



Council of the  
European Union

Brussels, 4 October 2023  
(OR. en)

13797/23

LIMITE

MI 819  
ENV 1076  
ENT 204  
CODEC 1771

---

---

**Interinstitutional File:  
2022/0094(COD)**

---

---

**NOTE**

---

From:	Presidency
To:	Delegations
No. prev. doc.:	12572/23
No. Cion doc.:	7799/22 + ADD1-5
Subject:	Proposal for a Regulation of the European Parliament and of the Council laying down harmonised conditions for the marketing of construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011 - 4-column document

---

Delegations will find attached the text of the four-column document for the above-mentioned proposal, which will be discussed at the meeting of the Working Party on Technical Harmonisation (Construction Products) on 9 October 2023.

**Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL laying down harmonised conditions for the marketing of construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011 (Text with EEA relevance)**

2022/0094(COD)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
1	2022/0094 (COD)	2022/0094 (COD)	2022/0094 (COD)	2022/0094 (COD)
Proposal Title				
2	<p>Proposal for a</p> <p>REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL</p> <p>laying down harmonised conditions for the marketing of construction products, amending</p>	<p>Proposal for a</p> <p>REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL</p> <p>laying down harmonised conditions for the marketing of construction products, amending</p>	<p>Proposal for a</p> <p>REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL</p> <p>laying down harmonised <del>conditions</del> <u>rules</u> for the marketing of construction products, <del>amending</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011  (Text with EEA relevance)	Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011  (Text with EEA relevance)	<del>Regulation (EU) 2019/1020</del> and repealing Regulation (EU) 305/2011  (Text with EEA relevance)	
Formula				
3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,  Commission Proposal
Citation 1				
4				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114 thereof,  Commission Proposal
Citation 2				
5	Having regard to the proposal from the Commission,	Having regard to the proposal from the Commission,	Having regard to the proposal from the Commission,	Having regard to the proposal from the Commission,  Commission Proposal
Citation 3				



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



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Citation 5				
8	Acting in accordance with the ordinary legislative procedure <sup>(2)</sup> ,	Acting in accordance with the ordinary legislative procedure <sup>(2)</sup> ,	Acting in accordance with the ordinary legislative procedure <sup>(2)</sup> ,	Acting in accordance with the ordinary legislative procedure <sup>(2)</sup> ,  Commission Proposal
Formula				
9	Whereas:	Whereas:	Whereas:	Whereas:



