(2)	-	· · · · · · · · · · · · · · · · · · ·	
223	2. On the basis of the information provided by Member States, the Commission shall submit a report to the European Parliament and the Council on the implementation of this Directive and propose, where appropriate, legislative amendments.	2. On the basis of the information provided by Member States, the Commission shall, <i>within one year</i> of receiving the information, submit a report to the European Parliament and the Council on the implementation of this Directive, which shall include an impact assessment taking into account the collected data and experiences	2. On the basis of the information provided by Member States, the Commission shall submit a report to the European Parliament and the Council on the implementation of this Directive and propose, where appropriate, legislative amendments.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
		by the Member States, employers, EIGE, the social partners, the equality bodies and monitoring bodies and other relevant institutions. Based on this, the Commission shall consider how to lower the amount of workers an employer must have to be bound by Articles 8 and 9 of this Directive, and propose, accordingly and propose, where appropriate, legislative amendments.					
Article 33							
224	Article 33 Entry into force	Article 33 Entry into force	Article 33 Entry into force				
Article 33, first paragraph							
225	The Directive shall enter into force on the twentieth day following its publication in the Official Journal of the European Union.	The Directive shall enter into force on the twentieth day following its publication in the Official Journal of the European Union.	The Directive shall enter into force on the twentieth day following its publication in the Official Journal of the European Union.				
Article 3	4	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·				
226	Article 34 Addressees	Article 34 Addressees	Article 34 Addressees				

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement			
Article 34, first paragraph							
227	This Directive is addressed to the Member States.	This Directive is addressed to the Member States.	This Directive is addressed to the Member States.				
Formula							
228	Done at Brussels,	Done at Brussels,	Done at Brussels,				
Formula							
229	For the European Parliament	For the European Parliament	For the European Parliament				
Formula							
230	The President	The President	The President				
Formula							
231	For the Council	For the Council	For the Council				
Formula							
232	The President	The President	The President				