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital 1				
10	(1) Regulation (EU) No 305/2011 of the European Parliament and of the Council was adopted in the context of the internal market, in order to harmonise conditions for the marketing of construction products and to remove obstacles to trade in construction products between Member States.	(1) Regulation (EU) No 305/2011 of the European Parliament and of the Council was adopted in the context of the internal market, in order to harmonise conditions for the marketing of construction products and to remove obstacles to trade in construction products between Member States.	(1) Regulation (EU) No 305/2011 of the European Parliament and of the Council was adopted in the context of the internal market, in order to harmonise conditions for the marketing of construction products and to remove obstacles to trade in construction products between Member States.	(1) Regulation (EU) No 305/2011 of the European Parliament and of the Council was adopted in the context of the internal market, in order to harmonise conditions for the marketing of construction products and to remove obstacles to trade in construction products between Member States.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2				
11	(2) In order for a construction product to be placed on the market, the manufacturer is obliged to draw a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance. Certain exemptions to this obligation are provided.	(2) In order for a construction product <u>covered by a harmonised technical specification</u> to be placed on the market, the manufacturer is obliged to draw <u>up</u> a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance. Certain <u>exemptions to products should be exempted from</u> this obligation, <u>such as individually manufactured or custom-made products</u> <del>are provided</del> .	(2) In order for a construction product to be placed on the market, the manufacturer is obliged to draw a declaration of performance for such product. The manufacturer assumes the responsibility for the conformity of the product with such declared performance. Certain exemptions to this obligation are provided.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 3				
12	(3) Experience with the implementation of Regulation 305/2011, the evaluation conducted by the Commission in 2019 as well as the report on the European Organisation for Technical Assessment have shown the underperformance of the framework in various respects, including as regards the development of standards and the market surveillance. In addition, feedback received in the course of the evaluation has pointed to the need of reducing the overlaps,	(3) Experience with the implementation of Regulation 305/2011, the evaluation conducted by the Commission in 2019 as well as the report on the European Organisation for Technical Assessment have shown the underperformance of the framework in various respects, including as regards the development of standards and the market surveillance. In addition, feedback received in the course of the evaluation has pointed to the need of reducing the overlaps,	(3) Experience with the implementation of Regulation 305/2011, the evaluation conducted by the Commission in 2019 as well as the report on the European Organisation for Technical Assessment have shown the underperformance of the framework in various respects, including as regards the development of standards and the market surveillance. In addition, feedback received in the course of the evaluation has pointed to the need of reducing the overlaps,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>contradictions and repetitive requirements, including in relation to other Union legislation, in order to provide more legal clarity and limit the administrative burden on the economic operators. It is therefore necessary to lay down more specific and detailed legal obligations for economic operators, as well as new provisions including as regards technical specifications and market surveillance, so that legal certainty is increased and that diverging interpretations are avoided.</p>	<p>contradictions and repetitive requirements, including in relation to other Union legislation, in order to provide more legal clarity and limit the administrative burden on the economic operators. It is therefore necessary to lay down more specific and detailed legal obligations for economic operators, as well as new provisions including as regards technical specifications and market surveillance, so that legal certainty is increased and that diverging interpretations are avoided.</p>	<p>contradictions and repetitive requirements, including in relation to other Union legislation, in order to provide more legal clarity and limit the administrative burden on the economic operators. It is therefore necessary to <del>lay down</del> <i>more specific and detailed</i> <u>update</u> <u>and align</u> legal obligations for economic operators <u>with other Union legislation</u>, as well as <u>add</u> new provisions including as regards <del>technical specifications</del> <u>and</u> market surveillance, so that legal certainty is increased and that diverging interpretations are avoided.</p>	
Recital 4				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
13	<p>(4) It is necessary to establish well-functioning information flows, including via electronic means, to ensure that coherent and transparent information about construction products performances is available along the supply chain. This is expected to increase transparency and to improve efficiency in terms of information transfer. Ensuring digital access to comprehensive information about construction products would contribute to the digitalisation of the construction sector altogether, making the framework fit for the digital age. Access to reliable and durable information would also mean that</p>	<p>(4) It is necessary to establish well-functioning information flows, including via electronic means <u>and in a machine-readable format</u>, to ensure that coherent and transparent information about construction products performances is available along the supply chain. This is expected to increase transparency and to improve efficiency in terms of information transfer. Ensuring digital access to comprehensive information about construction products would contribute to the digitalisation of the construction sector altogether, making the framework fit for the digital age. Access to reliable and durable</p>	<p>(4) It is necessary to establish well-functioning information flows, including via electronic means, to ensure that coherent and transparent information about construction products performances is available along the supply chain. This is expected to increase transparency and to improve efficiency in terms of information transfer. Ensuring digital access to comprehensive information about construction products would contribute to the digitalisation of the construction sector altogether, making the framework fit for the digital age. Access to reliable and durable information would also mean that</p>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	economic operators and other actors do not contribute to each other's non-compliance.	information would also mean that economic operators and other actors do not contribute to each other's non-compliance.	economic operators and other actors do not contribute to each other's non-compliance.	
Recital 5				
14	(5) The European Parliament resolution of 10 March 2021 on the implementation of Regulation (EU) No 305/2011 <sup>1</sup> welcomed the Commission's objective to make the construction sector more sustainable by addressing the sustainability performance of construction products in the revision of Regulation 305/2011, as announced in the Circular	(5) The European Parliament resolution of 10 March 2021 on the implementation of Regulation (EU) No 305/2011 <sup>1</sup> welcomed the Commission's objective to make the construction sector more sustainable by addressing the sustainability performance of construction products in the revision of Regulation 305/2011, as announced in the Circular	(5) The European Parliament resolution of 10 March 2021 on the implementation of Regulation (EU) No 305/2011 <sup>1</sup> welcomed the Commission's objective to make the construction sector more sustainable by addressing the sustainability performance of construction products in the revision of Regulation 305/2011, as announced in the Circular	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	<p>Economy Action Plan. The Council Conclusions on the Circular Economy in the Construction Sector from 28 November 2019<sup>2</sup> urged the Commission to facilitate the circularity of construction products when revising the Construction Products Regulation (EU) No 305/2011. The Commission Communication ‘A New Industrial Strategy for Europe’<sup>3</sup> stressed the need to address the sustainability of construction products and highlighted a more sustainable built environment as essential for Europe’s transition towards climate-neutrality. The Commission Communication ‘Updating the 2020 New Industrial Strategy: Building a stronger</p>	<p>Economy Action Plan. The Council Conclusions on the Circular Economy in the Construction Sector from 28 November 2019<sup>2</sup> urged the Commission to facilitate the circularity of construction products when revising the Construction Products Regulation (EU) No 305/2011. The Commission Communication ‘A New Industrial Strategy for Europe’<sup>3</sup> stressed the need to address the sustainability of construction products and highlighted a more sustainable built environment as essential for Europe’s transition towards climate-neutrality. The Commission Communication ‘Updating the 2020 New Industrial Strategy: Building a stronger</p>	<p>Economy Action Plan. The Council Conclusions on the Circular Economy in the Construction Sector from 28 November 2019<sup>2</sup> urged the Commission to facilitate the circularity of construction products when revising the Construction Products Regulation (EU) No 305/2011. The Commission Communication ‘A New Industrial Strategy for Europe’<sup>3</sup> stressed the need to address the sustainability of construction products and highlighted a more sustainable built environment as essential for Europe’s transition towards climate-neutrality. The Commission Communication ‘Updating the 2020 New Industrial Strategy: Building a stronger</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Single Market for Europe’s recovery<sup>4</sup> identified construction as one of the priority ecosystems that face the most important challenges meeting climate and sustainability goals and embracing the digital transformation, and on which the competitiveness of the construction sector depends. It is therefore appropriate to lay down rules for declaring environmental and sustainability performance of construction products, including the possibility of establishing relevant thresholds and classes.</p> <p>_____</p> <p>1. European Parliament resolution of 10 March 2021 on the implementation of Regulation (EU) No 305/2011</p>	<p>Single Market for Europe’s recovery<sup>4</sup> identified construction as one of the priority ecosystems that face the most important challenges meeting climate and sustainability goals and embracing the digital transformation, and on which the competitiveness of the construction sector depends. It is therefore appropriate to lay down rules for declaring environmental and sustainability performance of construction products, including the possibility of establishing relevant thresholds and classes.</p> <p>_____</p> <p>1. European Parliament resolution of 10 March 2021 on the implementation of Regulation (EU) No 305/2011</p>	<p>Single Market for Europe’s recovery<sup>4</sup> identified construction as one of the priority ecosystems that face the most important challenges meeting climate and sustainability goals and embracing the digital transformation, and on which the competitiveness of the construction sector depends. It is therefore appropriate to lay down rules for declaring environmental and sustainability performance of construction products, including the possibility of establishing relevant thresholds and classes.</p> <p><u>Such classes of performance should accurately reflect the diversity of products and their state of the art and should enable the most environmentally friendly products to be accurately</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>laying down harmonised conditions for the marketing of construction products (the Construction Products Regulation) (2020/2028(INI))</p> <p>2. Circular Economy in the Construction Sector – Council Conclusions, adopted 28 November 2019, 14653/19</p> <p>3. Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions A New Industrial Strategy for Europe COM(2020)102 final.</p>	<p>laying down harmonised conditions for the marketing of construction products (the Construction Products Regulation) (2020/2028(INI))</p> <p>2. Circular Economy in the Construction Sector – Council Conclusions, adopted 28 November 2019, 14653/19</p> <p>3. Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions A New Industrial Strategy for Europe COM(2020)102 final.</p>	<p><u>identified. Moreover, when referring to environmental impacts, such classes of performance should be understandable, should not be misleading, nor allow for burden shifting.</u></p> <hr/> <p>1. European Parliament resolution of 10 March 2021 on the implementation of Regulation (EU) No 305/2011 laying down harmonised conditions for the marketing of construction products (the Construction Products Regulation) (2020/2028(INI))</p> <p>2. Circular Economy in the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>4. Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions Updating the 2020 New Industrial Strategy: Building a stronger Single Market for Europe’s recovery COM(2021)350 final.</p>	<p>4. Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions Updating the 2020 New Industrial Strategy: Building a stronger Single Market for Europe’s recovery COM(2021)350 final.</p>	<p>Construction Sector – Council Conclusions, adopted 28 November 2019, 14653/19</p> <p>3. Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions A New Industrial Strategy for Europe COM(2020)102 final.</p> <p>4. Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			of the Regions Updating the 2020 New Industrial Strategy: Building a stronger Single Market for Europe's recovery COM(2021)350 final.	
Recital 6				
15	(6) Similarly, the 2022 EU Strategy on Standardisation <sup>1</sup> identified construction as one of the most pertinent areas where harmonised standards could improve competitiveness and reduce market barriers.  _____	(6) Similarly, the 2022 EU Strategy on Standardisation <sup>1</sup> identified construction as one of the most pertinent areas where harmonised standards could improve competitiveness and reduce market barriers.  _____	(6) Similarly, the 2022 EU Strategy on Standardisation <sup>1</sup> identified construction as one of the most pertinent areas where harmonised standards could improve competitiveness and reduce market barriers.  _____	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Communication from the Commission of 2 February 2022 to the European Parliament, the European Economic and Social Committee and the Committee of the Regions, ‘An EU Strategy on Standardisation Setting global standards in support of a resilient, green and digital EU single market’, COM/2022/31 final	1. Communication from the Commission of 2 February 2022 to the European Parliament, the European Economic and Social Committee and the Committee of the Regions, ‘An EU Strategy on Standardisation Setting global standards in support of a resilient, green and digital EU single market’, COM/2022/31 final	1. Communication from the Commission of 2 February 2022 to the European Parliament, the European Economic and Social Committee and the Committee of the Regions, ‘An EU Strategy on Standardisation Setting global standards in support of a resilient, green and digital EU single market’, COM/2022/31 final	
Recital 7				
16	(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary	(7) Pursuing <del>the</del> environmental goals, including the fight against climate change <u>and the transition</u>	(7) Pursuing the environmental goals, including the fight against climate change, makes it necessary	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>to establish new environmental obligations and to lay the ground for the development and the application of an assessment method for the calculation of the environmental sustainability of construction products. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the</p>	<p><u>towards a circular economy</u>, makes it necessary to establish, <u>without increasing disproportionately bureaucracy and costs for economic operators, especially for SMEs, new environmental obligations and develop and apply</u> <del>new</del> <del>environmental obligations and to lay the ground for the development and the application of</del> an assessment method for the calculation of the environmental sustainability of construction products <u>based on EN 15804 and widely used Environmental Product Declarations ('EPDs') by construction product manufacturers. This is essential to ensure the correct calculation of the environmental impact at the</u></p>	<p>to establish new environmental obligations and to lay the ground for the development and the application of an assessment method for the calculation of the environmental sustainability of construction products. <del>For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.</p>	<p><u>building level according to EN 15978</u>. For the same reason, it is necessary to extend the range of regulated economic operators, since distributors, suppliers and manufacturers all have a role to play in the calculation of the environmental sustainability in the construction sector. That range should therefore be extended into two directions, downstream from the distributors to the economic operators preparing re-use and remanufacturing of construction products and upstream from the manufacturer over the suppliers of intermediate products and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of</p>	<p><del>manufacturer over the suppliers of intermediate</del> <u>The calculations should cover the life-cycle of the product using the methods established through standardisation. For new products the calculated life-cycles should include all stages of a products life, from raw material acquisition or generation from natural resources, to it's final disposal, not including any possible re-use. For used and remanufactured products</u> <del>and/or raw materials. Moreover, certain operators coming into play in the context of dismantling used products or other parts of,</del> <u>the calculated life-cycles starts with the de-installation from</u> <u>a</u> <del>construction works or remanufacturing and re-use thereof</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		construction works or remanufacturing and re-use thereof need to contribute to a safe second life of construction products.	<del>need to contribute to a safe second life of construction products</del> <u>work and include all following stages until final disposal.</u>	
Recital 8				
17	(8) To ensure safety and functionality of construction products and, by extension, of construction works, it is necessary to avoid that items that are not intended by their manufacturers to be construction products are placed on the market as construction products. Importers, distributors and other downstream economic operators should therefore ensure	(8) To ensure safety and functionality of construction products and, by extension, of construction works, <del>it is necessary to avoid that items that are not intended by their manufacturers to be construction products are placed on the market as construction products. Importers, distributors and other downstream economic operators should</del>	(8) To ensure safety and functionality of construction products and, by extension, of construction works, it is necessary to <del>avoid that items that are not intended by their manufacturers to be construction products are placed on the market as construction products. Importers, distributors and other downstream economic operators should</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>that those pseudo construction products are not sold as construction products. Moreover, certain service providers such as fulfilment service providers or 3D-printing service providers should not contribute to the non-compliances of other economic operators. It is therefore necessary to render relevant provisions applicable also to these services and their providers.</p>	<p><del>therefore ensure that those pseudo construction products are not sold as construction products.</del>  <del>Moreover</del> <u>as well as workers and consumers</u>, certain service providers such as fulfilment <del>service providers or 3D-printing</del> service providers should not contribute to the non-compliances of other economic operators. It is therefore necessary to render relevant provisions applicable also to these services and their providers.</p>	<p><del>therefore</del> ensure that <del>those pseudo construction products are not sold as construction products.</del>  <del>Moreover</del>, certain service providers such as fulfilment service providers <del>or 3D-printing service providers should</del> <u>and online marketplaces do</u> not contribute to the non-compliances of other <del>economic operators</del> <u>actors</u>. It is therefore necessary to render relevant provisions applicable also to these services and their providers.</p>	
Recital 8a				
17a			<p><u>(8a) To create the necessary link between construction products</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>and the construction works, including buildings, into which they might be incorporated, the notion of construction works should be defined only for the purposes of this regulation and without prejudice to Member States' competences to define and regulate construction works and buildings.</u></p>	
Recital 9				
18	<p>(9) It is possible that different economic operators provide a 3D-printing dataset, a 3D-printing machine or mould, and the material to be used therein, leading to a</p>	<p>(9) It is possible that different <del>economic operators provide a 3D-printing dataset, a 3D-printing machine or mould, and the material to be used therein, leading</del></p>	<p>(9) <del>It is possible that different economic operators provide a 3D-printing dataset</del> <u>To avoid circumvention of the obligations under this Regulation when the</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>situation where none of those operators would be responsible for the safety and appropriate performance of the 3D-printed product. To avoid possible safety risks in this respect, it is therefore necessary to lay down provisions for 3D-printing datasets, materials intended to be used for 3D-printing and for 3D-printing services that permit 3D-printing of construction products, so that, by respecting these provisions, the economic operators jointly reach a level of safety similar to the one ensured for ordinary construction products.</p>	<p><del>to a situation where none of those operators would be responsible for the safety and appropriate performance of the 3D-printed product. To avoid possible safety risks in this respect</del> <u>natural or legal persons 3D-print construction products. It is therefore necessary to clarify that a natural or legal person that 3D-prints construction products when placing on the market products for clients should fulfil the obligations incumbent on manufacturers. In addition,</u> it is <del>therefore</del> necessary to <del>lay down provisions for 3D-printing datasets, materials intended to be used for 3D-printing and for 3D-printing services that permit 3D-printing of construction</del> <u>ensure that that person uses the appropriate</u></p>	<p><u>production technology, for example a 3D-printing machine or mould, and the material to be used therein, may involve several different actors who contribute to the design and manufacture of a construction product, it is necessary to establish a clearly defined manufacturer's role where the natural or legal person who does the actual production of a construction</u> <del>leading to a situation where none of those operators would be responsible for the safety and appropriate performance of the 3D-printed product. To avoid possible safety risks in this</del> <u>assume the responsibilities under this Regulation in</u> respect, <del>it is therefore necessary to lay down</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>3D-datasets, as well as that the materials used have undergone the procedures applicable to</u> products, <del>so that, by respecting these provisions, the economic operators jointly reach a level of safety similar to the one ensured for ordinary construction products</del> <u>and that the information provided by the manufacturer of the 3D-dataset and the information provided by the manufacturer of the printing material coincide.</u></p>	<p><del>provisions for 3D-printing datasets, materials intended to be used for 3D-printing and for 3D-printing services that permit 3D-printing of construction products,</del> so that, by respecting these provisions, the economic operators jointly reach a level of safety similar to the one ensured for ordinary construction products <u>of that product in its entirety, unless there is another person who either places the product on the market under his or her own name or trademark or who assumes responsibility for the product by drawing up a declaration of performance and conformity.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 9a				
18a			<p><u>(9a) In order to avoid innovative distribution models being used to circumvent the obligations under this Regulation, it should be clarified that any supply of a product in the course of a commercial activity, including when ownership or possession of the products is transferred as part of the provision of a service, should be considered as the product being made available on the market.</u></p>	
Recital 10				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
19	<p>(10) In order to ensure safety and protection of the environment and to close a regulatory loophole that would otherwise exist, it is necessary to clarify that construction products manufactured on the construction site for immediate incorporation into the construction works are subject to the same rules as other construction products. Micro-enterprises, however, often individually manufacture and install products on site. Subjecting those micro-enterprises under all circumstances to the same rules as other enterprises would disproportionately affect those micro-enterprises. It is therefore</p>	<p>(10) <del>In order to ensure safety and protection of the environment and to close a regulatory loophole that would otherwise exist, it is necessary to clarify that construction products manufactured on the construction site for immediate incorporation into the construction works are subject to the same rules as other construction products. Micro-enterprises, however, often individually manufacture and install products on site.</del> Subjecting those micro-enterprises under all circumstances to the same rules as other enterprises would disproportionately affect those micro-enterprises. It is therefore</p>	<p>deleted</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	necessary to enable Member States to exempt micro-enterprises from drawing up a declaration of performance in specific situations, where the interests of other Member States are not affected.	necessary to enable Member States to exempt micro-enterprises from drawing up a declaration of performance in specific situations, where the interests of other Member States are not affected. <u>Local authorities should be provided with the necessary financing mechanisms to help micro-enterprises access and be part of the sustainable product market.</u>		
<i>Recital 11</i>				
20	(11) Ensuring the free movement of kits or assemblies of construction products on the	(11) Ensuring the free movement of kits <del>or assemblies</del> of construction products on the	(11) Ensuring the free movement of kits <del>or assemblies</del> of construction products on the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	internal market will bring tangible benefits to citizens, consumers and businesses, particularly. However, for reasons of legal certainty, their composition should be precisely defined in harmonised technical specifications or European assessment documents.	internal market will bring tangible benefits to citizens, consumers and businesses, particularly. <del>However, for reasons of legal certainty, their composition should be precisely defined in harmonised technical specifications or European assessment documents.</del>	internal market will bring tangible benefits to citizens, consumers and businesses, particularly. However, for reasons of legal certainty, their composition should be precisely defined in harmonised technical specifications or European assessment documents.	
Recital 12				
21	(12) Creating a Union market for small prefabricated one-family houses has a potential to reduce the price of housing and to have positive social and economic effects. Fairness to consumers remains a priority, specifically but	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>not limited to ensuring affordability of housing in the context of the green transition, in line with Proposal for Council Recommendation on Ensuring a fair transition towards climate neutrality<sup>1</sup>, in particular recommendations 7 a)-c). It is therefore necessary to lay down harmonised rules for such small houses. However, small houses are also construction works, for which the Member States are competent. As it might not be possible to integrate cumulatively all national requirements for small prefabricated one-family houses into the future harmonised technical specifications, Member States should have the right to opt out of the application of rules that</p>			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>are to apply to those pre-fabricated one-family houses.</p> <p>_____</p> <p>1. Proposal for a Council Recommendation on Ensuring a fair transition towards climate neutrality COM(2021)801final 2021/0421 (NLE)</p>			
<i>Recital 13</i>				
22	(13) The compliance of construction products with Union legislation often depends on the compliance of their key parts with that legislation. However, because	(13) The compliance of construction products with Union legislation often depends on the compliance of their key parts with that legislation. However, because	(13) The compliance of construction products with Union legislation often depends on the compliance of their key parts with that legislation. However, because	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>key parts are often integrated into various construction products, the protection of safety and of the environment, including climate, is better achieved when those key parts are assessed upstream, that is when the performance and conformity of key parts will be assessed beforehand and independently from the assessment of the final construction product into which they are integrated. Similarly, market surveillance becomes more efficient when non-compliant key parts can be identified and targeted. Hence, it is necessary to lay down rules applicable to key parts of construction products.</p>	<p>key parts are often integrated into various construction products, the protection of safety and of the environment, including climate, is better achieved when those key parts are assessed upstream, that is when the performance and conformity of key parts will be assessed beforehand and independently from the assessment of the final construction product into which they are integrated. Similarly, market surveillance becomes more efficient when non-compliant key parts can be identified and targeted. Hence, it is necessary to lay down rules applicable to key parts of construction products.</p>	<p>key parts are often integrated into various construction products, the protection of safety and of the environment, including climate, is better achieved when those key parts are assessed upstream, that is when the performance and conformity of key parts will be assessed beforehand and independently from the assessment of the final construction product into which they are integrated. Similarly, market surveillance becomes more efficient when non-compliant key parts can be identified and targeted. Hence, it is necessary to lay down rules applicable to key parts of construction products <u>while at the same time enabling the voluntary application of the Regulation on</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>parts or materials intended to be used for construction products.</u>	
Recital 13a				
22a			<u>(13a) Items, such as construction products, their key parts as well as other parts or materials, may be placed on the market as such or as a set of separate components intended to be used together could be subject to dedicated harmonised technical specifications. To simplify the application of this regulation, the items and components falling under its scope should be clearly defined. This should not preclude</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>the possibility to market the components as construction products when placed on the market separately, as key parts or otherwise.</u></p>	
Recital 13b				
22b			<p><u>(13b) While keeping a broad scope for the Regulation's possible application, so as to allow for case-by-case harmonisation of products placed on the market for incorporation in a permanent manner in construction works when deemed appropriate, the application in relation to certain products already harmonised by</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>other EU legislation should be excluded to avoid regulatory overlap. The Regulation's broad scope should however not be interpreted as an intention to harmonise all products which can be placed on the market for incorporation in construction works. Products which are not suitable for harmonisation , for instance due to their relation to local traditions or cultural heritage, their usage of specific materials which can only be sourced in certain localities, their limited movement within the internal market or to heterogeneous conditions inbetween Member States, should not be subject to the harmonising effect of this Regulation through</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>the active choice of not pursuing their coverage through harmonised technical specifications.</u>	
Recital 14				
23	(14) Construction products that have already been assessed and are reused should not be subject to the rules that apply to new construction products. However, used construction products that have never been placed on the Union market before, should be subject to the same rules as new construction products, given that such products have never been	(14) Construction products that have already been assessed and are reused should not be subject to the rules that apply to new construction products. However, used construction products that have never been placed on the Union market before, should be subject to the same rules as new construction products, given that such products have never been	(14) <del>Construction</del> <u>Used</u> products <del>that have already been assessed and are reused should not be subject to the rules that apply to new construction products.</del> <del>However, used construction products</del> <u>this Regulation</u> that have never been placed on the Union market before, should, <u>in the absence of dedicated provisions for used products,</u> be subject to the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	assessed.	assessed. <u><i>This applies to construction products manufactured on the construction site for immediate incorporation into the construction works.</i></u>	same rules as new construction products, given that such products have never been assessed.	
Recital 15				
24	(15) To ensure that safety and functionality of construction products is safeguarded, rules applicable to new construction products should also apply to used construction products where the intended use is changed, except to decoration purposes, for used construction products with unclear initial intended use, for used	(15) To ensure that safety and functionality of construction products is safeguarded, rules applicable to new construction products should also apply to used construction products where the intended use is changed, except to decoration purposes, for used construction products with unclear initial intended use, for used	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>construction products which have undergone an important transformative process and for used construction products for which an economic operator claims additional characteristics or the fulfilment of product requirements.</p>	<p>construction products which have undergone an important transformative process <del>and</del>, for used construction products for which an economic operator claims additional characteristics or the fulfilment of product requirements</p> <p><u>and for used construction products that the economic operator is placing on the market for the first time.</u></p>		
<i>Recital 16</i>				
25	<p>(16) The fact that used construction products should, in principle, not undergo a new assessment, should not prevent the</p>	<p>(16) The fact that used construction products should, in principle, not undergo a new assessment, should not prevent the</p>	<p><i>deleted</i></p>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	economic operator from having those construction products assessed if that helps to make the use of those used construction products more attractive by proving that those construction products still have certain characteristics or fulfil the applicable product requirements.	economic operator from having those construction products assessed if that helps to make the use of those used construction products more attractive by proving that those construction products still have certain characteristics or fulfil the applicable product requirements.		
<i>Recital 17</i>				
26	(17) Construction products placed on the market in the outermost regions of the European Union are often imported from neighbouring countries, and are therefore not subject to requirements laid down	(17) Construction products placed on the market in the outermost regions of the European Union are often imported from neighbouring countries, and are therefore not subject to requirements laid down	(17) Construction products placed on the market in the outermost regions of the European Union are often imported from neighbouring countries, and are therefore not subject to requirements laid down	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>in Union law. Subjecting those construction products to such requirements would be disproportionately costly. At the same time, construction products manufactured in the outermost regions hardly circulate in other Member States. Accordingly, Member States should have the possibility to exempt construction products placed on the market or directly installed in the outermost regions of the European Union from those requirements.</p>	<p>in Union law. Subjecting those construction products to such requirements would be disproportionately costly. At the same time, construction products manufactured in the outermost regions hardly circulate in other Member States. Accordingly, Member States should have the possibility to exempt construction products placed on the market <del>or</del> <i>directly installed</i> in the outermost regions of the European Union from those requirements.</p>	<p>in Union law. Subjecting those construction products to such requirements would be disproportionately costly. At the same time, construction products manufactured in the outermost regions hardly circulate in other Member States. Accordingly, Member States should have the possibility to exempt construction products placed on the market <del>or</del> <i>directly installed</i> in the outermost regions of the European Union from those requirements.</p>	
Recital 17a				
26a			<u>(17a) To ensure that a strong link</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><i><u>is kept between Member States regulatory needs and the standards prepared, a group of experts should be giving the Commission advice on the preparation of standardisation requests and other harmonised technical specifications. The group should include representatives from all Member States and can include different level of expertise depending on the matter at hand, as well as involve external expertise such as representatives of European standardisation organisations when appropriate. The work of the expert group should follow a work plan which should be established on the basis of inputs from Member States in addition to</u></i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>overall Union priorities such as the Green Deal and the Circular Economy Action Plan.</u>	
Recital 18				
27	(18) In order to strive for a maximum of regulatory coherence, this Regulation should to the extent possible build on the horizontal legal framework, in this case namely on Regulation (EU) No 1025/2012 of the European Parliament and of the Council. It follows the recent trend in product legislation to develop a fall-back solution where the European Standardisation Organisations do	(18) In order to strive for a maximum of regulatory coherence, this Regulation should to the extent possible build on the horizontal legal framework, in this case namely on Regulation (EU) No 1025/2012 of the European Parliament and of the Council. <del>It</del> <i>follows the recent trend</i> <del>in</del> <u>However, in line with other</u> product legislation, <u>this Regulation</u> <del>provides to develop</del> a fall-back	(18) In order to strive for a maximum of regulatory coherence, this Regulation should to the extent possible build on the horizontal legal framework, in this case namely on Regulation (EU) No 1025/2012 of the European Parliament and of the Council. It follows the recent trend in product legislation to develop a fall-back solution where the European Standardisation Organisations do	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>not deliver harmonised standards which can be cited in the Official Journal. As no harmonised standards for construction products could be cited in the Official Journal since late 2019 and only some dozen since Regulation (EU) No 305/2011 came into force, the new back-up empowerments for the Commission should be even more comprehensive, permitting to optimise the overall output of technical specifications so to catch up the delay in the adaptation to technical progress.</p>	<p>solution <del>where the European Standardisation Organisations do not deliver harmonised standards which can be cited in the Official Journal</del> <u>in exceptional and well-defined cases where the application of a legislative act is at risk</u>. As no harmonised standards for construction products could be cited in the Official Journal since late 2019 and only some dozen since Regulation (EU) No 305/2011 came into force, the <del>new back-up empowerments for the Commission</del> <u>Commission in collaboration with European standardisation organisations</u> should <del>be even more comprehensive</del>, <u>establish a workable solution</u> permitting to optimise the overall output of</p>	<p>not deliver harmonised standards which can be cited in the Official Journal. <u>However, in light of the sector-specific structure used in this Regulation, where the removal of cited standards would mean the deharmonisation of the concerned product family or category, the fall-back solution should also be possible to apply in scenarios where an existing standard has either been subject to a formal objection or been referenced for a period of time which is considerably longer than the usual cycles for updating.</u></p> <p>As no harmonised standards for construction products could be cited in the Official Journal since late 2019 and only some dozen since Regulation (EU) No</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p>technical specifications so to catch up the delay in the adaptation to technical progress.</p>	<p>305/2011 came into force, <u>such a full-back solution should be complemented with the issuance of clear guidance giving the European Standardisation Organisations sufficient instructions on how to develop standards that meet the Commission's requirements to enable an increase in the timely citation</u><del>the new back up</del> <i>empowerments for the Commission should be even more comprehensive, permitting to optimise the overall output of technical specifications so to catch up the delay</i> in the <i>adaptation to technical progress</i> <u>Official Journal</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 19				
28	<p>(19) Where harmonised standards lay down the rules for the assessment of performances with regard to essential characteristics relevant for the construction codes of Member States, harmonised standards should be rendered mandatory for purpose of application of this Regulation, as only such standards reach the goal of permitting the free circulation of products, whilst ensuring the Member States' ability to request safety and environmental, including climate-related, product characteristics in view of their specific national situation. When</p>	<p>(19) Where harmonised standards lay down the rules for the assessment of performances with regard to essential characteristics relevant for the construction codes of Member States, harmonised standards should be rendered mandatory for purpose of application of this Regulation, as only such standards reach the goal of permitting the free circulation of products, whilst ensuring the Member States' ability to request safety and environmental, including climate-related, product characteristics in view of their <u>differences in climate, geology</u></p>	<p>(19) Where harmonised standards lay down the rules for the assessment of performances with regard to essential characteristics relevant for the construction codes of Member States, <del>harmonised standards</del> <u>they</u> should be rendered mandatory for purpose of application of this Regulation <u>as dedicated construction product performance standards</u>, as only such <u>mandatory</u> standards reach the goal of permitting the free circulation of products, whilst ensuring the Member States' ability to request safety and environmental, including climate-</p>	<p><i>Recital 19</i></p> <p><i>[...]</i></p> <p><i>Recital 19a (new recital addressing thresholds)</i></p> <p><i>The assessment of performance with regard to essential characteristics may require the establishment of thresholds. Voluntary thresholds have to be fulfilled in relation to certain applications. Mandatory thresholds have to be fulfilled as a</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>pursued together, these two goals require that products are assessed by a single assessment method, therefore the method needs to be mandatory. However, voluntary standards can be used to make product requirements, specified for the relevant product family or category by Delegated Acts, even more concrete, following the path of Decision 768/2008 of the European Parliament and of the Council. In line with Decision 768/2008, those standards should be able to provide a presumption of conformity with the requirements covered by them.</p>	<p><u>and geography and other conditions prevailing in the Member States'</u> specific national situation. When pursued together, these two goals require that products are assessed by a single assessment method, therefore the method needs to be mandatory. However, voluntary standards can be used to make product requirements, specified for the relevant product family or category by Delegated Acts, even more concrete, following the path of Decision 768/2008 of the European Parliament and of the Council. In line with Decision 768/2008, those standards should be able to provide a presumption of conformity with the requirements covered by them.</p>	<p>related, product characteristics in view of their specific national situation. When pursued together, these two goals require that products are assessed by a single assessment method, therefore the method needs to be mandatory. However, voluntary standards can be used to make product requirements, specified for the relevant product family or category by Delegated Acts, even more concrete, following the path of Decision 768/2008 of the European Parliament and of the Council. In line with Decision 768/2008, those standards should be able to provide a presumption of conformity with the requirements covered by them.</p>	<p><i>condition for placing the product on the internal market irrespective of the application.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 20				
29	<p>(20) In order to contribute to the objectives of the European Green Deal and the Circular Economy Action Plan, and to ensure safe construction products, safety being one of the goals to be pursued in the legislation based on Article 114 of the Treaty on the Functioning of the European Union (TFEU), inherent product requirements related to safety, functionality and protection of environment, including climate, are necessary. When setting these requirements, the Commission should take into</p>	<p>(20) In order to contribute to the objectives of the European Green Deal <del>and</del>, the Circular Economy Action Plan <u>and the Zero Pollution Action Plan</u>, and to ensure safe construction products, safety being one of the goals to be pursued in the legislation based on Article 114 of the Treaty on the Functioning of the European Union (TFEU), inherent product requirements related to safety, functionality and protection of environment, including climate, are necessary. When setting these</p>	<p>(20) In order to contribute to the objectives of the European Green Deal and the Circular Economy Action Plan, and to ensure safe construction products, safety being one of the goals to be pursued in the legislation based on Article 114 of the Treaty on the Functioning of the European Union (TFEU), inherent product requirements related to safety, <del>functionality</del> and protection of environment, including climate, are necessary. When setting these requirements, the Commission should take into</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>account their potential contribution to achieving Union climate, environmental and energy efficiency objectives. These requirements do not merely relate to the performance of construction products. Contrary to its predecessor Directive 89/106/EC, Regulation (EU) No. 305/2011 does not provide for the possibility to establish such inherent product requirements. However, certain harmonised standards for construction products contain such inherent product requirements which can relate to environment, to safety or simply to the good functioning of the product. These standards demonstrate that there is a practical need for such requirements on safety, the</p>	<p>requirements, the Commission should <u>address the safety risks and</u> take into account <del>their</del><u>the requirements'</u> potential contribution to achieving Union climate, environmental and energy efficiency objectives. These requirements do not merely relate to the performance of construction products. Contrary to its predecessor Directive 89/106/EC, Regulation (EU) No. 305/2011 does not provide for the possibility to establish such inherent product requirements. However, certain harmonised standards for construction products contain such inherent product requirements which can relate to environment, to safety or simply to the good functioning of the product. These</p>	<p>account <del>their</del><u>the product's</u> potential contribution to achieving Union climate, environmental and energy efficiency objectives <u>over the course of their life cycle</u>. These requirements do not merely relate to the performance of construction products. Contrary to its predecessor Directive 89/106/EC, Regulation (EU) No. 305/2011 does not provide for the possibility to establish such inherent product requirements. However, certain harmonised standards for construction products contain such inherent product requirements which can relate to environment, <del>to safety or simply to the good functioning of the product</del> <u>or to safety</u>. These standards demonstrate that there is a practical</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>environment or simply the functioning of products. Article 114 TFEU as the legal base of this Regulation also imposes the pursuit of a high level of protection of the environment, health and human safety. Thus, this Regulation should (re-)introduce or validate inherent product requirements. Whilst these requirements need to be laid down by the legislator, there is a need for specifying them for the more than 30 product families, each with several categories. Hence, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission to specify the requirements for the respective</p>	<p>standards demonstrate that there is a practical need for such requirements on safety, the environment or simply the functioning of products. Article 114 TFEU as the legal base of this Regulation also imposes the pursuit of a high level of protection of the environment, health and human safety. Thus, this Regulation should (re-)introduce or validate inherent product requirements.</p> <p><i>Whilst these requirements need to be laid down by the legislator, there is a need for specifying them for the more than 30 product families, each with several categories.</i> Hence, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union</p>	<p>need for such requirements on safety, <del>the environment or simply the functioning of products</del> <u>or the environment</u>. Article 114 TFEU as the legal base of this Regulation also imposes the pursuit of a high level of protection of the environment, health and human safety. Thus, this Regulation should (re-)introduce or validate inherent product requirements. Whilst these requirements need to be laid down by the legislator, there is a need for specifying them for the more than 30 product families, each with several categories. Hence, the power to adopt acts in accordance with Article 290 <del>of the Treaty on the Functioning of the European Union</del> <u>TFEU</u> should be delegated</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	construction product family or category.	should be delegated to the Commission to specify <del>the</del> <u>those</u> requirements for the respective construction product family or category.	to the Commission to specify the requirements for the respective construction product family or category.	
Recital 21				
30	(21) Manufacturing and distribution of construction products becomes ever more complex, leading to the emergence of new specialised operators, such as fulfilment service providers. For reasons of clarity, certain generic obligations, including on cooperation with authorities, should be applicable to all those	(21) Manufacturing and distribution of construction products becomes ever more complex, leading to the emergence of new specialised operators, such as fulfilment service providers. For reasons of clarity, certain generic obligations, including on cooperation with authorities, should be applicable to all those	(21) Manufacturing and distribution of construction products becomes ever more complex, leading to the emergence of new specialised operators, such as fulfilment service providers. For reasons of clarity, certain generic obligations, including on cooperation with authorities, should be applicable to all those	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>involved in the supply chain, the manufacturing, the distribution, own-brand-labelling, the repackaging or secondary trade, installation, de-installation for re-use or remanufacturing, and the remanufacturing itself. Moreover, suppliers should be obliged to cooperate with market surveillance authorities for purposes of environmental sustainability assessment. For those reasons and to avoid repetition of obligations, the term ‘economic operator’ should be defined widely, encompassing all those actors so that basic generic obligations can in one strike be established for all of them.</p>	<p>involved in the supply chain, the manufacturing, the distribution, own-brand-labelling, <del>the repackaging</del> or secondary trade, installation, de-installation for re-use or remanufacturing, and the remanufacturing itself. Moreover, suppliers should be obliged to cooperate with market surveillance authorities for purposes of environmental sustainability assessment. For those reasons and to avoid repetition of obligations, the term ‘economic operator’ should be defined widely, encompassing all those actors so that basic generic obligations can in one strike be established for all of them. <u>However, the widening of the scope for such obligations as regards service providers should</u></p>	<p>involved in the supply chain, <del>the manufacturing, the distribution, own-brand labelling, the repackaging or secondary trade, installation, de-installation for re-use or remanufacturing, and the remanufacturing itself. Moreover, suppliers should be obliged to cooperate with market surveillance authorities for purposes of environmental sustainability assessment. For those reasons and to avoid repetition of obligations, the term ‘economic operator’ should be defined widely, encompassing all those actors so that basic generic obligations can in one strike be established for all of them.</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>not be wrongly interpreted as an obligation for those service providers merely concerned with the installation of products as regards CE-labelled products that they are handling in connection with their profession. That obligation will remain exclusively with the manufacturer or any natural or legal persons acting on its behalf.</u></p>		
Recital 22				
31	(22) In order to foster harmonised practices amongst Member States even where a consensus about these practices could not be found,	(22) In order to foster harmonised practices amongst Member States even where a consensus about these practices could not be found,	(22) In order to foster harmonised practices amongst Member States even where a consensus about these practices could not be found,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>the Commission should be empowered to adopt, with regard to a limited range of issues, implementing acts on the implementation of this Regulation. The respective empowerments concern the definitions, the obligations and rights of economic operators and the obligations and rights of notified bodies.</p>	<p>the Commission should be empowered to adopt, with regard to a limited range of issues, implementing acts on the implementation of this Regulation. The respective empowerments concern the definitions, the obligations and rights of economic operators and the obligations and rights of notified bodies.</p>	<p>the Commission should be empowered to adopt, with regard to a limited range of issues, implementing acts on the implementation of this Regulation. The respective empowerments concern <del>the definitions,</del> the obligations <del>and rights</del> of economic operators and <del>the obligations and rights</del> of notified bodies.</p>	
Recital 23				
32	<p>(23) In order to improve the legal certainty and to mitigate the fragmentation of the EU market for construction products due to the</p>	<p>(23) In order to improve <del>the</del> legal certainty and to mitigate the fragmentation of the EU market for construction products due to the</p>	<p>(23) In order to improve the legal certainty and to mitigate the fragmentation of the EU market for construction products <del>due to the</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>existence of national requirements and marks, it is necessary to clearly define the area regulated at the EU level, the so-called ‘harmonised zone’, as opposed to the elements remaining within the remit of Member States’ national regulatory sphere.</p>	<p>existence of national requirements and marks, it is necessary to clearly define the area regulated at the EU level, the so-called ‘harmonised zone’, as opposed to the elements remaining within the remit of Member States’ national regulatory sphere.</p>	<p><del>existence of national requirements and marks</del>, it is necessary to clearly define the area regulated at the EU level, the so-called ‘harmonised zone’, as opposed to the elements remaining within the <u>competence of Member States.</u></p> <p><u>Member States remain competent to lay down provisions on construction works, including on their design and dimensioning.</u></p> <p><u>The establishment of the harmonised zone should not affect the right-remitt of Member States’ to specify national regulatory sphere requirements on construction works and should not reduce the level of protection already existing and justified in the Member States. National environmental policies applicable</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>to construction works should not be considered as prohibitions or barriers to the making available of products on the market.</u>	
Recital 23a				
32a		<u>(23a) Member States set the safety level for construction works on the basis of their responsibilities towards their citizens, while the Union determines the framework conditions for the internal market. The competence to adopt provisions on construction works remains with the Member States. The basic requirements for</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>construction works set out in Annex I, Part A of this Regulation establish the links to construction products that are technically necessary, and serve as a basis for issuing standardisation requests to the European standardisation organisations for the development of standards for construction products, as well as for the development of European Assessment Documents and corresponding delegated acts.</u></p>		
Recital 23b				
32b		<p><u>(23b) The harmonised zone should also apply to public</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>contracts, grants or other positive incentives with the exception of fiscal incentives.</u>		
Recital 24				
33	(24) At the same time, in order to strike a balance between mitigating the fragmentation of the market and the legitimate interests of Member States to regulate construction works, it is necessary to provide for a mechanism to better integrate Member States' needs into the development of harmonised technical specifications. For the same reason, a mechanism allowing Member	(24) At the same time, in order to strike a balance between mitigating the fragmentation of the market and the <i>legitimate interests of</i> Member States' <u>competence</u> to regulate construction works, it is necessary to provide for a mechanism to better integrate Member States' needs into the development of harmonised technical specifications. <u>Member States are responsible</u> for the	(24) At the same time, in order to strike a balance between mitigating the fragmentation of the market and the legitimate interests of Member States to regulate construction works, it is necessary to provide for a mechanism to better integrate Member States' needs into the development of harmonised technical specifications. For the same reason, <del>a</del> <u>an additional</u> mechanism <u>of prior</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>State to set, based on imperative grounds of health, safety or environmental protection, additional requirements for construction products should be established.</p>	<p><del>same</del><u>safety, environmental and energy requirements that apply to construction and civil engineering works. For this</u> reason, a mechanism allowing Member <del>State</del><u>States</u> to set, based on imperative grounds of health, safety or environmental protection, additional requirements for construction products should be established <u>in order to enable Member States to react to special circumstances in their territory.</u></p>	<p><u>authorisation should be established,</u> allowing Member State to set, based on imperative grounds of health, safety or environmental protection, <u>requirements other than those laid down in the harmonised technical specifications</u> <del>additional requirements</del> for construction products <u>covered by the harmonised zone . This mechanism should give Member States the possibility to, while awaiting updated harmonised technical specifications addressing their regulatory needs, notify and seek authorisation for national measures affecting the performance of an essential characteristic not addressed by the harmonised technical</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>specification. This mechanism should be <del>established</del> complementary to a Member State's possibility to notify the Commission, in accordance with Article 114 TFEU, when it deems it necessary to introduce national provisions based on new scientific evidence relating to the protection of the environment or the working environment on grounds of a problem specific to that Member State in contradiction with harmonised technical specifications. In order to ensure that authorised national measures only remain as temporary deviations from the harmonised zone, it is important to enable swift consultations on the need to</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>update harmonised technical specifications in light of those regulatory needs, including, where appropriate, through standardisation requests with deadlines specifically set to address the urgency at hand.</u>	
Recital 25				
34	(25) A circular economy, the key element of the Circular Economy Action Plan, can be promoted by mandatory deposit-refund systems and the obligation to take back unused products. Member States should therefore be allowed to take such measures.	(25) A circular economy, the key element of the Circular Economy Action Plan, can be promoted by mandatory deposit-refund systems and the obligation to take back <u>used or</u> unused <u>non-custom-made</u> products. Member States should therefore be allowed to take <del>such</del>	(25) A circular economy, the key element of the Circular Economy Action Plan, can be promoted by mandatory deposit-refund systems and the obligation to take back unused products. Member States should therefore be allowed to take such measures.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<del>measures</del> <u>measures in order to ban the unnecessary destruction of construction products.</u>		
Recital 26				
35	(26) In order to enhance legal clarity and reduce the administrative burden for the economic operators, it is necessary to avoid that construction products are subject to multiple assessments regarding the same aspect of health, safety or protection of the environment, including climate, under different Union legislation. This was confirmed by the REFIT platform recommending that the	(26) In order to enhance legal clarity and reduce the administrative burden for the economic operators, it is necessary to avoid that construction products are subject to multiple assessments regarding the same aspect of health, safety or protection of the environment, including climate, under different Union legislation. This was confirmed by the REFIT platform recommending that the	(26) In order to enhance legal clarity and reduce the administrative burden for the economic operators, it is necessary to avoid that construction products are subject to multiple assessments regarding the same aspect of health, safety or protection of the environment, including climate, under different Union legislation. This was confirmed by the REFIT platform recommending that the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Commission gives priority to addressing the problems of overlapping and repetitive requirements. The Commission should thus be able to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations of this Regulation, where otherwise the same aspect of health, safety or protection of the environment, including climate, would be assessed in parallel under this Regulation and other Union law.</p>	<p>Commission gives priority to addressing the problems of overlapping and repetitive requirements. The Commission should thus be able to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations of this Regulation, <i>where otherwise the same aspect of health, safety or protection of the environment, including climate, would be assessed in parallel under this Regulation and other Union law.</i></p>	<p>Commission gives priority to addressing the problems of overlapping and repetitive requirements. <u>While not reducing or encroaching on the level of protection already existing and justified in Member States at building level, the Commission should</u> <del>The Commission should</del> <i>thus</i> be able to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations of this Regulation, where otherwise the same aspect of health, safety or protection of the environment, including climate, would be assessed in parallel under this Regulation and other Union law.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 27				
36	(27) Moreover, in order to avoid diverging practices of Member States and economic operators, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine whether certain construction products fall within the definition of construction product.	(27) Moreover, in order to avoid diverging practices of Member States and economic operators, <u>at the request of one or more Member States</u> , the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine whether certain construction products fall within the definition of construction product.	(27) Moreover, in order to avoid diverging practices of Member States and economic operators, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine whether certain construction products fall within the definition of construction product.	
Recital 28				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
37	<p>(28) In particular, in the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, with the exception of cement, priority for the setting of sustainability requirements will be given to the [ESPR]. This should be the case for instance for heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. This Regulation may still intervene in a complementary manner where needed, mainly in relation to safety aspects also</p>	<p>(28) <del>In particular,</del> In the case of energy-related products included in ecodesign working plans which are also construction products and for intermediary products, with the exception of cement, priority for the setting of sustainability requirements will be given to the [ESPR]. <del>This should be the case for instance for</del> <u>The intermediary products concerned are</u> heaters, boilers, heat pumps, water and space heating appliances, fans, cooling and ventilating systems and photovoltaic products, excluding building-integrated photovoltaic panels. This Regulation may still intervene in a complementary manner where</p>	<p>(28) <u>As this Regulation is developed in line with the framework of the [ESPR] but with its provisions adapted to to the sectorial specificities of construction products, it will be, with limited exceptions, the legal act used for harmonising all relevant aspects of construction products, including sustainability aspects even though these might also adressed through [the ESPR]. If there is a policy need which is identified horisontally within the framework of the [ESPR], the Commission should primarily use this Regulation for adressing those concerns in regard to construction products. Only in</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.</p>	<p>needed, mainly in relation to safety aspects also taking account of other Union legislation on products such as on gas appliances, low voltage, and machinery. For other products, in order to avoid unnecessary burden for economic operators, the need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.</p>	<p><u>exceptional cases where requirements under this Regulation are insufficient or ineffective, and cannot be amended or complemented in a reasonable time, [the ESPR] should be able to intervene in a complementary manner on construction products, provided the administrative cost entailed, including as a result of economic actors potentially becoming subject to two conformity assessment procedures, is shown to be reasonable.</u></p> <p><u>As an exception</u><del>in particular</del>, in the case of energy-related products included in ecodesign working plans which are also construction products and for <del>intermediary</del><u>intermediate</u> products</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>within the meaning of the [ESPR],</u>  with the exception of cement,  priority for the setting of  sustainability requirements will be  given to the [ESPR]. This should  be the case for instance for heaters,  boilers, heat pumps, water and  space heating appliances, fans,  cooling and ventilating systems  and photovoltaic products,  excluding building-integrated  photovoltaic panels. This  Regulation may still intervene in a  complementary manner where  needed, mainly in relation to safety  aspects also taking account of other  Union legislation on products such  as on gas appliances, low voltage,  and machinery. For other products,  in order to avoid unnecessary  burden for economic operators, the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p>need may arise in future to determine the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation. The power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to determine such conditions.</p>	
Recital 29				
38	<p>(29) In order to create an incentive for compliance, the manufacturer of construction products should be liable for incorrect declarations of performance and conformity.</p>	<p>(29) In order to create an incentive for compliance, the manufacturer of construction products should be liable for incorrect declarations of performance and conformity.</p>	<p><i>deleted</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Recital 30</i>				
39	<p>(30) The increased use of re-manufactured products is part of a shift towards a more circular economy and a reduction of the environmental and carbon footprint of construction products.</p> <p>Moreover, the market of re-manufacturing is currently not very developed and requirements for remanufactured products vary widely amongst Member States. Therefore and to respect the subsidiarity principle, Member States should have the possibility to exempt re-manufactured</p>	<p>(30) The increased use of re-manufactured products is part of a shift towards a more circular economy and a reduction of the environmental and carbon footprint of construction products.</p> <p>Moreover, the market of re-manufacturing is currently not very developed and requirements for remanufactured products vary widely amongst Member States. Therefore and to respect the subsidiarity principle, Member States should have the possibility to exempt re-manufactured</p>	<p>(30) The increased <del>use of re-manufactured</del> <u>re-use of construction</u> products is part of a shift towards a more circular economy and a reduction of the environmental and carbon footprint of construction <del>products.</del></p> <p><del>Moreover,</del> The <u>second-hand market for construction products of re-manufacturing</u> is currently not very developed and requirements for <u>construction products which have previously been used</u> <del>remanufactured products</del> vary widely amongst</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>products from the obligation to draw up a declaration of performance. Such exemption should however not be possible for products that are not suitable for remanufacturing or where interests of other Member States are at stake.</p>	<p>products from the obligation to draw up a declaration of performance. Such exemption should however not be possible for products that are not suitable for remanufacturing or where interests of other Member States are at stake.</p>	<p>Member States. Therefore, <u>used construction products, including other used items subject to this Regulation, and to respect the subsidiarity principle, Member States should have be subject to long-term harmonisation by establishing</u> the possibility to <del>exempt re-manufactured</del> <u>develop dedicated harmonised technical specifications under this Regulation. Such harmonised technical specifications should be applicable to used</u> products <del>from the obligation to draw up a declaration of performance. Such exemption</del> <u>and as long as the used product is not waste or has ceased to be waste. The adoption of dedicated harmonised technical specifications for used products</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p>should <u>not prejudice the scope and definition of waste under Directive 2008/98/EC of the European Parliament and of the Council</u>.</p> <p>However, <u>products directly re-used in a construction work should not be considered as placed on the market again and therefore not be subject to any measures under this Regulation</u></p> <p><i>not be possible for products that are not suitable for remanufacturing or where interests of other Member States are at stake.</i></p>	
Recital 30a				
39a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>(30a) In order to provide clarity about the width of the harmonized zone, it is important that all harmonised technical specifications are explicit in whether they cover or excludes used products from its scope. The exclusion of used products from the scope of a harmonised technical specification should however not prevent economic operators from opting for the application of this Regulation as if the used product was new.</u></p>	
Recital 30b				
39b			<p><u>(30b) Used products which have</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>undergone a transformative process going beyond checking, cleaning or repairing recovery operations ("remanufactured products") should still be considered as used products if the applicable harmonised technical specification deem the transformative process as non-essential to the product's performance. Remanufactured products should, regardless of the harmonised technical specification, benefit from not having to include events before the products last de-installation when calculating its environmental impact over its life-cycle. Remanufactured products should also benefit from requirements or incentives that</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><a href="#">promote a high recycled content.</a></u>	
Recital 31				
40	(31) To enhance access to easily available and comprehensive information on construction products, thereby contributing to their safety, functionality and sustainability, it should be ensured that the declaration of performance provides all information necessary for users and authorities. In view of its utility for users, manufacturers should be able to include into that declaration additional information, provided that the declarations of performance remain uniform and	(31) To enhance access to easily available and comprehensive information on construction products, thereby contributing to their safety, functionality and sustainability, it should be ensured that the declaration of performance provides all information necessary for users and authorities. In view of its utility for users, manufacturers should be able to include into that declaration additional information, provided that the declarations of performance remain uniform and	(31) To enhance access to easily available and comprehensive information on construction products, thereby contributing to their safety, functionality and sustainability, it should be ensured that the declaration of performance <u><a href="#">and conformity</a></u> provides all information necessary for users and authorities. In view of its utility for users, manufacturers should be able to include into that declaration additional information, provided that the declarations of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	easily readable and that they are not abused as advertisement.	easily readable and that they are not abused as advertisement.	performance <u>and conformity</u> remain uniform and easily readable and that they are not abused as advertisement.	
Recital 32				
41	(32) To render the reuse and remanufacturing of construction and the use of surplus construction products nonetheless possible at large scale, an alleviated procedure for drawing up the declaration of performance should be set out for those construction products. In the case of surplus construction products, where alteration by use is excluded, the alleviated procedure	(32) To render the reuse and remanufacturing of construction and the use of surplus construction products nonetheless possible at large scale, an alleviated procedure for drawing up the declaration of performance should be set out for those construction products. In the case of surplus construction products, where alteration by use is excluded, the alleviated procedure	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	should be limited to those cases where the initial manufacturer refuses to take responsibility for the surplus construction product, as it is always preferable that construction products remain under responsibility of the initial, competent manufacturer where they have not been altered.	should be limited to those cases where the initial manufacturer refuses to take responsibility for the surplus construction product, as it is always preferable that construction products remain under responsibility of the initial, competent manufacturer where they have not been altered.		
<i>Recital 33</i>				
42	(33) In order to reduce the burden for economic operators and in particular manufacturers, economic operators issuing declarations of performance and declarations of conformity should provide those	(33) In order to reduce the burden for economic operators and in particular manufacturers, economic operators issuing declarations of performance and declarations of conformity should provide those	(33) In order to reduce the burden for economic operators and in particular manufacturers, economic operators issuing declarations of performance and <u>conformity</u> <u>should be allowed to</u> <del>declarations</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>declarations by electronic means, be authorised to provide those declarations by permalink to an unamendable document or to include in those declarations permalinks to unamendable documents.</p>	<p>declarations by electronic means, be authorised to provide those declarations by permalink to an unamendable document or to include in those declarations permalinks to unamendable documents. <u>In order to simplify supply chain communication, declarations of performance and declarations of conformity should additionally be made available in a machine-readable format. This would allow the user via an app to check conformity with the application rules of the Member State where the product is used. An important prerequisite for machine-readable declarations is a standardised IT format, which is required for each harmonised technical specification. The CEN</u></p>	<p><del>of conformity should</del> provide those declarations by electronic means; <del>be authorised to provide those declarations</del> <u>including</u> by permalink to an unamendable document <del>or to include in those declarations permalinks to unamendable documents</del> <u>made accessible via a manufacturer's website or in the dedicated construction products database or system when available</u>.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>Workshop Agreement CWA 17316</i></u>  <u><i>"Smart CE marking for construction products" provides a basis for the development of harmonised XML formats for declarations of performance, which could be used to complement harmonised standards and harmonised technical specifications accordingly.</i></u></p>		
Recital 33a				
42a		<p><u><i>(33a) Pending the revision of the harmonised technical specifications in accordance with this Regulation, the declarations</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>of performance and conformity might contain permalinks to unamendable environmental product declarations or other unamendable documents containing the requested information.</i></u></p>		
Recital 34				
43	<p>(34) In order for the manufacturers to demonstrate that the construction products benefitting from the free movement of goods fulfil relevant Union requirements, it is necessary to require a declaration of conformity complementing the declaration of</p>	<p>(34) In order for the manufacturers to demonstrate that the construction products benefitting from the free movement of goods fulfil relevant Union requirements, it is necessary to require a declaration of conformity complementing the declaration of</p>	<p>(34) In order for the manufacturers to demonstrate that the construction products benefitting from the free movement of goods fulfil relevant Union requirements, it is necessary to require a declaration of conformity complementing the declaration of</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>performance, thus also bringing the regulatory system for construction products closer to Regulation (EC) No 765/2008. However, in order to minimise the potential administrative burden, the declaration of conformity and the declaration of performance should be combined and provided by electronic means. The administrative burden on SMEs should be further minimised through targeted simplification provisions, including on the use of appropriate technical documentation replacing type testing, permitting micro-enterprises to use the more lenient verification system and reducing the requirements for custom-made non-series products installed in an</p>	<p>performance, thus also bringing the regulatory system for construction products closer to Regulation (EC) No 765/2008. However, in order to minimise the potential administrative burden, the declaration of conformity and the declaration of performance should be combined and provided by electronic means. The administrative burden on SMEs should be further minimised through targeted simplification provisions, including on the use of appropriate technical documentation replacing type testing, permitting micro-enterprises to use the more lenient verification system and reducing the requirements for custom-made non-series products installed in an</p>	<p>performance, thus also bringing the regulatory system for construction products closer to Regulation (EC) No 765/2008. However, in order to minimise the potential administrative burden, the declaration of conformity and the declaration of performance should be combined <del>and provided by electronic means</del>. The administrative burden on SMEs should be further minimised through targeted simplification provisions, including <del>on the use of appropriate technical documentation replacing type testing, permitting micro-enterprises to use the more lenient verification system</del> <u>sharing test results, recognition of certificates, cascading of technical</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>identified single construction work. The Member States should also have the possibility to exempt micro-enterprises which do not trade cross-border from the obligation to draw a declaration of performance.</p>	<p>identified single construction work. The Member States should also have the possibility to exempt micro-enterprises which do not trade cross-border from the obligation to draw a declaration of performance.</p>	<p><u>documentation and declaration without assessment</u>, and reducing the requirements for custom-made non-series products. <u>When such products are</u> installed in an identified single construction work-  <del>The Member States exemptions from the obligation to draw up a declaration of performance and conformity</del> should <del>also have the possibility to exempt micro-enterprises which do not trade cross-border</del> <u>be possible</u>.</p> <p><u>In cases where a manufacturer fulfils the criteria for both the application of a simplified procedure and an exemptions</u> from the obligation to draw <u>up</u> a declaration of performance <u>and conformity, it should be given the opportunity to choose either, or to</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>provide a declaration of performance and conformity without applying the simplified procedure, so as to better adapt its offer to the needs of potential customers.</u></p>	
Recital 35				
44	<p>(35) In order to reach alignment with other product legislation and subject to the general principles of Regulation (EC) No 765/2008, the CE marking should be affixed to construction products for which the manufacturer has drawn up a declaration of performance or conformity. The manufacturer</p>	<p>(35) In order to reach alignment with other product legislation and subject to the general principles of Regulation (EC) No 765/2008, the CE marking should be affixed to construction products for which the manufacturer has drawn up a declaration of performance or conformity. The manufacturer</p>	<p>(35) In order to reach alignment with other product legislation and subject to the general principles of Regulation (EC) No 765/2008, the CE marking should be affixed to construction products for which the manufacturer has drawn up a declaration of performance <del>or</del> <u>and</u> conformity. The manufacturer</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	thereby takes the responsibility for the conformity of the product with the declared performance and applicable product requirements.	thereby takes the responsibility for the conformity of the product with the declared performance and applicable product requirements. <u><a href="#">A</a></u> <u><a href="#">CE marking should be sufficient proof of the conformity of a product with the characteristics and requirements laid down by this Regulation. Member States should not therefore introduce any barriers to their markets based on characteristics and requirements that are not covered by the harmonised zone.</a></u>	thereby takes the responsibility for the conformity of the product with the declared performance and applicable product requirements.	
Recital 35a				
44a		<u><a href="#">(35a) Markings other than the</a></u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>CE marking, including private ones, might contain additional information that could help users to make an informed choice on which product would be best suited for the needs of their construction works.</i></u>		
Recital 35b				
44b		<u><i>(35b) The procedural rights of all economic operators and natural or legal persons acting on their behalf in relation to measures, decisions or orders taken by competent national authorities should be ensured in line with Regulation (EU) 2019/1020.</i></u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>Member States should ensure that adequate appeal procedures against such measures, decisions or orders are in place.</i></u>		
Recital 36				
45	(36) To ensure safety, functionality and sustainability of construction products, and by extension of construction works, all economic operators intervening in the supply and distribution chain should take appropriate measures to ensure that they place or make available on the market only construction products which are in compliance with the binding Union	(36) To ensure safety, functionality and sustainability of construction products, and by extension of construction works, all economic operators intervening in the supply <del>and distribution</del> chain should take appropriate measures to ensure that they place or make available on the market only construction products which are in compliance with the binding Union	(36) To ensure safety, functionality and sustainability of construction products, and by extension of construction works, all economic operators intervening in the supply and distribution chain should take appropriate measures to ensure that they place or make available on the market only construction products which are in compliance with the binding Union	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	requirements. In order to improve the legal clarity, it is necessary to set explicitly the obligations of economic operators.	requirements. In order to improve the legal clarity, it is necessary to set explicitly the obligations of economic operators.	requirements. In order to improve the legal clarity, it is necessary to set explicitly the obligations of economic operators.	
Recital 37				
46	(37) It is necessary for manufacturers of construction products to determine the product type in a precise and unequivocal manner in order to ensure a precise basis for assessing the compliance of such product with Union requirements. At the same time, in order to avoid circumvention of the applicable requirements, manufacturers should be prohibited	(37) It is necessary for manufacturers of construction products to determine the product type in a precise and unequivocal manner in order to ensure a precise basis for assessing the compliance of such product with Union requirements. At the same time, in order to avoid circumvention of the applicable requirements, manufacturers should be prohibited	(37) It is necessary for manufacturers of construction products to determine the product type in a precise and unequivocal manner in order to ensure a precise basis for assessing the compliance of such product with Union requirements. At the same time, in order to avoid circumvention of the applicable requirements, manufacturers should be prohibited	(37) It is necessary for manufacturers of construction products to determine the product type in a precise and unequivocal manner in order to ensure a precise basis for assessing the compliance of such product with Union requirements. At the same time, in order to avoid circumvention of the applicable requirements, manufacturers should be prohibited

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	from creating ever new product types where the products in question are, in view of the crucial characteristics, identical.	from creating ever new product types where the products in question are, in view of the crucial characteristics, identical.	from creating ever new product types where the products in question are, in view of the crucial characteristics, identical.	from creating ever new product types where the products in question are, in view of the crucial characteristics, identical.  Commission Proposal
Recital 37a				
46a			<u><i>(37a) On the internal market, the CE marking should be the only marking demonstrating compliance with assessment methods in relation to essential characteristics covered by harmonised technical specifications. In order to avoid</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>market fragmentation and misleading claims resulting from the application of different assessment methods, the CE marking should be the only marking allowed on products covered by harmonised technical specification indicating that the product in question has been assessed in relation to the essential characteristics covered by harmonised technical specifications and is compliant with the applicable product requirements . The market for construction products faces a proliferation of markings which often create confusion and distrust among market players but also mislead consumers. The use of additional markings negatively</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>impacts the probative value of the CE marking when based on assessment methods which are different than those defined in the relevant harmonised technical specifications. In addition, SMEs cannot always benefit from such markings, creating a distortion among market players and potentially hindering market access. These additional markings should therefore not be affixed on the products in combination with the CE marking. However, in order to limit distortions for products coming from or destined to the market of third countries, this prohibition should not apply to markings which indicate conformity with legislation of third countries.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 38				
47	(38) To avoid misleading claims, any claims made by manufacturers of construction products should either be based on an assessment method contained in harmonised technical specifications or, where no such assessment method exists, on methods representing the best available techniques, where no such assessment method provided by a harmonised technical specification exists.	<i>deleted</i>	(38) To avoid misleading claims, any claims made by manufacturers of construction products should <del>either</del> be based on <del>an</del> assessment <del>method</del> <u>methods</u> contained in harmonised technical specifications or, <del>where no such assessment method exists, on methods representing the best available techniques, where no such</del> <u>European</u> assessment <del>method</del> <del>provided by a harmonised technical specification</del> <del>exists</del> <u>documents</u> .	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 39				
48	(39) Technical documentation about construction products, drawn by the manufacturer, facilitates the verification of those products by authorities and notified bodies against the Union requirements. To enhance access to comprehensive information, that technical documentation should include an assessment of the environmental sustainability of the construction product.	(39) Technical documentation about construction products, drawn by the manufacturer, facilitates the verification of those products by authorities and notified bodies against the Union requirements. To enhance access to comprehensive information, that technical documentation should include <del>an assessment of the environmental sustainability</del> <u>the essential characteristics related to life cycle</u> of the construction product.	(39) Technical documentation about construction products, drawn by the manufacturer, facilitates the verification of those products by authorities and notified bodies against the Union requirements. To enhance access to comprehensive information, that technical documentation should include <u>the calculation substantiating the</u> <del>an</del> assessment of the environmental sustainability of the construction product.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 40				
49	<p>(40) To create transparency for users of construction products and to avoid inappropriate use of those products, construction products and their intended use should be precisely identified by the manufacturer. For the same reason, the manufacturer should make clear whether the construction products are intended for professional use only, or also for use by consumers. To ensure that construction products can be traced back, manufacturers should be indicated on the product or, where this is not possible e.g. due to the product's size or surface, on its</p>	<p>(40) To create transparency for users of construction products and to avoid inappropriate use of those products, construction products and their intended use should be precisely identified by the manufacturer. For the same reason, the manufacturer should make clear whether the construction products are intended for professional use only, <del>or also for use by consumers</del> <u>particularly where expertise is needed in order to use the product</u>. To ensure that construction products can be traced back, <u>information that enables manufacturers to be identified</u></p>	<p>(40) To create transparency for users of construction products and to avoid inappropriate use of those products, construction products and their intended use should be precisely identified by the manufacturer. <del>For the same reason, the manufacturer should make clear whether the construction products are intended for professional use only, or also for use by consumers.</del> <u>indicate manufacturer-specific unique identification codes of the product type</u> <del>be indicated</del> on the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	packaging or, where that is not possible either, in a document accompanying it.	should be indicated on the product or, where this is not possible e.g. due to the product's size or surface, on its packaging or, where that is not possible either, in a document accompanying it.	product or, where this is not possible e.g. due to the product's size or surface, on its packaging or <u>on and affixed label, or</u> where that is not possible either, in a document accompanying it.	
Recital 41				
50	(41) To ensure that requirements of this Regulation are fulfilled, manufacturers should actively search, store and evaluate information and take appropriate measures where non-conformity or under-performance has been confirmed or where there is a risk.	(41) To ensure that requirements of this Regulation are fulfilled, manufacturers should actively search, store and evaluate information and take appropriate measures where non-conformity or under-performance has been confirmed or where there is a risk.	(41) To ensure that requirements of this Regulation are fulfilled, manufacturers should actively search, store and evaluate information and take appropriate measures where non-conformity or under-performance has been confirmed or where there is a risk.	(41) To ensure that requirements of this Regulation are fulfilled, manufacturers should actively search, store and evaluate information and take appropriate measures where non-conformity or under-performance has been confirmed or where there is a risk.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital 42				
51	(42) To optimise the pursuit of the goals of the European Green Deal and of the Circular Economy Action Plan, the manufacturers should be obliged to reach a fair level of environmental sustainability, both for their products and their manufacturing. This obligation requires trade-off decisions between different environmental aspects and between environmental and safety aspects,	(42) To optimise the pursuit of the goals of the European Green Deal and of the Circular Economy Action Plan, the manufacturers should be obliged to <del>reach a fair level of environmental sustainability, both for their products and</del> <u>ensure that both their products and manufacturing contribute significantly to the Union's climate and environmental objectives by</u>	(42) To optimise the pursuit of the goals of the European Green Deal and of the Circular Economy Action Plan, the <del>manufacturers</del> <u>Commission</u> should <del>be obliged to reach a fair level of</del> <u>have the possibility to specify inherent</u> environmental <del>sustainability, both for their products and their manufacturing. This obligation requires trade-off decisions between different environmental</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	whilst both environmental and safety aspects can relate to the product as such or to the construction works. To give manufacturers certainty about how to make these trade-off decisions, this Regulation should set out clear trade-off rules.	<u>substantially improving</u> their <del>manufacturing products'</del> <u>environmental footprint</u> . This obligation requires trade-off-decisions between different environmental aspects and between environmental and safety aspects, whilst both environmental and safety aspects can relate to the product as such or to the construction works. To give manufacturers certainty about how to make these trade-off decisions, this Regulation should set out clear trade-off rules.	<del>aspects and between environmental and safety aspects, whilst both environmental and safety aspects can relate to the product as such or to the</del> <u>requirements so that</u> construction works. To give manufacturers certainty about how to make these trade-off decisions, this Regulation should set out clear trade-off rules <u>products can reach a fair level of environmental sustainability</u> .	
Recital 43				
52				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(43) With the goals of ensuring sustainability and durability of construction products, manufacturers should ensure that products can be used for a very long time. Such long use requires adequate design, use of reliable parts, reparability of products, availability of information on repair and access to replacement parts.	(43) With the goals of ensuring sustainability and durability of construction products, manufacturers should ensure that products can be used for <del>a very</del> <u>long time as long as possible</u> . Such long use requires adequate design, use of reliable parts, reparability of products, availability of information on repair and access to replacement parts.	(43) <del>With the goals of ensuring sustainability and durability of construction products, manufacturers</del> <u>This possibility</u> should ensure that products can be used for a very long time. <del>Such long use requires</del> <u>by, for instance, requiring</u> adequate design, use of reliable parts, reparability of products, <del>availability of information on repair and access to replacement</del> <u>and compatibility with spare</u> parts.	
Recital 44				
53	(44) In view of enhancing the circularity of construction	(44) In view of enhancing the circularity of construction	(44) In view of enhancing the circularity of construction	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>products, in line with the goals of the Circular Economy Action Plan, manufacturers should favour re-use, remanufacturing and recycling of their products. The (preparation for) re-use, remanufacturing and recycling require certain design, namely by facilitating the separation of components and materials at the later stage of recycling and avoiding mixed, blended or intricate materials. As the usual instructions for use will not necessarily reach the economic operators in charge of (preparation for) re-use, remanufacturing and recycling, the necessary information in this regard should be made available in product databases or systems and on the manufacturer’s websites, in</p>	<p>products, in line with the goals of the Circular Economy Action Plan <u>and the waste hierarchy</u>, manufacturers should <del>favour re-use</del> <u>prevent waste generation by facilitating and prioritising repair, re-use and</u> remanufacturing. <u>Manufacturers should increase resource efficiency through appropriate use of by-products and should, when products come to the end of their life, ensure</u> <del>and</del> recycling of their products. The (preparation for) re-use, remanufacturing and recycling require <del>certain</del> <u>specific</u> design <u>choices</u>, namely <del>by</del> facilitating the separation of <u>products</u>, components and materials at <u>de-installation, deconstruction and demolition and at</u> the later stage of</p>	<p>products, in line with the goals of the Circular Economy Action Plan, <u>inherent product requirements</u> <del>manufacturers</del> should <u>also be able to</u> favour <u>recycled content or to prepare for the possible</u> re-use, remanufacturing and recycling of <del>their</del> <u>construction</u> products. The (preparation for) re-use, remanufacturing and recycling require certain design, namely by facilitating the separation of components and materials at the later stage of recycling and avoiding mixed, blended or intricate materials. <del>As the usual instructions for use will not necessarily reach the economic operators in charge of (preparation for) re-use, remanufacturing and recycling, the</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	addition to the instructions for use.	recycling and avoiding mixed, blended or intricate materials <u>and substances of concern</u> . As the usual instructions for use will not necessarily reach the economic operators in charge of (preparation for) re-use, remanufacturing and recycling, the necessary information in this regard should be made available in <del>product databases or systems</del> <u>the Digital Product Passport</u> and on the manufacturer's websites <u>or by means of QR codes</u> , in addition to the instructions for use.	<del>necessary information in this regard should be made available in product databases or systems and on the manufacturer's websites, in addition to the instructions for use.</del>	
Recital 44a				
53a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>(44a) The instructions for use and safety information is a vital tool to provide information suffice to make knowledgeable decisions on purchase installation, use, maintenance, dismantling, reuse and recycling of the product to a wide group in potential need of the information. Elements to be covered by instructions for use and safety information should therefore be specified in this Regulation and guidance on how to typically cover these elements in relation to a certain product should be possible to include in construction product performance standards. Such guidance should however not expand or restrict the responsibility for the manufacturer to provide</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>information as set out in the Regulation. As instructions for use and safety information will not necessarily reach the economic operators in charge of (preparation for) re-use, remanufacturing and recycling, the information in this regard should also be made available in the dedicated construction products databas or system .</u></p>	
Recital 45				
54	(45) To deliver safe, functional and environmentally sustainable construction products, it is necessary to establish	(45) To deliver safe, functional and environmentally sustainable construction products, it is necessary to establish	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>comprehensive sustainability and safety obligations for manufacturers. Given the importance of these obligations and achieving the right balance between the functionality, safety and sustainability, the Commission should be empowered to determine the conditions by delegated acts under which, for a specific product family or category, these obligations are fulfilled or presumed to be fulfilled.</p>	<p>comprehensive sustainability and safety obligations for manufacturers. Given the importance of these obligations, <u>general requirements on the gradual improvement of environmental performance, the preferred use of environmentally friendly materials, recycled content obligations and the availability of information on the use, repair, remanufacturing or recycling of products should be applicable to all manufacturers.</u> <u>In order to specify these requirements for certain product families or categories as well as to set further requirements and to <del>achieve</del> <del>and achieving</del> the right</u> balance between the functionality, safety and sustainability, the</p>	<p style="text-align: center; opacity: 0.5; font-size: 48px; transform: rotate(-15deg);">PUBLIC</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Commission should be empowered to determine the conditions by delegated acts under which, for a specific product family or category, these obligations are fulfilled or presumed to be fulfilled.		
<i>Recital 46</i>				
55	(46) Some construction products become waste though they were never used. To avoid this waste of resources, manufacturers should accept to regain, directly or via their importers and distributors, ownership of products that, after delivery onto a construction site or	(46) Some construction products become waste though they were never used. To avoid this waste of resources, manufacturers should accept to regain, directly or via their importers and distributors, ownership of products that, after delivery onto a construction site or	(46) Some construction products become waste though they were never used. To avoid this waste of resources, <u>the Regulation</u> <del>manufacturers</del> should <u>not affect the possibility for Member States to oblige manufacturers to</u> accept to regain, directly or via their	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to the user, have not been used and are in a state equivalent to the one in which they were placed on the market.	to the user, have not been used and are in a state equivalent to the one in which they were placed on the market.	importers and distributors, ownership of products that, after delivery onto a construction site or to the user, have not been used and are in a state equivalent to the one in which they were placed on the market.	
Recital 47				
56	(47) In order to be able to make informed choices, users of construction products should be sufficiently well informed about the environmental performances of products, about their conformity with environmental requirements and of the degree of fulfilment of	(47) In order to be able to make informed choices, users of construction products should be sufficiently well informed about the environmental performances of products, about their conformity with environmental requirements and of the degree of fulfilment of	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>manufacturer’s environmental obligations in this regard.</p> <p>Therefore, the Commission is empowered to adopt delegated acts to establish specific labelling requirements which might include the easily understandable traffic light labelling.</p>	<p>manufacturer’s environmental obligations in this regard.</p> <p>Therefore, the Commission is empowered to adopt delegated acts to establish specific labelling requirements <del>which might include the easily understandable traffic light labelling.</del></p>		
<i>Recital 48</i>				
57	<p>(48) Certain manufacturer’s obligations, such as assessment of environmental sustainability or giving preference to recyclable materials, can hardly be fulfilled in case of used, remanufactured or surplus products. Economic</p>	<p>(48) Certain manufacturer’s obligations, such as assessment of environmental sustainability or giving preference to recyclable materials, can hardly be fulfilled in case of used, remanufactured or surplus products. Economic</p>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	operators enabling reuse or undertaking remanufacturing should thus be exempted from these obligations, the more so as the reuse and remanufacturing are beneficial to the environment.	operators enabling reuse or undertaking remanufacturing should thus be exempted from these obligations, the more so as the reuse and remanufacturing are beneficial to the environment.		
<i>Recital 49</i>				
58	(49) The authorised representatives are often the only reachable persons in case of imported products whilst manufacturers often attribute to them very limited tasks and do not provide them with all the necessary information to effectively represent the manufacturers. Hence, the role	(49) The authorised representatives are often the only reachable persons in case of imported products whilst manufacturers often attribute to them very limited tasks and do not provide them with all the necessary information to effectively represent the manufacturers. Hence, the role	(49) The authorised representatives are often the only reachable persons in case of imported products whilst manufacturers often attribute to them very limited tasks and do not provide them with all the necessary information to effectively represent the manufacturers. Hence, the role	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and responsibilities of authorised representatives should be clarified and strengthened.	and responsibilities of authorised representatives should be clarified and strengthened.	and responsibilities of authorised representatives should be <u>clearly set out in this Regulation</u> <del>clarified and strengthened.</del>	
Recital 50				
59	(50) An economic operator who modifies a product in such a way that its performance or safety might be affected should be subject to the obligations of manufacturers, to ensure the verification whether performance or safety of the product are still the same. However, this obligation should not be imposed on an economic operator who repackages products	(50) An economic operator who <u>stores or</u> modifies a product in such a way that its performance or safety might be affected should be subject to the obligations of manufacturers, to ensure the verification whether performance or safety of the product are still the same. <del>However, this obligation should not be imposed on an economic operator who</del>	(50) An economic operator who modifies a product in such a way that its performance or safety might be affected should be subject to the obligations of manufacturers, to ensure the verification whether performance or safety of the product are still the same. However, this obligation should not be imposed on an economic operator who repackages products	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>to make them available in another Member State, as otherwise secondary trade and thus free circulation of products would be hampered and repackaging in principle should not affect performance nor safety of the construction product. Still, and with the aim to preserve the performance and safety of products, the economic operator undertaking the repackaging should be responsible for the correct execution of these operations to ensure that the product is not damaged and that the users are still correctly informed in the language set out by the Member State where the products are made available.</p>	<p><del>repackages products to make them available in another Member State, as otherwise secondary trade and thus free circulation of products would be hampered and repackaging in principle should not affect performance nor safety of the construction product. Still, and with the aim to preserve the performance and safety of products, the economic operator undertaking the repackaging should be responsible for the correct execution of these operations to ensure that the product is not damaged and that the users are still correctly informed in the language set out by the Member State where the products are made available.</del></p>	<p>to make them available in another Member State, as otherwise secondary trade and thus free circulation of products would be hampered and repackaging in principle should not affect performance nor safety of the construction product. Still, and with the aim to preserve the performance and safety of products, the economic operator undertaking the repackaging should be responsible for the correct execution of these operations to ensure that the product is not damaged and that the users are still correctly informed in the language set out by the Member State where the products are made available.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 50a				
59a			<p><u>(50a) Given its environmental effects, the calculation of the environmental sustainability of a construction product should also cover the packaging used or most likely to be used. The packaging of a product can also be vital to preserve its performance through the distribution chain to the user. Even though the packaging in itself is not included in other assessments of a product's performance, all economic operators should as part of their obligation to take necessary</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>measures to ensure continued compliance of products with this Regulation be responsible for using packaging suitable for preserving the performance and the compliance with the products' requirements. The packaging could in itself pose a risk for users and the obligation to provide information on risks relating to the use of the product should take this into account.</u></p>	
Recital 51				
60	(51) In order to increase compliance of manufacturers with the obligations under this	(51) In order to increase compliance of manufacturers with the obligations under this	(51) In order to increase compliance of manufacturers with the obligations under this	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Regulation and to contribute to addressing the identified shortcomings and improve the market surveillance, service providers, online market places and brokers should be empowered and requested to verify certain easily verifiable characteristics of products and their manufacturers, such as determination of product type and drawing up a comprehensive technical documentation, and should actively contribute to ensuring that only compliant products reach the users.</p>	<p>Regulation and to contribute to addressing the identified shortcomings and improve the market surveillance, <u>fulfilment</u> service providers, online market places, <u>sellers</u> and brokers should be empowered and requested to verify <del>certain easily verifiable characteristics of products and their</del> <u>at a documentary level that</u> manufacturers, <del>such as</del> <u>determination of product type and drawing up a comprehensive</u> <u>have complied with their obligations as regards</u> technical documentation, and should <del>actively</del> contribute to ensuring that only compliant products reach the users.</p>	<p>Regulation and to contribute to addressing the identified shortcomings and improve the market surveillance, <u>fulfilment</u> service providers, <del>and</del> online market places <del>and brokers should be empowered and requested to verify certain easily verifiable characteristics of products and their manufacturers, such as determination of product type and drawing up a comprehensive technical documentation, and</del> should actively contribute to ensuring that only compliant products reach the users.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 52				
61	(52) In order to avoid that 3D-printing is used to circumvent the obligations under this Regulation, 3D-printing service providers should have certain information obligations.	(52) In order to avoid that <u>the obligations under this Regulation are circumvented in cases where the production technology, for example</u> 3D-printing, <u>could involve several different actors contributing to the design and manufacture of a construction product, it is necessary to clearly define the role of the manufacturer. The natural and legal person printing a construction product should take responsibility</u> <del>is used to circumvent the obligations</del> under this Regulation <u>for the whole product, unless there is another person</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>who places the product on the market under his name or trademark or who takes responsibility for the product by issuing a declaration of performance and conformity</u>, <del>3D-</del> <del>printing service providers should have certain information obligations.</del></p>		
Recital 53				
62	(53) The safe use of used and re-manufactured products often depends on precise information on their first use. Economic operator de-installing used products for re-use or remanufacturing should	(53) The safe use of used and re-manufactured products often depends on precise information on their first use. Economic operator de-installing used products for re-use or remanufacturing should	deleted	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	therefore take protocols on the place, conditions and presumed length of use of the de-installed product.	therefore take protocols on the place, conditions and presumed length of use of the de-installed product.		
<i>Recital 54</i>				
63	(54) The performance and safety of products also depend on the components used and on the services provided by calibrators or other service providers for their design and manufacturing. For these reasons, certain obligations should be established for suppliers of components and service providers involved in the manufacturing of products. Where	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	a non-compliance or risk might have been caused by a supplied component or service of a certain economic operator, the supplier or service provider should inform thereof his other clients who have received the same component or service, so that non-compliances and risks can be effectively tackled for other products too.			
<i>Recital 55</i>				
64	(55) Certain items used for construction have multiple potential purposes. Their manufacturers should have the freedom to decide whether these	(55) Certain items used for construction have multiple potential purposes. Their manufacturers should have the freedom to decide whether these	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>items are intended for construction or not, also in order to avoid that they have to undergo performance and conformity assessment where not necessary. However, if they decide that a certain item is not intended for construction whilst it could be used for it (“pseudo product”), the manufacturers and other economic operators should ensure that it is not used in construction works. Otherwise some of the items would end up in construction whilst not fulfilling the requirements of this Regulation.</p>	<p>items are intended for construction or not, also in order to avoid that they have to undergo performance and conformity assessment where not necessary. However, if they decide that a certain item is not intended for construction whilst it could be used for it, <u>it should be marked as <del>“pseudo-product not for construction”</del> and</u> the manufacturers and other economic operators should ensure that it is not used in construction works. Otherwise some of the items would end up in construction whilst not fulfilling the requirements of this Regulation.</p>	<p style="text-align: center; opacity: 0.5; font-size: 2em; transform: rotate(-30deg);">PUBLIC</p>	
<p><i>Recital 56</i></p>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
65	(56) For the same reason, where, however, manufacturers of items which can, by nature, be used for construction and for other purposes (“double use products”), do not explicitly exclude the use for construction, they should fulfil the obligations under this Regulation for all the items of the respective type.	(56) For the same reason, where, however, manufacturers of items which can, by nature, be used for construction and for other purposes (“double use products”), do not explicitly exclude the use for construction, they should fulfil the obligations under this Regulation for all the items of the respective type.	<i>deleted</i>	
<i>Recital 57</i>				
66	(57) To clarify the applicability of this Regulation to online and other distance sales, it should be defined	(57) To clarify the applicability of this Regulation to online and other distance sales, it should be defined	<i>deleted</i>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	<p>under which conditions a certain product is deemed to be offered to clients in the Union. As online trade has a higher likelihood of non-compliance, Member States should make a special effort and designate a single centralised market surveillance authority for detecting distance sales offers targeting clients on their territory, so that the responsible market surveillance authorities can take appropriate measures. As the detection of such offers requires the knowledge of research specialists or dedicated artificial intelligence software, the detection task should be centralised and entrusted to a single market surveillance authority.</p>	<p>under which conditions a certain product is deemed to be offered to clients in the Union. As online trade has a higher likelihood of non-compliance, Member States should make a special effort and designate a single centralised market surveillance authority for detecting distance sales offers targeting clients on their territory, so that the responsible market surveillance authorities can take appropriate measures. As the detection of such offers requires the knowledge of research specialists or dedicated artificial intelligence software, the detection task should be centralised and entrusted to a single market surveillance authority.</p>	<p><b>PUBLIC</b></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Recital 58</i>				
67	(58) Digital technologies, which provide a significant potential for reducing administrative burden and costs for economic operators and public authorities, while also fostering innovative and new business opportunities and models, are evolving at rapid pace. The uptake of digital technologies will also contribute significantly towards achieving the objectives of the Renovation Wave, including energy efficiency, life-cycle assessments and monitoring and of the building stock. Accordingly,	(58) Digital technologies, which provide a significant potential for reducing administrative burden and costs for economic operators and public authorities, while also fostering innovative and new business opportunities and models, are evolving at rapid pace. The uptake of digital technologies will also contribute significantly towards achieving the objectives of the Renovation Wave, including energy efficiency, life-cycle assessments and monitoring and of the building stock. <del>Accordingly, the</del>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Commission should be empowered to seize further opportunities of digitisation by implementing acts.	<del>Commission should be empowered to seize further opportunities of digitisation by implementing acts.</del>		
<i>Recital 59</i>				
68	(59) As harmonised standards developed for construction products (hereafter: construction products standards) are mostly mandatory, to create legal certainty, these standards should not only be in line with the relevant standardisation requests and with this Regulation, but also with the general principles of Union law.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Recital 60</i>				
69	<p>(60) In order to ensure a timely citation of references of construction products standards in the Official Journal of the European Union, the European Commission should be empowered to limit in scope or overrule deficient standards for purposes of legal effects under this Regulation by delegating acts instead of refusing to cite their references in the Official Journal.</p>	<p><i>deleted</i></p>	<p>(60) In order to ensure a timely <del>citation</del> <u>publication</u> of references of construction <del>products</del> <u>product</u> <u>performance</u> standards <u>and</u> <u>European assessment documents</u> in the Official Journal of the European Union, the European Commission should, <u>where</u> <u>references to standards or</u> <u>European assessment documents</u> <u>otherwise cannot be published,</u> <u>have the possibility to publish</u> <u>these references with restrictions</u> <u>of their</u> <del>-be empowered to limit in scope or overrule deficient</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><del>standards for purposes of</del> legal effects under this Regulation <del>by delegating acts instead of refusing to cite their</del>. <u>It should be possible for such restrictions to cover, for example, outdated references to other standards or documents, provisions which contradict this Regulation or other Union law, provisions which contradict other harmonised standards the references of which have already been published</u> in the Official Journal, <u>or provisions which are not in conformity with the demands to be met in relation to the basic principles and reference points set out in a standardisation request.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 61				
70	<p>(61) To ensure the coherence of the system, this Regulation should build on the horizontal legal framework for standardisation. Hence, Regulation (EU) No 1025/2012 should also apply to the extent possible to standards rendered mandatory in accordance with this Regulation. Regulation (EU) No 1025/2012 is thus to provide, among others, for a procedure for objections to harmonised construction products standards where those standards do not entirely satisfy the requirements set out in the relevant standardisation request or other</p>	<p>(61) To ensure the coherence of the system, this Regulation should build on the horizontal legal framework for standardisation. Hence, Regulation (EU) No 1025/2012 should also apply to the extent possible to standards rendered mandatory in accordance with this Regulation. Regulation (EU) No 1025/2012 is thus to provide, among others, for a procedure for objections to harmonised construction products standards where those standards do not entirely satisfy the requirements set out in the relevant standardisation request or other</p>	<p>(61) To ensure the coherence of the system, this Regulation should build on the horizontal legal framework for standardisation. Hence, Regulation (EU) No 1025/2012 should also apply to the extent possible to standards rendered mandatory in accordance with this Regulation. Regulation (EU) No 1025/2012 is thus to provide, among others, for a procedure for objections to <del>harmonised</del>_construction <del>products</del><u>product performance</u> standards where those standards do not entirely <u>conform with applicable legal requirements or</u></p>	

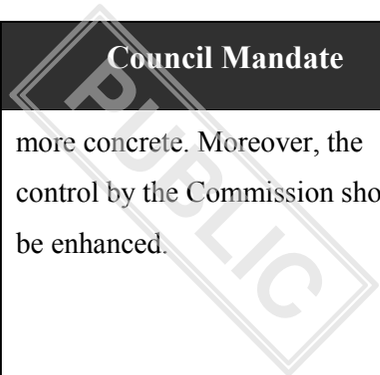
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	requirements of this Regulation.	requirements of this Regulation.	satisfy the <del>requirements set out in the relevant standardisation request or other</del> <u>demands to be met in relation to the essential characteristics to be covered in view of the basic</u> requirements <del>of this Regulation</del> <u>for construction works</u> .	
Recital 61a				
70a		<u>(61a) When setting up guidelines on the appropriate form and content of standards, the Commission should build on the important work already done in the EC Guidelines for hENS under the CPR as of 28/06/2018,</u>		<i>(61a) The Commission should support Standardisation organisations in the process of developing guidelines laying down a clear and stable set of rules for the whole standardisation process including roles, responsibilities,</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>which has been presented by the Commission in the framework of the Joint Initiative on Standardisation.</i></u></p>		<p><i>competences and the general procedural deadlines for all stakeholders involved, as well as templates to be used.</i></p> <p><i>The Commission should also provide support in view of ensuring the coherence and compliance with legal requirements of standards and participate in the informal and formal inquiries of European standardisation organisations developing the requested European standardisation deliverables, in particular on matters concerning the compliance of the standardisation deliverables with this Regulation and with other Union law. These guidelines and support should benefit from the horizontal work developed in the context of the implementation of</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>Regulation (EU) No 1025/2012.</i></p> <p><i>Included to cover the elements suggested by the European Parliament in 6a(2), 6a(3) and 6a(7).</i></p>
Recital 62				
71	(62) As they are not acts of general applicability but the first step of a two steps administrative procedure leading to the CE marking, European assessment documents should not qualify as harmonised technical specifications. However, basic	(62) As they are not acts of general applicability but the first step of a two steps administrative procedure leading to the CE marking, European assessment documents should not qualify as harmonised technical specifications. However, basic	(62) As they are not acts of general applicability but the first step of a two steps administrative procedure leading to the CE marking, European assessment documents should not qualify as harmonised technical specifications. However, basic	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	published in the Official Journal.	published in the Official Journal.	assessment documents should be published in the Official Journal.	
Recital 63				
72	(63) Currently, the increasing number of hardly distinguishable European assessment documents which often have little added value when compared to others or existing harmonised standards, risks to slow down their publication. In order to deal with this risk in a cost-effective way, certain principles for the development and adoption of European assessment documents should be established or be made	(63) Currently, the increasing number of hardly distinguishable European assessment documents which often have little added value when compared to others or existing harmonised standards, risks to slow down their publication. In order to deal with this risk in a cost-effective way, certain principles for the development and adoption of European assessment documents should be established or be made	(63) Currently, the increasing number of hardly distinguishable European assessment documents which often have little added value when compared to others or existing harmonised standards, risks to slow down their publication. In order to deal with this risk in a cost-effective way, certain principles for the development and adoption of European assessment documents should be established or be made	(63) Currently, the increasing number of hardly distinguishable European assessment documents which often have little added value when compared to others or existing harmonised standards, risks to slow down their publication. In order to deal with this risk in a cost-effective way, certain principles for the development and adoption of European assessment documents should be established or be made



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	more concrete. Moreover, the control by the Commission should be enhanced.	more concrete. Moreover, the control by the Commission should be enhanced.	more concrete. Moreover, the control by the Commission should be enhanced.	more concrete. Moreover, the control by the Commission should be enhanced.  Commission Proposal

Recital 64

73	(64) The requirements applicable to designating authorities of Technical Assessment Bodies (TABs) should not fall behind those applicable to notifying authorities given the similarities between their respective roles. For the same reason, TABs should have the same degree of	(64) The requirements applicable to designating authorities of Technical Assessment Bodies (TABs) should not fall behind those applicable to notifying authorities given the similarities between their respective roles. For the same reason, TABs should have the same degree of	(64) The requirements applicable to designating authorities of Technical Assessment Bodies (TABs) should not fall behind those applicable to notifying authorities given the similarities between their respective roles. For the same reason, TABs should have the same degree of	(64) The requirements applicable to designating authorities of Technical Assessment Bodies (TABs) should not fall behind those applicable to notifying authorities given the similarities between their respective roles. For the same reason, TABs should have the same degree of
----	--	--	--	--

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	independence and control of decision-making as notified bodies.	independence and control of decision-making as notified bodies.	independence and control of decision-making as notified bodies.	independence and control of decision-making as notified bodies.  Commission Proposal
Recital 65				
74	(65) In order to respond to a noteworthy percentage of notifications which were based on incomplete or erroneous assessments, in particular where legal bodies without own in-house technical competence were notified, it is necessary to strengthen the resources capacity of notifying authorities, namely by	(65) In order to respond to a noteworthy percentage of notifications which were based on incomplete or erroneous assessments, in particular where legal bodies without own in-house technical competence were notified, it is necessary to strengthen the resources capacity of notifying authorities, namely by	(65) In order to respond to a noteworthy percentage of notifications which were based on incomplete or erroneous assessments, in particular where legal bodies without own in-house technical competence were notified, it is necessary <del>to</del> <del>strengthen the resources capacity</del> <del>of notifying authorities, namely by</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>setting up minimum requirements; to make requirements for notified bodies more precise, namely with regard to their independence, delegation to other legal entities and own ability to perform; to require adequate qualified staffing of notified bodies and to verify the adequacy of the staffing, for which the tool of a qualification matrix has proven to be most efficient; to ensure and verify that the notified body is effectively in control of staffing, attribution of external experts, procedures, criteria and decision making, and not a subcontractor, subsidiary or another company belonging to the same family of companies; and to enlarge the documentation to be provided by bodies when applying</p>	<p>setting up minimum requirements; to make requirements for notified bodies more precise, namely with regard to their independence, delegation to other legal entities and own ability to perform; to require adequate qualified staffing of notified bodies and to verify the adequacy of the staffing, <del>for which the tool of a qualification matrix has proven to be most efficient;</del> to ensure <del>and verify</del> that the <del>notified body is effectively in control of staffing, attribution of external experts, procedures, criteria and decision making, and not a subcontractor</del> <u>of the notified body is sufficient and independent,</u> <del>subsidiary or another company belonging to the same family of companies;</del> and to enlarge the</p>	<p><del>setting up minimum requirements;</del> to make requirements for notified bodies more precise, namely with regard to their independence, delegation to other legal entities and own ability to perform; to require <u>sufficient</u> adequate qualified staffing of notified bodies and to verify the adequacy of the staffing, for which <del>the tool of</del> a qualification matrix <del>has proven to be most efficient</del> <u>can be an efficient tool;</u> to ensure and verify that the notified body is effectively in control of staffing, attribution of external experts, procedures, criteria and decision making, and not a subcontractor, subsidiary or another company belonging to the same family of companies; and to enlarge the documentation to be</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	for designation as notified body so as to provide a deeper and comparatively fairer basis for decision to notifying authorities.	documentation to be provided by bodies when applying for designation as notified body so as to provide a deeper and comparatively fairer basis for decision to notifying authorities.	provided by bodies when applying for designation as notified body so as to provide a deeper and comparatively fairer basis for decision to notifying authorities.	
Recital 66				
75	(66) To counter a common deficient practice of accreditation bodies, it is necessary to ensure that accreditation bodies take as a basis for accreditation this Regulation and not the often deviating standards. It also important to ensure that the accreditation bodies assess the	(66) To counter a common deficient practice of accreditation bodies, it is necessary to ensure that accreditation bodies take as a basis for accreditation this Regulation and not the often deviating standards. It also important to ensure that the accreditation bodies assess the	(66) <del>To counter a common deficient practice of accreditation bodies, it is necessary to ensure that accreditation bodies take as a basis for accreditation</del> <u>In order to preserve the correct application of</u> this Regulation <del>and not the often deviating standards. It also</del> <u>by notified bodies, it is</u> important to	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	ability of the applicant body and not of a group of companies, as it is the applicant body itself that must be in control of future certification.	ability of the applicant body and not of a group of companies, as it is the applicant body itself that must be in control of future certification.	ensure that the accreditation bodies assess the ability of the applicant body and not of a group of companies, as it is the applicant body itself that must be in control of future certification.	
Recital 67				
76	(67) To reach a level playing field and to avoid legal uncertainty, the obligations of notified bodies should be more clearly defined and rendered explicit, and this both for their assessment and verification activities and the related aspects.	(67) To reach a level playing field and to avoid legal uncertainty, the obligations of notified bodies should be more clearly defined and rendered explicit, and this both for their assessment and verification activities and the related aspects.	(67) To reach a level playing field and to avoid legal uncertainty, the obligations of notified bodies should be more clearly defined and rendered explicit, and this both for their assessment and verification activities and the related aspects.	(67) To reach a level playing field and to avoid legal uncertainty, the obligations of notified bodies should be more clearly defined and rendered explicit, and this both for their assessment and verification activities and the related aspects.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital 68				
77	(68) In order to avoid involvement between notified bodies' staff and the manufacturers, notified bodies should ensure rotation between the personnel carrying out different conformity assessment tasks.	(68) In order to avoid involvement between notified bodies' staff and the manufacturers, <u>it should be possible for the</u> notified bodies <del>should ensure</del> <u>to allow</u> rotation between the personnel carrying out different conformity assessment tasks.	<i>deleted</i>	
Recital 69				
78				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(69) Authorities of Member States might have questions that only a certain notified body can answer. Notified bodies should thus respond also to the questions authorities of other Member States may have.	(69) Authorities of Member States might have questions that only a certain notified body can answer. Notified bodies should thus respond also to the questions authorities of other Member States may have.	(69) Authorities of Member States might have questions that only a certain notified body can answer. Notified bodies should thus respond also to the questions authorities of other Member States may have.	(69) Authorities of Member States might have questions that only a certain notified body can answer. Notified bodies should thus respond also to the questions authorities of other Member States may have.  Commission Proposal
Recital 70				
79	(70) To enable all authorities an easier identification of non-compliances of notified bodies, manufacturers and products, and to	(70) To enable all authorities an easier identification of non-compliances of notified bodies, manufacturers and products, and to	(70) To enable all authorities an easier identification of non-compliances of notified bodies, manufacturers and products, and to	(70) To enable all authorities an easier identification of non-compliances of notified bodies, manufacturers and products, and to

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>ensure a level playing field, notified bodies should be empowered, and where the non-compliance can be clearly demonstrated even obliged to, proactively forward information on non-compliances to relevant market surveillance authorities or notifying authorities. Notified bodies should however not trespass the information obligation by investigating other operators than their own clients or peers.</p>	<p>ensure a level playing field, notified bodies should be empowered, and where the non-compliance can be clearly demonstrated even obliged to, proactively forward information on non-compliances to relevant market surveillance authorities or notifying authorities. Notified bodies should however not trespass the information obligation by investigating other operators than their own clients or peers.</p>	<p>ensure a level playing field, notified bodies should be empowered, and where the non-compliance can be clearly demonstrated even obliged to, proactively forward information on non-compliances to relevant market surveillance authorities or notifying authorities. Notified bodies should however not trespass the information obligation by investigating other operators than their own clients or peers.</p>	<p>ensure a level playing field, notified bodies should be empowered, and where the non-compliance can be clearly demonstrated even obliged to, proactively forward information on non-compliances to relevant market surveillance authorities or notifying authorities. Notified bodies should however not trespass the information obligation by investigating other operators than their own clients or peers.</p> <p>Commission Proposal</p>
Recital 71				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
80	<p>(71) In view of creating a level playing field for notified bodies and manufacturers, the coordination amongst notified bodies should be enhanced. As only half of the current notified bodies participate on their own initiative in the activities of the already currently existing notified body coordination group, participation thereto should thus become mandatory.</p>	<p>(71) In view of creating a level playing field for notified bodies and manufacturers, the coordination amongst notified bodies should be enhanced. As only half of the current notified bodies participate on their own initiative in the activities of the already currently existing notified body coordination group, <del>participation thereto</del> <u>directly or by means of designated representatives</u>, should <del>thus become mandatory</del> <u>be ensured by Member States</u>.</p>	<p>(71) In view of creating a level playing field for notified bodies and manufacturers, the coordination amongst notified bodies should be enhanced. As only half of the current notified bodies participate on their own initiative in the activities of the already currently existing notified body coordination group, participation thereto should thus become mandatory.</p>	
Recital 72				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
81	<p>(72) The attempts of establishing simplified procedures for small and medium-sized enterprises in Regulation (EU) No 305/2011 and thus reducing the burden and costs on SMEs and microenterprises have not been entirely effective and have often remained misunderstood or not used due to the lack of awareness or the lack of clarity regarding their application. By addressing the identified shortcomings while building on the previously established rules, it is necessary to clarify and facilitate their application and hence achieve the objective of supporting SMEs while ensuring performance, safety and environmental sustainability of</p>	<p>(72) The attempts of establishing simplified procedures for <del>small and medium-sized enterprises</del> <u>microenterprises</u> in Regulation (EU) No 305/2011 and thus reducing the burden and costs on <del>SMEs and</del> microenterprises have not been entirely effective and have often remained misunderstood or not used due to the lack of awareness or the lack of clarity regarding their application. By addressing the identified shortcomings while building on the previously established rules, it is necessary to clarify and facilitate their application and hence achieve the objective of supporting <del>SMEs</del> <u>microenterprises</u> while</p>	<p>(72) The attempts of establishing simplified procedures for small and medium-sized enterprises in Regulation (EU) No 305/2011 and thus reducing the burden and costs on SMEs and microenterprises have not been entirely effective and have often remained misunderstood or not used due to the lack of awareness or the lack of clarity regarding their application. By addressing the identified shortcomings while building on the previously established rules, it is necessary to clarify and facilitate their application and hence achieve the objective of supporting SMEs while ensuring performance, safety and environmental sustainability of</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	construction products.	ensuring performance, safety and environmental sustainability of construction products.	construction products.	
Recital 73				
82	(73) The recognition of test results obtained by another manufacturer, provided for in Article 36(1)(b) of Regulation (EU) No 305/2011, should be generalised, in order to generally reduce the burden of economic operators and namely manufacturers. Such recognition mechanism is particularly needed to avoid multiple assessment of environmental sustainability of raw materials, interim products and	(73) The recognition of test results obtained by another manufacturer, provided for in Article 36(1)(b) of Regulation (EU) No 305/2011, should be generalised, in order to generally reduce the burden of economic operators and namely manufacturers. Such recognition mechanism is particularly needed to avoid multiple assessment of environmental sustainability of raw materials, interim products and	(73) The <u>sharing and</u> recognition of test results obtained by another manufacturer, provided for in Article 36(1)(b) of Regulation (EU) No 305/2011, should be generalised, in order to generally reduce the burden of economic operators and namely manufacturers. Such recognition mechanism is particularly needed to avoid multiple assessment of environmental sustainability of raw	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	final products.	final products.	materials, interim products and final products.	
Recital 74				
83	(74) To ensure legal certainty in case of safety or performance problems, such recognition should only be permitted where both the two involved economic operators and the two involved notified bodies commit to cooperate and where the economic operator obtaining certification is in technical command of the product.	(74) To ensure legal certainty in case of safety or performance problems, such recognition should only be permitted where <del>both the two involved</del> <u>the assessed and verified</u> economic operators <del>and the two involved notified bodies</del> <u>commit</u> <del>agree</del> to cooperate <del>and where the economic operator</del> <u>obtaining certification is in technical command of the product</u> <del>with the recognised notified body, and share the data</del>	(74) To ensure legal certainty in case of safety or performance problems, such recognition should only be permitted where both the two involved economic operators and the two involved notified bodies commit to cooperate and where the economic operator obtaining certification is in technical command of the product.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>with it.</u>		
Recital 75				
84	<p>(75) The evaluation of Regulation (EU) No 305/2011 showed that market surveillance activities carried out at national level, widely vary in quality and effectiveness. In addition to measures set out in this Regulation in favour of better market surveillance, the compliance of economic operators, bodies and products with this Regulation should be facilitated by also involving third parties such as by the possibility of any natural or legal person to submit information</p>	<p>(75) The evaluation of Regulation (EU) No 305/2011 showed that market surveillance activities carried out at national level, widely vary in quality and effectiveness. In addition to measures set out in this Regulation <u>and under relevant Union law</u> in favour of better market surveillance, the compliance of economic operators, bodies and products with this Regulation should be facilitated by also involving third parties such as by the possibility of any natural or</p>	<p>(75) The evaluation of Regulation (EU) No 305/2011 showed that market surveillance activities carried out at national level, widely vary in quality and effectiveness. In addition to measures set out in this Regulation in favour of better market surveillance, the compliance of economic operators, bodies and products with this Regulation should be facilitated by also involving third parties such as by the possibility of any natural or legal person to submit information</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	on possible non-compliances through a complaint portal.	legal person to submit information on <del>possible non-compliances</del> <u>non-compliance</u> through a complaint portal <u>established and maintained by the Commission</u> .	on possible non-compliances through a complaint portal.	
Recital 76				
85	(76) To address the identified shortcomings with regards to the market surveillance under Regulation (EU) No. 305/2011, this Regulation should contain more empowerments for Member States authorities and for the Commission that should enable authorities to act under all potential problematic circumstances.	(76) To address the identified shortcomings with regards to the market surveillance under Regulation (EU) No. 305/2011, this Regulation should contain more <u>justified</u> empowerments for Member States authorities and for the Commission that should enable authorities to act under all potential problematic circumstances.	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Recital 77</i>				
86	<p>(77) Market surveillance practice has proved that when evaluating products, at a certain point in time, there is a risk of non-compliance but no non-compliance incidence whereas, at a later point in time, the opposite is to be stated. Moreover, there are situations where there is a non-compliance other than a formal one that does not trigger a risk. For these reasons, Member States should be empowered to act in all cases of suspected non-compliance or risk, whilst the definition of ‘product</p>	<p>(77) Market surveillance practice has proved that when evaluating products, at a certain point in time, there is a risk of non-compliance but no non-compliance incidence whereas, at a later point in time, the opposite is to be stated. Moreover, there are situations where there is a non-compliance other than a formal one that does not trigger a risk. For these reasons, Member States should be empowered to act in all cases of suspected non-compliance or risk, whilst the definition of ‘product</p>	<p>(77) Market surveillance practice has proved that when evaluating products, at a certain point in time, there is a risk of non-compliance but no non-compliance incidence whereas, at a later point in time, the opposite is to be stated. Moreover, there are situations where there is a non-compliance other than a formal one that does not trigger a risk. For these reasons, Member States should be empowered to act in all cases of suspected non-compliance or risk, whilst the definition of ‘product presenting a</p>	<p>(77) Market surveillance practice has proved that when evaluating products, at a certain point in time, there is a risk of non-compliance but no non-compliance incidence whereas, at a later point in time, the opposite is to be stated. Moreover, there are situations where there is a non-compliance other than a formal one that does not trigger a risk. For these reasons, Member States should be empowered to act in all cases of suspected non-compliance or risk, whilst the definition of ‘product presenting a</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	presenting a risk' has to be extended to include risk for the environment. It is necessary to offer Member States enough procedural flexibility to distinguish between high and low priority cases of non-compliance, whilst all Member States should also be informed about less important cases.	presenting a risk' has to be extended to include risk for the environment. It is necessary to offer Member States enough procedural flexibility to distinguish between high and low priority cases of non-compliance, whilst all Member States should also be informed about less important cases.	risk' has to be extended to include risk for the environment. It is necessary to offer Member States enough procedural flexibility to distinguish between high and low priority cases of non-compliance, whilst all Member States should also be informed about less important cases.	risk' has to be extended to include risk for the environment. It is necessary to offer Member States enough procedural flexibility to distinguish between high and low priority cases of non-compliance, whilst all Member States should also be informed about less important cases.  Commission Proposal
Recital 78				
87	(78) To ensure effective enforcement of the requirements and to strengthen market	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	surveillance in Member States, as well as to ensure alignment with the Ecodesign for Sustainable Products Regulation, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission to lay down a minimum number of checks to be performed by the market surveillance authorities on specific product group or family or in relation to specific requirements and to establish minimum resources requirements.			
<i>Recital 79</i>				
88	(79) In addition, to strengthen the	(79) In addition, to strengthen the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>on average weak capacities of market surveillance authorities in terms of market surveillance and to further align with the Ecodesign for Sustainable Products Regulation, it is necessary provide more detailed administrative coordination support and to provide them with the right to retrieve costs of inspections and testing from economic operators.</p>	<p>on average weak capacities of market surveillance authorities in terms of market surveillance and to further align with the Ecodesign for Sustainable Products Regulation, it is necessary <u>to</u> provide more detailed administrative coordination support and to provide them with the right to retrieve costs of inspections and testing from economic operators <u>if they are in possession of non-compliant products</u>.</p>	<p><i>deleted</i></p>	
<i>Recital 80</i>				
89	(80) To create an incentive for increasing the capacities of market	(80) To create an incentive for increasing the capacities of market		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	surveillance authorities in terms of market surveillance and to reach alignment with the Ecodesign for Sustainable Products Regulation, Member States should report on their market surveillance activities regarding products covered by this Regulation, including regarding the penalties imposed.	surveillance authorities in terms of market surveillance and to reach alignment with the Ecodesign for Sustainable Products Regulation, Member States should report on their market surveillance activities regarding products covered by this Regulation, including regarding the penalties imposed.	<i>deleted</i>	
<i>Recital 81</i>				
90	(81) To better serve economic operators, product contact points for construction should become more effective and therefore should obtain more resources. In order to facilitate the work of economic	(81) To better serve economic operators, product contact points for construction should become more effective and therefore should obtain more resources. In order to facilitate the work of economic	(81) To better serve economic operators, product contact points for construction should become more effective and therefore should obtain more resources. In order to facilitate the work of economic	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	operators, the tasks of product contact points for construction should be fine-tuned and extended so as to include information on product related provisions of this Regulation and on acts adopted in accordance with it.	operators, the tasks of product contact points for construction should be fine-tuned and extended so as to include information on product related provisions of this Regulation and on acts adopted in accordance with it. <u>Member States should also raise economic operators' awareness of the product contact points for construction within their territory.</u>	operators, the tasks of product contact points for construction should be fine-tuned and extended so as to include information on product related provisions of this Regulation and on acts adopted in accordance with it.	
Recital 82				
91	(82) It is necessary to establish an appropriate, efficient and cost-effective coordination mechanism to ensure a consistent application	(82) It is necessary to establish an appropriate, efficient and cost-effective coordination mechanism to ensure a consistent application	(82) It is necessary to establish an appropriate, efficient and cost-effective coordination mechanism to ensure a consistent application	(82) It is necessary to establish an appropriate, efficient and cost-effective coordination mechanism to ensure a consistent application

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	<p>of the obligations and requirements set and to strengthen the overall system, also taking into consideration the fact that new interpretative questions may arise in relation to safety and sustainability of products and construction works. As diverging decisions create an uneven playing field, contribute to rendering the legal framework more complex, create barriers to the free movement of the internal market and additional administrative burden and costs on economic operators, such diverging decisions should be prevented by that coordination mechanism.</p>	<p>of the obligations and requirements set and to strengthen the overall system, also taking into consideration the fact that new interpretative questions may arise in relation to safety and sustainability of products and construction works. As diverging decisions create an uneven playing field, contribute to rendering the legal framework more complex, create barriers to the free movement of the internal market and additional administrative burden and costs on economic operators, such diverging decisions should be prevented by that coordination mechanism.</p>	<p>of the obligations and requirements set and to strengthen the overall system, also taking into consideration the fact that new interpretative questions may arise in relation to safety and sustainability of products and construction works. As diverging decisions create an uneven playing field, contribute to rendering the legal framework more complex, create barriers to the free movement of the internal market and additional administrative burden and costs on economic operators, such diverging decisions should be prevented by that coordination mechanism.</p>	<p>of the obligations and requirements set and to strengthen the overall system, also taking into consideration the fact that new interpretative questions may arise in relation to safety and sustainability of products and construction works. As diverging decisions create an uneven playing field, contribute to rendering the legal framework more complex, create barriers to the free movement of the internal market and additional administrative burden and costs on economic operators, such diverging decisions should be prevented by that coordination mechanism.</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	a common practice and permanent.	a common practice and permanent.	a common practice and permanent. <u><i>The European information system should also deal with issues raised related to the emergence of new products or business models, unforeseen situations and to situations in which other provisions of Union law also apply.</i></u>	
Recital 84				
93	(84) The centralised registration of product information increases transparency to the benefit of safety of products and the protection of the environment and human health while also reducing	(84) The <del>centralised</del> registration of product information increases transparency to the benefit of safety of products and the protection of the environment and human health while also reducing	(84) The centralised registration of product information increases transparency to the benefit of safety of products and the protection of the environment and human health while also reducing	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>administrative burden and costs for economic operators. Accordingly, the power to adopt acts in accordance with Article 291 TFEU should be delegated to the Commission to establish a centralised Union construction products database or system. At this point in time it is not possible to assess the advantages and disadvantages of possible solutions, the Commission should thus be empowered to pursue any of these paths, as appropriate.</p>	<p>administrative burden and costs for economic operators. Accordingly, the power to adopt acts in accordance with Article 291 TFEU should be delegated to the Commission to establish a <del>centralised Union</del> construction <del>products database or system. At this point in time it is not possible to assess the advantages and disadvantages of possible solutions, the Commission should thus be empowered to pursue any of these paths, as</del> <u>appropriate digital product passport and a construction product passport registry.</u></p>	<p>administrative burden and costs for economic operators. Accordingly, the power to adopt acts in accordance with Article 291 TFEU should be delegated to the Commission to establish a <del>centralised</del> Union construction products database or system. At this point in time it is not possible to assess the advantages and disadvantages of possible solutions, the Commission should thus be empowered to pursue <u>possible solutions, as appropriate, as long as they delivers certain specified functionalities, comply with a set of technical requirements, and are compatible with the registry implemented by the [ESPR]</u> <del>any of these paths, as appropriate.</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 84a				
93a			<p><u>(84a) To improve machine readability, it is necessary to establish a common data dictionary based on European standards, a tool to govern and publish the data structure and their meaningful definitions and descriptions for all relevant construction products. For each product family or category, the data dictionary should include all the essential characteristics and other properties as set out in the harmonised technical specifications as well as other</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>information required according to this regulation. A data dictionary harmonised at the EU level allows for the classification and use of structured definitions by both market surveillance authorities and in the further digitalisation of the construction sector, in particular in Building Information Modelling, building logbooks, digital passports and registries.</u></p>	
Recital 85				
94	(85) To improve their level of competence, harmonise their decision making and create a level	(85) To improve their level of competence, harmonise their decision making and create a level	(85) To improve their level of competence, harmonise their decision making and create a level	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>playing field for economic operators, trainings should be organised for market surveillance authorities, product contact points for cConstruction, designating authorities, TABs, notifying authorities, and notified bodies. The same goals should also be pursued by exchanges of staff between the market surveillance authorities, notifying authorities and notified bodies of two or more Member States.</p>	<p>playing field for economic operators, trainings should be organised for market surveillance authorities, product contact points for cConstruction, designating authorities, TABs, notifying authorities, and notified bodies. The same goals should also be pursued by exchanges of staff between the market surveillance authorities, notifying authorities and notified bodies of two or more Member States.</p>	<p>playing field for economic operators, trainings should be organised for market surveillance authorities, product contact points for <del>eConstruction</del><u>construction</u>, designating authorities, <del>TABs</del>, notifying authorities, and <u>representatives of</u> notified bodies <u>and TABs</u>. The same goals should also be pursued by exchanges of staff between the market surveillance authorities, notifying authorities and notified bodies of two or more Member States.</p>	
Recital 86				
95	(86) Member States do not always	(86) Member States do not always	(86) Member States do not always	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>have the technical competence to fulfil all obligations incumbent on them in accordance with Union legislation cumulatively for all product sectors. They therefore obtain informal support, from other bigger Member States. Since such support is unavoidable in some cases and advisable in others, this Regulation should set out the basic rules for such support, namely to clarify responsibilities. Moreover, Member States are challenged by the increasing technical complexity of products and the legislation applicable with regard to all aspects and product sectors cumulatively, which indicates a potential for better results by virtue of specialisation and work-sharing amongst Member States. This</p>	<p>have the technical competence to fulfil all obligations incumbent on them in accordance with Union legislation cumulatively for all product sectors. They therefore obtain informal support, from other bigger Member States. Since such support is unavoidable in some cases and advisable in others, this Regulation should set out the basic rules for such support, namely to clarify responsibilities. Moreover, Member States are challenged by the increasing technical complexity of products and the legislation applicable with regard to all aspects and product sectors cumulatively, which indicates a potential for better results by virtue of specialisation and work-sharing amongst Member States. This</p>	<p>have the technical competence to fulfil all obligations incumbent on them in accordance with Union legislation cumulatively for all product sectors. They therefore obtain informal support, from other <del>bigger</del> Member States. Since such support is unavoidable in some cases <del>and advisable in others</del>, this Regulation should set out the basic rules for such support, namely to clarify responsibilities. <del>Moreover, Member States are challenged by the increasing technical complexity of products and the legislation applicable with regard to all aspects and product sectors cumulatively, which indicates a potential for better results by virtue of specialisation and work-sharing amongst Member States. This</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation should therefore both reflect the particular situation of the Member States and allow exploring the potential added value of specialisation and work-sharing amongst any Member States.	Regulation should therefore both reflect the particular situation of the Member States and allow exploring the potential added value of specialisation and work-sharing amongst any Member States.	<del>Regulation should therefore both reflect the particular situation of the Member States and allow exploring the potential added value of specialisation and work-sharing amongst any Member States.</del>	
Recital 87				
96	(87) Business on construction products becomes slowly but steadily more and more international. Hence, situations arise where non-compliances of economic operators based outside the Union need to be countered as well. As third countries hardly are ready to support the enforcement	(87) Business on construction products becomes slowly but steadily more and more international. Hence, situations arise where non-compliances of economic operators based outside the Union need to be countered as well. As third countries hardly are ready to support the enforcement	(87) Business on construction products becomes slowly but steadily more and more international. Hence, situations arise where non-compliances of economic operators based outside the Union need to be countered as well. <del>As third countries hardly are ready to support the enforcement of</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of Union law on their territory where the Union does not in return provide for the possibility to assist them, some empowerments for international cooperation should be provided for in this Regulation.	of Union law on their territory where the Union does not in return provide for the possibility to assist them, some <del>empowerments for international cooperation should be provided for in this Regulation</del> <u>provision should be made in this Regulation for the Commission to engage in international cooperation.</u>	<del>Union law on their territory where the Union does not in return provide for the possibility to assist them, some empowerments for</del> <u>Provisions on</u> international cooperation should <u>therefore</u> be provided for in this Regulation.	
Recital 88				
97	(88) A certain number of third countries applies Union product legislation or at least recognises certificates issued in accordance with it, be it on the basis of	(88) A certain number of third countries applies Union product legislation or at least recognises certificates issued in accordance with it, be it on the basis of	(88) A certain number of third countries applies Union product legislation or at least recognises certificates issued in accordance with it, be it on the basis of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>international agreements or unilaterally, both being in the interest of the Union. In order to give these third countries an incentive to continue this practice and other third countries to do the same, certain additional possibilities should be provided to third countries applying Union product legislation or recognising certificates issued in accordance with it. For this reason, it should be possible to support these particularly cooperative third countries by allowing them to participate in certain trainings and to participate in the EU construction products database or system, to the information system for harmonised decision-making and to the information exchange</p>	<p>international agreements or unilaterally, both being in the interest of the Union. In order to give these third countries an incentive to continue this practice and other third countries to do the same, certain additional possibilities should be provided to third countries applying Union product legislation or recognising certificates issued in accordance with it. For this reason, it should be possible, <u>after consultation with Member States</u>, to support these particularly cooperative third countries by allowing them to participate in certain trainings and to participate in the EU construction products database <del>or</del> <u>system</u>, to the information system for harmonised decision-making</p>	<p>international agreements or unilaterally, both being in the interest of the Union. In order to give these third countries an incentive to continue this practice and other third countries to do the same, certain additional possibilities should be provided, <u>on a case-by-case basis</u>, to third countries applying Union product legislation or recognising certificates issued in accordance with it. For this reason, it should be possible to support these particularly cooperative third countries by allowing them to participate in certain trainings and to participate in the EU construction products database or system, to the information system for harmonised decision-making</p>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	amongst authorities. Moreover, for the same reason, it should be possible to inform these particularly cooperative third countries about non-compliant or risky products.	and to the information exchange amongst authorities. Moreover, for the same reason, it should be possible to inform these particularly cooperative third countries about non-compliant or risky products.	and to the information exchange amongst authorities. Moreover, for the same reason, it should be possible to inform these particularly cooperative third countries about non-compliant or risky products.	
Recital 89				
98	(89) In order to incentivise the use of sustainable construction products whilst avoiding market distortions and to remain in line with the Ecodesign for Sustainable Products Regulation, incentives for the use of sustainable construction products provided by Member	(89) In order to incentivise the use of sustainable construction products whilst avoiding market distortions and to remain in line with the Ecodesign for Sustainable Products Regulation, incentives for the use of sustainable construction products provided by Member	(89) In order to incentivise the use of sustainable construction products whilst avoiding market distortions and to remain in line with the Ecodesign for Sustainable Products Regulation, incentives for the use of sustainable construction products provided by Member	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	States should target the most sustainable products and be embedded in an exchange of information amongst Member States.	States should target the most sustainable products and be embedded in an exchange of information amongst Member States.	States should target the most sustainable products <del>and be embedded in an exchange of information amongst</del> . <u>The Commission should furthermore have the possibility to coordinate Member States incentives in order to boost the demand of certain environmentally sustainable products.</u>	
Recital 90				
99	(90) In order to enhance the use of sustainable construction products whilst avoiding market distortions and to reach alignment with the Ecodesign for Sustainable Products	(90) In order to enhance the use of sustainable construction products whilst avoiding market distortions and to reach alignment with the Ecodesign for Sustainable Products	(90) <u>Public procurement amounts to 14% of the Union's GDP.</u> In order to enhance the use of sustainable construction products, <u>which would contribute to the</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Regulation, Member States' public procurement practice should target the most sustainable amongst the compliant products. Requirements applicable to public procurement contracts set out by implementing acts should be established according to objective, transparent and non-discriminatory criteria.</p>	<p>Regulation, Member States' public procurement practice should target the most sustainable amongst the compliant products. Requirements applicable to public procurement contracts <u>that are specifically tendered as green public procurement contracts</u> set out by <u>implementing acts in delegated acts</u> should be established <u>according to by the Commission based on</u> objective, transparent and non-discriminatory criteria, <u>taking into consideration the specific constraints of small local authorities and the needs of SMEs.</u></p>	<p><u>objective of reaching climate neutrality, improve energy and resource efficiency and in the transition to a circular economy that protects</u> <del>whilst avoiding market distortions and to reach alignment with the Ecodesign for Sustainable Products Regulation, Member States' public procurement practice should target the most sustainable amongst the compliant</del> <u>health and biodiversity, and to reach alignment with the Ecodesign for Sustainable Products.</u> <del>Requirements applicable to Regulation, Member States' public procurement contracts set out by implementing acts practices should be established according to objective, transparent and non-discriminatory criteria.</del> <u>comply</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>with minimum mandatory environmental sustainability requirements</u>	
Recital 91				
100	(91) Public procurement amounts to 14% of the Union’s GDP. To contribute to the objective of reaching climate neutrality, improving energy and resource efficiency and transitioning to a circular economy that protects public health and biodiversity, contracting authorities and entities should, where appropriate, be required to align their procurement with specific green public	(91) Public procurement amounts to 14% of the Union’s GDP. To contribute to the objective of reaching climate neutrality, improving energy and resource efficiency and transitioning to a circular economy that protects public health and biodiversity, contracting authorities and entities should, where appropriate, be <del>required</del> <u>encouraged</u> to align their procurement with specific green	(91) <u>Contracting authorities and entities should, where appropriate, be required to align their procurement with specific green</u> public procurement <del>amounts to 14% of the Union’s GDP. To contribute to the objective of reaching climate neutrality, improving energy and resource efficiency and transitioning to a circular economy that</del> <u>protects criteria , to be set out in</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>procurement criteria or targets, to be set out in the delegated acts adopted pursuant to this Regulation. The criteria or targets set by delegated acts for specific product groups, should be complied with not only when directly procuring those products in public supply contracts but also in public works or public services contracts where those products will be used for activities constituting the subject matter of those contracts. Compared to a voluntary approach, mandatory criteria or targets will ensure that the leverage of public spending to boost demand for better performing products is maximised. The criteria should be transparent, objective and non-discriminatory.</p>	<p>public procurement criteria <del>or targets</del>, to be set out in the delegated acts adopted pursuant to this Regulation. The <u>sustainability criteria <i>could take form of mandatory technical specifications or performance levels, or, as appropriate, selection criteria, award criteria or contract performance clauses, while allowing contracting authorities discretion to decide on the entirety of the criteria needed for the public procurement. The sustainability criteria</i></u> <del>or targets</del> set by delegated acts for specific product groups, <del>should be complied with</del> <u>could be used</u> not only when directly procuring those products in public supply contracts but also in public works or public</p>	<p><u>the implementing acts adopted pursuant to this Regulation. The criteria for specific product families or categories, should be complied with when directly procuring those products in public supply contracts . Compared to a voluntary approach, mandatory criteria will ensure that the leverage of public <del>health and biodiversity, contracting authorities and entities should, where appropriate, be required to align their</del> spending to boost demand for better performing products is maximised.</u></p> <p><u>These minimum requirements should be established according to transparent, objective</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p>services contracts where those products will be used for activities constituting the subject matter of those contracts. <del>Compared to a voluntary approach, mandatory criteria or targets will ensure that the leverage of public spending to boost demand for better performing products is maximised.</del></p> <p>The criteria should be transparent, objective and non-discriminatory.</p>	<p><u>and non-discriminatory criteria and should not affect the possibilities for Member States and contracting authorities to introduce green public procurement with specific green systems and to define minimum mandatory requirements for public procurement criteria or targets, to be set out of construction products that are more ambitious than those specified in the delegated acts adopted pursuant to this Regulation. The criteria or targets set by delegated acts for specific product groups, implementing acts, provided that those requirements are in conformity with the TFEU. When developing implementing acts related to green</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>public procurements, the Commission</u> should <del>be complied with not only when directly procuring those products in public supply contracts but also in public works or public services contracts where those</del> <u>take due account of the Member States different geographical, social and economic circumstances. When considering the effect on the market situation, the Commission should take into account, among others, the effects of the requirements on competition and the best environmental</u> products <del>will be used for activities constituting the subject matter of those contracts. Compared to a voluntary approach, mandatory criteria or targets will ensure that the</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><i>leverage of public spending to boost demand for better performing products is maximised. The criteria should be transparent, objective and non-discriminatory and solutions available on the market. When considering the economic feasibility for contracting authorities, the Commission should take into account that different contracting authorities in different Member States might have different budgetary capacities. In duly justified cases, contracting authorities should be able to derogate from the requirements such as when there is an emergency and applying the requirements would result in severe negative impact on public</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>health.</u>	
Recital 92				
101	(92) In order to take into account technical progress and knowledge of new scientific evidence, ensure proper functioning of the internal market, facilitate access to the information and ensure homogeneous implementation of rules, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of establishing and amending product specific	(92) In order to take into account technical progress and knowledge of new scientific evidence, ensure proper functioning of the internal market, facilitate access to the information and ensure homogeneous implementation of rules, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of establishing <del>and amending</del> product specific	(92) In order to take into account technical progress and knowledge of new scientific evidence, ensure proper functioning of the internal market, facilitate access to the information and ensure homogeneous implementation of rules, the power to adopt acts in accordance with Article 290 <u>TFEU</u> <u>should be delegated to the Commission in respect of amending the lists of predetermined environmental characteristics and product</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>technical provisions and requirements; defining the applicable assessment and verification systems; determining the conditions under which obligations under other Union law fulfil certain obligations of this Regulation; amending the declaration of performance and declaration of conformity model; establishing additional obligations to manufacturers; revising and supplementing procedural rules for the development of European assessment documents; establishing minimum requirements to market surveillance authorities; setting up a Union construction products database or system; establishing green public procurement</p>	<p>technical provisions and requirements; <del>defining</del><u>specifying</u> the applicable assessment and verification systems <u>set out in Annex V</u>; determining the conditions under which obligations under other Union law fulfil certain obligations of this Regulation; amending the declaration of performance and declaration of conformity model; <del>establishing</del><u>specifying</u> additional <u>environmental</u> obligations to manufacturers; revising and supplementing procedural rules for the development of European assessment documents; establishing <del>minimum</del><u>green public procurement</u> requirements. <u>This empowerment should be limited to what is required to fulfil Member</u></p>	<p><del>families, amending the required product information, determining threshold levels and classes of performance as well as laying down conditions under which a product shall be deemed to satisfy them, determining essential characteristics which always shall be declared,</del><del>of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of</del> establishing <u>inherent product requirements for certain product families or categories as well as</u> <del>and</del> amending <u>the inherent</u> product <del>specific technical provisions and requirements</del><u>requirements which can be established</u>; defining the applicable assessment and verification systems <u>and to</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>requirements and defining minimum penalties. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>1</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation</p>	<p><u>States' needs identified and included in the working plan</u><del> to market surveillance authorities; setting up a Union construction products database or system; establishing green public procurement requirements and defining minimum penalties</del>. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>141</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the</p>	<p><u>introduce new ones</u>; determining the conditions under which obligations under other Union law fulfil certain obligations of this Regulation; amending the declaration of performance and <u>declaration of</u> conformity model; establishing <del>additional obligations to manufacturers; revising and supplementing</del> <u>supplementary</u> procedural rules for the development of European assessment documents; <u>specifying functionalities and</u> <del>establishing minimum</del> requirements <del>to market surveillance authorities; setting up</del> <u>of the</u> Union construction products database or system; <u>and</u> establishing <del>green public procurement requirements and defining minimum penalties</del> <u>longer</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>of delegated acts.</p> <p>_____</p> <p>1. OJ L 123, 12.5.2016, p. 1.</p>	<p>Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts. <u>When developing those acts, the Commission should aim at reducing the administrative burden for companies and take into account the needs of SMEs.</u></p> <p>_____</p> <p><del>1. OJ L 123, 12.5.2016, p. 1.</del></p>	<p><u>storage periods within it.</u> It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>1</sup>. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p>1. <u>[1]</u> OJ L 123, 12.5.2016, p. 1.</p>	
Recital 93				
102	(93) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission establishing means to transmit information; providing details on how to execute obligations and rights of economic operators; adopting the format of the European technical assessment; establishing minimum resources	(93) In order to ensure uniform conditions for the implementation of this Regulation, <del>implementing</del> powers should be conferred on the Commission establishing means to transmit information; <del>providing details on how to execute obligations and rights of economic operators;</del> adopting the format of the European technical assessment; <del>establishing minimum resources</del>	(93) In order to ensure uniform conditions for the implementation of this Regulation, <del>implementing</del> powers should be conferred on the Commission <u>for the laying down of essential characteristics and their assessment methods for certain product families and categories;</u> <del>for</del> establishing <del>means to transmit information;</del> <u>common specifications;</u> <del>for authorising</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>required by notified bodies and giving access to authorities of third countries to the information systems for harmonised decision-making to the EU construction products database or system and to trainings in the context of this Regulation. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council<sup>1</sup>.</p> <p>_____</p> <p>1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for</p>	<p><del>required by notified bodies and giving access to authorities of third countries to the information systems for harmonised decision-making to the EU construction products database or system</del> and to trainings in the context of this Regulation. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council<sup>142</sup>.</p> <p>_____</p> <p><del>1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by the</del></p>	<p><u>national measures deviating from the harmonised zone ; for</u> providing details on how to execute obligations <del>and rights</del> of economic operators; <u>for</u> adopting the format of the European technical assessment; <u>for providing details on how to execute obligations of establishing minimum resources required by notified bodies; for establishing whether certain national measure in respect of individual products are justified, for establishing a Union construction products database or system and to provide for its mandatory usage; for</u> <del>and</del> giving access to <u>regulatory</u> authorities of third countries to information systems for harmonised decision-making, to</p>	

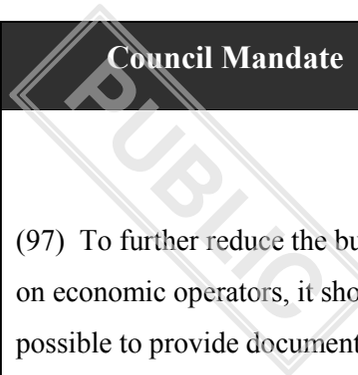
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	<del>Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).</del>	the EU construction products database or system and to trainings in the context of this Regulation; <u>for specifying aspects of Member States incentives; and for determining whether a specific product falls within the definition of construction product.</u> Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council <sup>1</sup> .  _____  1. Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	
Recital 94				
103	(94) The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to human health or safety or the protection of the environment, imperative grounds of urgency so require.	(94) The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to human health or safety or the protection of the environment, imperative grounds of urgency so require.	(94) The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to human health or safety or the protection of the environment, imperative grounds of urgency so require.	(94) The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to human health or safety or the protection of the environment, imperative grounds of urgency so require.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 95				
104	(95) Regulation (EU) 2019/1020 of the European Parliament and of the Council lays down rules on a horizontal framework for market surveillance and control of products entering the Union market. In order to ensure that products under this Regulation, which are benefiting from the free movement of goods within the Union, fulfil requirements providing a high level of protection of public interests, such as the protection of human health and safety and the protection of the	(95) Regulation (EU) 2019/1020 of the European Parliament and of the Council lays down rules on a horizontal framework for market surveillance and control of products entering the Union market. In order to ensure that products under this Regulation, which are benefiting from the free movement of goods within the Union, fulfil requirements providing a high level of protection of public interests, such as the protection of human health and safety and the protection of the	(95) Regulation (EU) 2019/1020 of the European Parliament and of the Council lays down rules on a horizontal framework for market surveillance and control of products entering the Union market. In order to ensure that products under this Regulation, which are benefiting from the free movement of goods within the Union, fulfil requirements providing a high level of protection of public interests, such as the protection of human health and safety and the protection of the	

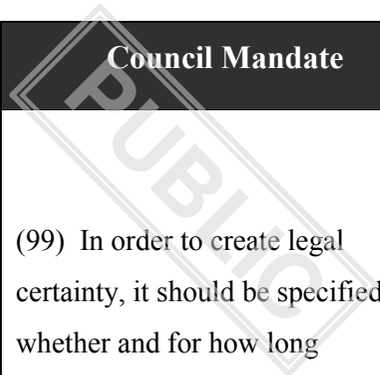
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	environment, that Regulation should apply also to products covered by this Regulation, in so far as there are no specific provisions with the same objective, nature or effect in this Regulation. Therefore, Regulation (EU) 2019/1020 should be amended accordingly.	environment, that Regulation should apply also to products covered by this Regulation, in so far as there are no specific provisions with the same objective, nature or effect in this Regulation. Therefore, Regulation (EU) 2019/1020 should be amended accordingly.	environment, that Regulation should apply also to products covered by this Regulation, in so far as there are no specific provisions with the same objective, nature or effect in this Regulation. <del>Therefore, Regulation (EU) 2019/1020 should be amended accordingly.</del>	
Recital 96				
105	(96) To render the implementation of this Regulation more efficient and to reduce the burden for economic operators, it should be possible to make applications and decisions on paper or in a	(96) To render the implementation of this Regulation more efficient and to reduce the burden for economic operators, it should be possible to make applications and decisions on paper or in a	(96) To render the implementation of this Regulation more efficient and to reduce the burden for economic operators, it should be possible to make applications and decisions on paper or in a	(96) To render the implementation of this Regulation more efficient and to reduce the burden for economic operators, it should be possible to make applications and decisions on paper or in a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>commonly used electronic format. To obtain legal certainty, applications and decisions should only be valid where the electronic signature fulfils the requirements of Regulation (EU) No 910/2014 of the European Parliament and of the Council and where the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p>	<p>commonly used electronic format. To obtain legal certainty, applications and decisions should only be valid where the electronic signature fulfils the requirements of Regulation (EU) No 910/2014 of the European Parliament and of the Council and where the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p>	<p>commonly used electronic format. To obtain legal certainty, applications and decisions should only be valid where the electronic signature fulfils the requirements of Regulation (EU) No 910/2014 of the European Parliament and of the Council and where the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p>	<p>commonly used electronic format. To obtain legal certainty, applications and decisions should only be valid where the electronic signature fulfils the requirements of Regulation (EU) No 910/2014 of the European Parliament and of the Council and where the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p> <p>Commission Proposal</p>
Recital 97				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
106	(97) To further reduce the burden on economic operators, it should be possible to provide documentation in a commonly used electronic format, and to fulfil information requirements electronically by default.	(97) To further reduce the burden on economic operators, it should be possible to provide documentation in a commonly used electronic format, and to fulfil information requirements electronically by default.	(97) To further reduce the burden on economic operators, it should be possible to provide documentation in a commonly used electronic format, and to fulfil information requirements electronically by default.	(97) To further reduce the burden on economic operators, it should be possible to provide documentation in a commonly used electronic format, and to fulfil information requirements electronically by default.  Commission Proposal
Recital 98				
107	(98) In order to ensure a high level of compliance with this Regulation, Member States should	(98) In order to ensure a high level of compliance with this Regulation, Member States should	(98) In order to ensure a high level of compliance with this Regulation, Member States should lay down	(98) In order to ensure a high level of compliance with this Regulation, Member States should lay down

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>lay down rules on penalties applicable to non-compliances and ensure that those rules are enforced. The penalties provided for should be effective, proportionate and dissuasive. In order to ensure these goals and harmonised penalties, the Commission should be empowered to establish minimum penalties by acts adopted in accordance with Article 290 of the Treaty on the Functioning of the European Union.</p>	<p>lay down rules on penalties applicable to non-compliances and ensure that those rules are enforced. The penalties provided for should be effective, proportionate and dissuasive. <del>In order to ensure these goals and harmonised penalties, the Commission should be empowered to establish minimum penalties by acts adopted in accordance with Article 290 of the Treaty on the Functioning of the European Union.</del></p>	<p>rules on penalties applicable to non-compliances and ensure that those rules are enforced. The penalties provided for should be effective, proportionate and dissuasive. <del>In order to ensure these goals and harmonised penalties, the Commission should be empowered to establish minimum penalties by acts adopted in accordance with Article 290 of the Treaty on the Functioning of the European Union.</del></p>	<p>rules on penalties applicable to non-compliances and ensure that those rules are enforced. The penalties provided for should be effective, proportionate and dissuasive. <del>In order to ensure these goals and harmonised penalties, the Commission should be empowered to establish minimum penalties by acts adopted in accordance with Article 290 of the Treaty on the Functioning of the European Union.</del></p> <p>EP Mandate</p>
Recital 99				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
108	(99) In order to create legal certainty, it should be specified whether and for how long designations of product contact points for construction, TABs, or notified bodies and harmonised standards, European assessment documents, European technical assessments and notified bodies certificates or test reports adopted or issued under Regulation (EU) 305/2011 maintain legal effects under this Regulation. The respective transition periods should be long enough to avoid bottlenecks in respect of notified bodies and TABs designation and of the adoption or issuing of European assessment documents,	(99) In order to create legal certainty, it should be specified whether and for how long designations of product contact points for construction, TABs, or notified bodies and harmonised standards, European assessment documents, European technical assessments and notified bodies certificates or test reports adopted or issued under Regulation (EU) 305/2011 maintain legal effects under this Regulation. The respective transition periods should be long enough to avoid bottlenecks in respect of notified bodies and TABs designation and of the adoption or issuing of European assessment documents,	(99) In order to create legal certainty, it should be specified whether and for how long designations of product contact points for construction, TABs, or notified bodies and harmonised standards, European assessment documents, European technical assessments and notified bodies certificates or test reports adopted or issued under Regulation (EU) 305/2011 maintain legal effects under this Regulation. The respective transition periods should be long enough to avoid bottlenecks in respect of notified bodies and TABs designation and of the adoption or issuing of European assessment documents,	(99) In order to create legal certainty, it should be specified whether and for how long designations of product contact points for construction, TABs, or notified bodies and harmonised standards, European assessment documents, European technical assessments and notified bodies certificates or test reports adopted or issued under Regulation (EU) 305/2011 maintain legal effects under this Regulation. The respective transition periods should be long enough to avoid bottlenecks in respect of notified bodies and TABs designation and of the adoption or issuing of European assessment documents,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	European technical assessments, and notified body certificates or test reports.	European technical assessments, and notified body certificates or test reports.	European technical assessments, and notified body certificates or test reports.	European technical assessments, and notified body certificates or test reports.  Commission Proposal
Recital 100				
109	(100) To create legal certainty, it should be clarified for how long products placed on the market on the basis of European assessment documents adopted under Regulation (EU) No 305/2011 may remain in the distribution chain and thus be further made available on the market. Similarly to the	<i>deleted</i>	(100) To create legal certainty, it should be clarified for how long products placed on the market on the basis of European <u>technical assessments issued in accordance with European</u> assessment documents adopted under Regulation (EU) No 305/2011 may <del>remain in the distribution chain</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>practice under other product legislation, the appropriate period is considered to be five years after the expiry of the European technical assessment on the basis of which they have been placed on the market. In this way, six years after the entry into force of a harmonised technical specification adopted under this Regulation all products sold to users will comply with that harmonised technical specification and this Regulation.</p>		<p><del>and thus be further made available on the market. Similarly to the practice under other product legislation, the appropriate period is considered to be five years after the expiry of the European technical assessment on the basis of which they have been <u>be</u> placed on the market. In this way, six years after the entry into force of a harmonised technical specification adopted under this Regulation all products sold to users will comply with that harmonised technical specification and this Regulation.</del></p>	
Recital 101				
110				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>(101) Both the essential characteristics of construction products and their assessment methods can only be determined by harmonised technical specifications to be developed for the various product groups and families. Accordingly, requirements and obligations incumbent on economic operators with regard to a certain product group or family should only apply mandatorily as from six months after the entry into force of harmonised technical specification covering the respective product group or family.</p>	<p>(101) Both the essential characteristics of construction products and their assessment methods can only be determined by harmonised technical specifications to be developed for the various product groups and families. Accordingly, requirements and obligations incumbent on economic operators with regard to a certain product group or family should only apply mandatorily as from six months after the entry into force of harmonised technical specification covering the respective product group or family.</p>	<p>(101) Both the essential characteristics of construction products and their assessment methods can only be determined by harmonised technical specifications to be developed for the various product <u>families and categories</u>, <u>or by European assessment documents</u> <del>groups and families</del>. Accordingly, requirements and obligations incumbent on economic operators with regard to a certain product <del>group or family</del> <u>family or category</u> should only apply mandatorily as <del>from six</del> <u>of twelve</u> months <u>at the earliest</u> after the entry into force of harmonised technical specification covering the respective product <del>group or family</del> <u>family or category</u>.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 102				
111	(102) To facilitate a smooth phasing-in of future harmonised technical specifications and taking into consideration the time needed for drawing up the declaration of performance or conformity, economic operators should be permitted to opt for the voluntary application of this Regulation as from the entry into force of these harmonised technical specifications.	(102) To facilitate a smooth phasing-in of future harmonised technical specifications and taking into consideration the time needed for drawing up the declaration of performance or conformity, economic operators should be permitted to opt for the voluntary application of this Regulation as from the entry into force of these harmonised technical specifications.	(102) To facilitate a smooth phasing-in of future harmonised technical specifications and taking into consideration the time needed for drawing up the declaration of performance <del>or</del> <u>and</u> conformity, economic operators should be permitted to opt for the voluntary application of this Regulation as from the entry into force of these harmonised technical specifications.	
Recital 103				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
112	<p>(103) It is necessary to avoid that economic operators can permanently circumvent the application of this Regulation by applying the harmonised technical specifications adopted under Regulation (EU) No 305/2011. For this reason, the Commission should withdraw from the Official Journal the references to harmonised standards and EADs published in support of Regulation (EU) No 305/2011 and covering a certain product group or family, by two years after the entry into force of harmonised technical specification adopted under this Regulation covering that respective product group or family.</p>	<p>(103) It is necessary to avoid that economic operators can permanently circumvent the application of this Regulation by applying the harmonised technical specifications adopted under Regulation (EU) No 305/2011. For this reason, the Commission should withdraw from the Official Journal the references to harmonised standards and EADs published in support of Regulation (EU) No 305/2011 and covering a certain product group or family, by two years after the entry into force of harmonised technical specification adopted under this Regulation covering that respective product group or family.</p>	<p>(103) It is necessary to avoid that economic operators can permanently circumvent the application of this Regulation by applying the harmonised technical specifications adopted under Regulation (EU) No 305/2011. For this reason, the Commission should withdraw from the Official Journal the references to harmonised standards and <u>European assessment documents</u><del>EADs</del> published in support of Regulation (EU) No 305/2011 and covering a certain product <del>group or family, by two years</del> <u>family or category, by a fixed period</u> after the entry into force of harmonised technical specification adopted under this</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Regulation covering that respective product <del>group or family</del> <u>family or category</u> .	
Recital 104				
113	(104) In order to fully cover the environmental assessment of construction products and to appropriately cover product requirements which exist even in current harmonised technical specifications, a more comprehensive Annex I should be developed, including also a detailed list of essential characteristics related to lifecycle assessment and a complete	(104) In order to fully cover the environmental assessment of construction products and to appropriately cover product requirements which exist even in current harmonised technical specifications, a more comprehensive Annex I should be developed, including also a detailed list of essential characteristics related to lifecycle assessment and a complete	(104) <u>While the concept of basic requirements for construction works is kept as the technically necessary link between construction works and construction products, it should be made explicit that they do not constitute obligations incumbent upon economic operators or Member States seeing as the right to regulate construction works remain a competence of Member</u>	

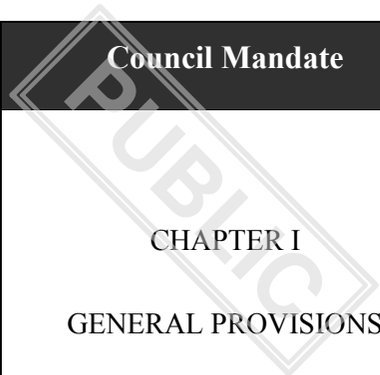
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>framework for the product requirements. On that occasion, overlaps between basic requirements for construction works should be eliminated and clarifications should be brought forward.</p>	<p>framework for the product requirements. On that occasion, overlaps between basic requirements for construction works should be eliminated and clarifications should be brought forward.</p>	<p><u>States</u>. In order to <del>fully</del> cover the environmental assessment of construction products <del>and to appropriately cover as well as</del> product requirements which exist even in current harmonised technical specifications, a more comprehensive Annex <del>H-A</del> should be developed, including also a detailed list of <u>predetermined</u> essential characteristics related to lifecycle assessment <del>and a complete framework for the product requirements</del>. On that occasion, overlaps between basic requirements for construction works should be eliminated and clarifications should be brought forward.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 105				
114	<p>(105) In order to reach a minimum control intensity of the assessment and verification of manufacturers by notified bodies and to create a level playing field both for manufacturers and notified bodies, Annex V on assessment and verification systems should more precisely and comprehensively determine the tasks of manufacturers and notified bodies under different possible assessment and verification systems.</p> <p>Moreover, that Annex should determine the assessments and verifications to be undertaken to verify the environmental</p>	<p>(105) In order to reach a minimum control intensity of the assessment and verification of manufacturers by notified bodies and to create a level playing field both for manufacturers and notified bodies, Annex V on assessment and verification systems should more precisely and comprehensively determine the tasks of manufacturers and notified bodies under different possible assessment and verification systems.</p> <p>Moreover, that Annex should determine the assessments and verifications to be undertaken to verify the environmental</p>	<p>(105) In order <del>to reach a minimum control intensity of the assessment and verification of manufacturers by notified bodies and</del> to create a level playing field both for manufacturers and notified bodies, Annex V on assessment and verification systems should more precisely and comprehensively determine the tasks of manufacturers and notified bodies under different possible assessment and verification systems.</p> <p>Moreover, that Annex should determine the assessments and verifications to be undertaken to verify the environmental</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	sustainability of products, in terms of product performance and product requirements.	sustainability of products, in terms of product performance and product requirements.	sustainability of products, in terms of product performance and product requirements. <u>When the Commission defines the applicable assessment and verification system for a product family or category, continuity with Regulation 305/2011 and coherence across product families should be the guiding principles.</u>	
Recital 106				
115	(106) The objectives of this Regulation, namely the free circulation of construction products on the internal market, the protection of human health and	(106) The objectives of this Regulation, namely the free circulation of construction products on the internal market, the protection of human health and	(106) The objectives of this Regulation, namely the free circulation of construction products on the internal market, the protection of human health and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>safety, and the protection of the environment, cannot be sufficiently achieved by the Member States, as Member States tend to establish very diverging requirements for construction products, with an uneven level of protection of human health and safety and of the environment. These objectives can rather be better achieved at Union level by establishing a harmonised assessment framework for the performance of construction products and certain product requirements for the protection of human health and safety and of the environment. Accordingly, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on the European</p>	<p>safety, and the protection of the environment, cannot be sufficiently achieved by the Member States, as Member States tend to establish very diverging requirements for construction products, with an uneven level of protection of human health and safety and of the environment. These objectives can rather be better achieved at Union level by establishing a harmonised assessment framework for the performance of construction products and certain product requirements for the protection of human health and safety and of the environment. Accordingly, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on the European</p>	<p>safety, and the protection of the environment, cannot be sufficiently achieved by the Member States, as Member States tend to establish very diverging requirements for construction products, with an uneven level of protection of human health and safety and of the environment. These objectives can rather be better achieved at Union level by establishing a harmonised assessment framework for the performance of construction products and certain product requirements for the protection of human health and safety and of the environment. Accordingly, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5</p> <p><i>of the Treaty on the European</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,	Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,	<del>Union</del> TFEU. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,	
Formula				
116	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:  Commission Proposal
CHAPTER I				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
117	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS  Commission Proposal
Article 1				
118	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter	Article 1 Subject matter  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1, first paragraph				
119	This Regulation establishes harmonised rules for the making available on the market and direct installation of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:	This Regulation establishes harmonised rules for the <u>placing and</u> making available on the market <del>and direct installation</del> of construction products, regardless of whether undertaken in the framework of a service or not, by establishing:	This Regulation establishes harmonised rules for the <u>placing or</u> making available on the market <del>and direct installation</del> of construction products, <del>regardless of whether undertaken in the framework of a service or not,</del> by establishing:	
Article 1, first paragraph, point (a)				
120	(a) rules on how to express the	(a) <u>harmonised</u> rules on how to	(a) rules on how to express the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	environmental, including climate, and safety performance of construction products in relation to their essential characteristics;	express the environmental, including <del>climate</del> , <u>life cycle assessment</u> and safety performance of construction products in relation to their essential characteristics;	<del>environmental, including climate, and safety</del> performance of construction products in relation to their essential characteristics;	
Article 1, first paragraph, point (b)				
121	(b) environmental, including climate, functional and safety product requirements for construction products.	(b) environmental, <del>including climate</del> , functional and safety product requirements for construction products.	(b) <del>environmental, including climate, functional and safety</del> product requirements for construction products.	
Article 1, second paragraph				
122				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>This Regulation also establishes obligations incumbent on economic operators dealing with construction products or their components or with products that could be regarded as construction products whilst not being intended by their manufacturer to be construction products.</p>	<p>This Regulation also establishes obligations incumbent on economic operators dealing with construction products or their components or with <del>products that could be regarded as construction</del> <u>double use</u> products, <u>including the de-installation and reuse of those</u> <del>whilst not being intended by their manufacturer to be construction</del> products.</p>	<p>This Regulation also establishes obligations incumbent on economic operators dealing with construction products or their components <del>or with products that could be regarded as construction products whilst not being intended by their manufacturer to be construction</del> products.</p>	
Article 1, second paragraph a				
122a		<p><u>This Regulation contributes to the efficient functioning of the internal market by ensuring the free movement of safe and</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>sustainable construction products in the Union and to the objectives of a green and digital transition by preventing and reducing the impact that construction products have on the environment and on the health and safety of people.</u>		
Article 2				
123	Article 2 Scope	Article 2 Scope	Article 2 Scope	Article 2 Scope  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2(1), first subparagraph				
124	1. This Regulation shall apply to construction products and to the following items:	1. This Regulation shall apply to construction products and to the following items:	1. This Regulation shall apply to construction products, <u>including used products</u> , and to the following items, <u>when those products or items are intended for use on the Union market</u> :	
Article 2(1), first subparagraph, point (a)				
125	(a) 3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and 3D-printed construction products and moulds;	(a) <del>3D-datasets placed on the market to permit the 3D-printing of construction products covered by this Regulation and</del> 3D-printed construction products <del>and moulds</del> ;	deleted	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 2(1), first subparagraph, point (b)</i>				
126	(b) materials intended to be used for the 3D-printing of construction products on or close to the construction site or for the manufacturing using moulds on or close to the construction site;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 2(1), first subparagraph, point (c)</i>				
127	(c) construction products manufactured on the construction site for immediate incorporation	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	into construction works, without separate commercial action for the placing on the market;			
Article 2(1), first subparagraph, point (d)				
128	(d) key parts of products covered by this Regulation;	(d) key parts of products covered by this Regulation;	(d) key parts of <u>construction</u> products <del>covered by this Regulation</del> ;	
Article 2(1), first subparagraph, point (e)				
129	(e) parts or materials intended to be used for products covered by this Regulation, if the manufacturer	(e) parts or materials intended to be used for products covered by this Regulation, if the manufacturer	(e) parts or materials intended to be used for products covered by this Regulation, if the manufacturer	(e) parts or materials intended to be used for products covered by this Regulation, if the manufacturer





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
131	(g) prefabricated one-family-houses of less than 180 m <sup>2</sup> surface floor space with one floor or of less than 100 m <sup>2</sup> surface floor space on two floors.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 2(1), second subparagraph</i>				
132	Member States may decide not to apply this Regulation for the houses referred to in point (g) by notification to the Commission.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 2(2)</i>				

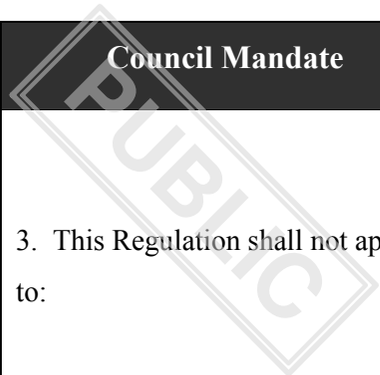
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
133	2. This Regulation shall also apply to used construction products and to used items referred to in paragraph 1 in any of the following cases:	2. This Regulation shall also apply to used construction products and to used items referred to in paragraph 1 in any of the following cases:	<i>deleted</i>	
<i>Article 2(2), point (a)</i>				
134	(a) those used construction products or items are imported from third countries without having been placed on the Union market before;	(a) those used construction products or items are imported from third countries without having been placed on the Union market before;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 2(2), point (b)</i>				
135	(b) the economic operator has changed the intended use of those used construction products or items from the intended use assigned to those construction products or items by the initial manufacturer in another way than by a reduction in terms of performance or intended uses or to mere decoration” purposes, those purposes being defined by the absence of any structural function for the construction works;	(b) the economic operator has changed the intended use of those used construction products or items from the intended use assigned to those construction products or items by the initial manufacturer in another way than by a reduction in terms of performance or intended uses or to mere “decoration” purposes; <del>those purposes being defined by the absence of any structural function for the construction works;</del>	<i>deleted</i>	
<i>Article 2(2), point (c)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
136	(c) the economic operator making the used construction products or items available on the market claims for them characteristics or the fulfilment of product requirements set out in Annex I, additional to or different from the characteristics and requirements declared pursuant to this Regulation or Regulation (EU) 305/2011 when the used construction product or item was first placed on the market;	(c) the economic operator making the used construction products or items available on the market claims for them characteristics or the fulfilment of product requirements set out in Annex I, additional to or different from the characteristics and requirements declared pursuant to this Regulation or Regulation (EU) 305/2011 when the used construction product or item was first placed on the market;	deleted	
<i>Article 2(2), point (d)</i>				
137				

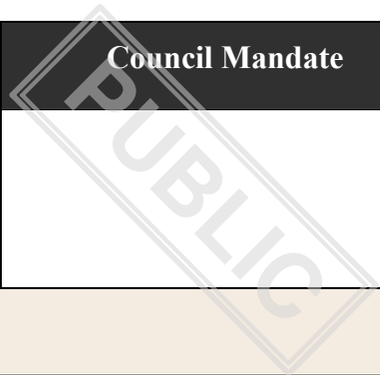
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(d) the used construction products or items have been subject to a transformative process going beyond repair, cleaning and regular maintenance ('remanufactured product');	(d) the used construction products or items have been subject to a transformative process going beyond repair, cleaning and regular maintenance ('remanufactured product');	deleted	
Article 2(2), point (da)				
137a		<u>(da) obligations of economic operators de-installing or dealing with used products for reuse are not fulfilled;</u>		
Article 2(2), point (db)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
137b		<u>(db) the economic operator is placing a used construction product on the market for the first time;</u>		
Article 2(2), point (e)				
138	(e) the economic operator making the used construction products or item available on the market opts for the application of this Regulation.	(e) the economic operator making the used construction products or item available on the market opts for the application of this Regulation.	<i>deleted</i>	
Article 2(3)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
139	3. This Regulation shall not apply to:	3. This Regulation shall not apply to:	3. This Regulation shall not apply to:	3. This Regulation shall not apply to:  Commission Proposal
Article 2(3), point (a)				
140	(a) lifts subject to Directive 2014/33/EU of the European Parliament and of the Council <sup>1</sup> , escalators and their components;  _____	(a) lifts subject to Directive 2014/33/EU of the European Parliament and of the Council <sup>1</sup> , escalators and their components;  _____	(a) lifts subject to Directive 2014/33/EU of the European Parliament and of the Council <sup>1</sup> , escalators and their components;  _____	(a) lifts subject to Directive 2014/33/EU of the European Parliament and of the Council <sup>1</sup> , escalators and their components;  _____
	1. Directive 2014/33/EU of the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to lifts and safety components for lifts (OJ L 96, 29.3.2014, p. 251).	European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to lifts and safety components for lifts (OJ L 96, 29.3.2014, p. 251).	European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to lifts and safety components for lifts (OJ L 96, 29.3.2014, p. 251).	European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to lifts and safety components for lifts (OJ L 96, 29.3.2014, p. 251).  Commission Proposal
Article 2(3), point (b)				
141	(b) boilers, pipes, tanks and ancillaries and other products intended to be in contact with water for human consumption;	(b) <u>the hygiene-related quality of</u> boilers, pipes, tanks and ancillaries and other products intended to be in contact with water for human	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		consumption;		
<i>Article 2(3), point (c)</i>				
142	(c) systems treating waste water;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 2(3), point (d)</i>				
143	(d) sanitary appliances;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 2(3), point (e)</i>				
144	(e) traffic signalling products.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 2(3), point (ea)</i>				
144a			<u><i>(f) performance assessment and requirements subject to Directive (EU) 2020/2184 of the European Parliament and of the Council and covered by the delegated acts of Commission referred to in Article 11(8) of this Directive;</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2(3), point (ea)				
144b		<p><u>(ea) electrical and electronic products subject to Directives 2014/35/EU, 2014/30/EU, 2014/53/EU, RoHs Directive or the [XXX] Ecodesign for Sustainable Products Regulation.</u></p>		
Article 2(3), point (eb)				
144c		<p><u>(eb) lighting products subject to Directives 2014/35/EU, 2014/53/EU or 2001/95/EC;</u></p>		

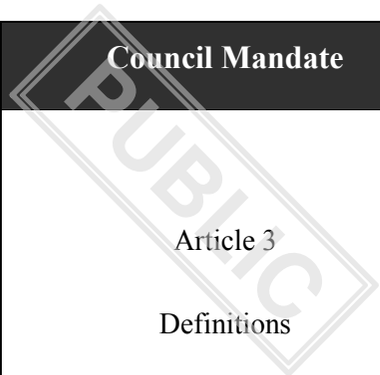
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2(4), first subparagraph				
145	4. This Regulation also shall also apply to 3D-printing services of construction products and of items covered by this Regulation. 3D-printing services include renting out of 3D-printing machines that could be used for construction products and items covered by this Regulation.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 2(4), second subparagraph -a				
145a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			deleted	
Article 2(4), second subparagraph				
146	This Regulation shall also apply to services linked to:	deleted	4a. This Regulation <u>also establishes obligations for economic operators and online marketplaces providing</u> <del>shall also apply to</del> services linked to:	
Article 2(4), second subparagraph, first indent				
147	- the manufacturing and commercialisation of construction	deleted	- the manufacturing and commercialisation of <del>construction</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products and or items covered by this Regulation, and		products <del>and or items</del> covered by this Regulation, <del>and</del>	
Article 2(4), second subparagraph, second indent				
148	- to the de-installing, preparation for re-use, remanufacturing and dealing with used construction products or items covered by this Regulation.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 2(4), second subparagraph, third indent				
148a			<a href="#">Article 2a</a>	<a href="#">Article 2a</a>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>Application of the regulation in the outermost regions</u></p>	<p><u>Application of the regulation in the outermost regions</u></p> <p>Council Mandate</p>
Article 2(5)				
149	<p>5. Member States may exempt from the application of this Regulation construction products and items covered by this Regulation that are placed on the market or directly installed in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the</p>	<p>5. Member States may exempt from the application of this Regulation construction products <del>and items</del> covered by this Regulation that are placed on the market <del>or directly installed</del> in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the</p>	<p><del>5.</del> Member States may exempt from the application of this Regulation <del>construction</del> products <del>and items</del> covered by this Regulation that are placed on the market <del>or directly installed</del> in the outermost regions of the European Union in the meaning of Article 349 of the Treaty on the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Functioning of the European Union. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted construction products or items do not bear the CE marking in accordance with Article 16.</p> <p>Construction products or items placed on the market or directly installed on the basis of such exemption shall not be deemed to be placed on the market or directly installed in the Union in the meaning of this Regulation.</p>	<p>Functioning of the European Union. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted construction products <del>or items</del> do not bear the CE marking in accordance with Article 16.</p> <p>Construction products <del>or items</del> placed on the market <del>or directly installed</del> on the basis of such exemption shall not be deemed to be placed on the market <del>or directly installed</del> in the Union in the meaning of this Regulation.</p>	<p>Functioning of the European Union. Member States shall notify to the European Commission and to the other Member States the regulations providing such exemptions. They shall ensure that exempted <del>construction</del> products <del>or items</del> do not bear the CE marking in accordance with Article 16.</p> <p><del>Construction</del> Products <del>or items</del> placed on the market <del>or directly installed</del> on the basis of such exemption shall not be deemed to be placed on the market <del>or directly installed</del> in the Union in the meaning of this Regulation.</p>	
Article 3				

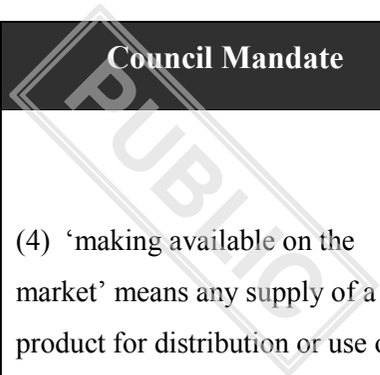


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
150	Article 3 Definitions	Article 3 Definitions	Article 3 Definitions	Article 3 Definitions  Commission Proposal
Article 3, first paragraph				
151	For the purposes of this Regulation the following definitions shall apply:	For the purposes of this Regulation the following definitions shall apply:	For the purposes of this Regulation the following definitions shall apply:	For the purposes of this Regulation the following definitions shall apply:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (1)				
152	<p>(1) ‘construction product’ means any formed or formless physical item, including its packaging and instructions for use, or a kit or assembly combining such items, that is placed on the market or produced for incorporation in a permanent manner in construction works or parts thereof within the Union, with the exception of items that are necessarily first integrated into an assembly, kit or other construction product prior to being incorporated in a permanent manner in construction works;</p>	<p>(1) ‘construction product’ means any <del>formed or formless physical item, including its packaging and instructions for use,</del> <u>product</u> or a kit <del>or assembly combining such items, that is</del> <u>which is produced and produced</u> <u>supplied to the construction site</u> for incorporation in a permanent manner in construction works or parts thereof within the Union, <del>with the exception of items that are necessarily first integrated into an assembly, kit</del> <u>including 3D-printed</u></p>	<p>(1) ‘construction product’ means any formed or formless physical item, <del>including its packaging and instructions for use,</del> <u>or</u> a kit <del>or assembly</del> <u>combining such items,</u> that is placed on the market <del>or produced</del> <u>for</u> incorporation in a permanent manner in construction works or parts thereof <del>within the Union,</del> <u>with the exception of items that are</u> necessarily first integrated into <del>an assembly,</del> <u>a</u> kit or <del>other</del> <u>another</u> construction product prior to being incorporated in a permanent manner in</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>products</u> or other <del>construction product prior to being incorporated in a permanent manner in construction works</del> <u>items covered by this Regulation in accordance with Article 2(1) to (3)</u>;</p>	<p>construction works;</p>	
Article 3, first paragraph, point (2)				
153	<p>(2) ‘permanent’ means for a duration of two years or longer;</p>	<p>(2) ‘permanent’ means <del>for a duration of two years or longer</del> <u>installed or affixed in such a manner that it may significantly affect the basic work requirements and that it is intended to remain in the construction work or parts thereof and cannot be removed</u></p>	<p>(2) ‘permanent’ means <u>intended to remain in the construction work or parts thereof after the completion of the construction or renovation process</u> <del>for a duration of two years or longer</del>;</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>without tools or mechanical force after the completion of the construction or renovation process;</u>		
Article 3, first paragraph, point (3)				
154	(3) 'product' means a construction product or other item covered by this Regulation in accordance with Article 2(1) to (3);	<i>deleted</i>	(3) 'product' means a construction product or other item <u>falling within the scope of</u> <del>covered by</del> this Regulation <u>as set out in</u> <del>in accordance with</del> Article <del>2(1) to (3)</del> <u>2</u> ;	
Article 3, first paragraph, point (4)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
155	(4) ‘making available on the market’ means any supply of a product for distribution or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge, regardless whether in the framework of providing a service or not;	(4) ‘making available on the market’ means any supply of a product for distribution or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge, regardless whether in the framework of providing a service or not;	(4) ‘making available on the market’ means any supply of a product for distribution or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge, regardless whether in the framework of providing a service or not;	(4) ‘making available on the market’ means any supply of a product for distribution or use on the Union market in the course of a commercial activity, whether in return for payment or free of charge, regardless whether in the framework of providing a service or not;  Commission Proposal
Article 3, first paragraph, point (5)				
156	(5) ‘direct installation’ means the			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	installation of a product into a construction work of a client without prior making available on the market or the installation of a one-family house covered by this Regulation, regardless whether in the framework of providing a service or not;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 3, first paragraph, point (6)</i>				
157	(6) ‘performance’ means the degree to which a product has certain scalable essential characteristics;	(6) ‘performance’ means the degree to which a product has certain scalable essential characteristics;	(6) ‘performance’ means the degree to which a product has certain scalable essential characteristics;	(6) ‘performance’ means the degree to which a product has certain scalable essential characteristics;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 3, first paragraph, point (7)				
158	(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex I Part A Point 1 or which have been listed in Annex I Part A Point 2;	(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex I Part A <del>Point 1</del> <u>or the environmental characteristics</u> which have been listed in Annex I Part <del>A Point 2</del> <u>B</u> ;	(7) ‘essential characteristics’ means those characteristics of the product which relate to the basic requirements for construction works as set out in Annex <del>I Part A</del> <u>I-A</u> Point 1 <del>and those</del> <u>or</u> which <del>have been</del> <u>are</u> listed <del>in Annex I Part A</del> <u>as predetermined environmental characteristics in Annex I-A</u> Point 2;	
Article 3, first paragraph, point (8)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
159	(8) ‘product requirements’ means a threshold level or another characteristic with which a product has to comply before it can be placed on the market or installed directly, including those requirements relating to labelling and instructions for use or other information to be provided;	(8) ‘product requirements’ means a threshold level or another characteristic <del>with which a product has to comply before it can be placed on the market or installed directly, including those requirements relating to labelling and instructions for use or other information to be provided</del> <u>set out in Annex I Part C 1 and C 2, and specified in accordance with Article 5, with which a construction product has to comply before it can be placed on the market;</u>	(8) ‘ <u>inherent</u> product <del>requirements</del> <u>requirement</u> ’ means a <del>threshold level or another</del> characteristic with which a product has to comply <u>with</u> before it can be placed on the market <del>or installed directly, including those requirements relating to labelling and instructions for use or other information to be provided;</del>	
Article 3, first paragraph, point (9)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
160	<p>(9) ‘economic operator’ means the manufacturer, the authorised representative, the importer, the distributor, the fulfilment service provider, the 3D-printing service provider, manufacturer, importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the service provider, the own-brand-labeller or any other natural or legal person, other than authorities, notified bodies, technical assessment bodies and product contact points for construction who is subject to this Regulation in relation to the manufacturing, de-installation for re-use, re-manufacturing or repackaging of</p>	<p>(9) ‘economic operator’ means the manufacturer, the authorised representative, the importer, the distributor, the fulfilment service provider, the <del>3D-printing service provider</del>, manufacturer, importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the service provider, the own-brand-labeller or any other natural or legal person, <del>other than authorities, notified bodies, technical assessment bodies and product contact points for construction</del> who is subject to this Regulation in relation to the manufacturing, de-installation for re-use, re-manufacturing <del>or</del></p>	<p>(9) ‘economic operator’ means the manufacturer, the authorised representative, the importer, the distributor, <del>and</del> the fulfilment service provider, <del>the 3D-printing service provider, manufacturer, importer or distributor of materials intended for 3D-printing of products, online seller, the broker, the supplier, the service provider, the own-brand-labeller or any other natural or legal person, other than authorities, notified bodies, technical assessment bodies and product contact points for construction who is subject to this Regulation in relation to the manufacturing, de-installation for re-use, re-manufacturing or</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>products, or making those products available on the market or installing those products directly in accordance with this Regulation, and economic operators as defined in Article 3, point (13) of Regulation (EU) 2019/1020 of the European Parliament and of the Council<sup>1</sup>;</p> <hr/> <p>1. Regulation (EU) 2019/1020 of the European Parliament and of the Council of 20 June 2019 on market surveillance and compliance of products and amending Directive 2004/42/EC and Regulations (EC) No 765/2008 and (EU) No 305/2011 (OJ L 169, 25.6.2019,</p>	<p><del>repackaging</del> of products, or making those products available on the market <del>or installing those products directly</del> in accordance with this Regulation, <del>and economic operators as defined in Article 3, point (13) of Regulation (EU) 2019/1020 of the European Parliament and of the Council<sup>1</sup></del>;</p> <hr/> <p><del>1. Regulation (EU) 2019/1020 of the European Parliament and of the Council of 20 June 2019 on market surveillance and compliance of products and amending Directive 2004/42/EC and Regulations (EC) No 765/2008 and (EU) No 305/2011 (OJ L 169, 25.6.2019,</del></p>	<p><del>repackaging of products, or making those products available on the market or installing those products directly in accordance with this Regulation, and economic operators as defined in Article 3, point (13) of Regulation (EU) 2019/1020 of the European Parliament and of the Council<sup>1</sup></del>;</p> <hr/> <p><del>1. Regulation (EU) 2019/1020 of the European Parliament and of the Council of 20 June 2019 on market surveillance and compliance of products and amending Directive 2004/42/EC and Regulations (EC) No 765/2008 and (EU) No 305/2011 (OJ L 169, 25.6.2019,</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	p. 1).	<del>p. 1).</del>	<del>p. 1).</del>	
Article 3, first paragraph, point (10)				
161	(10) '3D-printing service provider' means any natural or legal person offering, in the course of a commercial activity, one of the following services: renting or leasing out 3D-printers, printing out 3D-printing datasets, or brokering one of these services, regardless of whether the printing material is provided by that person or not;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 3, first paragraph, point (11)</i>				
162	(11) ‘materials intended for 3D-printing of products’ means any material intended or the 3D-printing of products for which the respective economic operators have not explicitly and consistently excluded the use as materials for 3D-printing;	(11) ‘materials intended for 3D-printing of products’ means any material intended or the 3D-printing of products for which the respective economic operators have not explicitly and consistently excluded the use as materials for 3D-printing;	<i>deleted</i>	
<i>Article 3, first paragraph, point (12)</i>				
163	(12) ‘manufacturer’ means a manufacturer as defined in Article 3, point (8), of Regulation (EU)	(12) ‘manufacturer’ means a manufacturer as defined in Article 3, point (8), of Regulation (EU)	(12) ‘manufacturer’ means a manufacturer as defined in Article 3, point (8), of Regulation (EU)	(12) ‘manufacturer’ means a manufacturer as defined in Article 3, point (8), of Regulation (EU)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2019/1020;	2019/1020;	2019/1020 <sup>L</sup> ; <hr/> <u><a href="#">1. Regulation (EU) 2019/1020 of the European Parliament and of the Council of 20 June 2019 on market surveillance and compliance of products and amending Directive 2004/42/EC and Regulations (EC) No 765/2008 and (EU) No 305/2011 (OJ L 169, 25.6.2019, p. 1).</a></u>	2019/1020 <sup>L</sup> ; <hr/> <u><a href="#">1. Regulation (EU) 2019/1020 of the European Parliament and of the Council of 20 June 2019 on market surveillance and compliance of products and amending Directive 2004/42/EC and Regulations (EC) No 765/2008 and (EU) No 305/2011 (OJ L 169, 25.6.2019, p. 1).</a></u>  Council Mandate
Article 3, first paragraph, point (13)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
164	(13) '3D-datasets' means a set of numerical data describing the shape of an object by its outer dimensions and its cavities in view of permitting the 3D-printing of that object;	(13) '3D-datasets' means a set of numerical data describing the shape of an object by its outer dimensions and its cavities in view of permitting the 3D-printing of that object;	<i>deleted</i>	
<i>Article 3, first paragraph, point (14)</i>				
165	(14) 'construction works' means buildings and civil engineering works that may both be over or in the ground or water, including bridges, tunnels, pylons and other facilities for transport of electricity, communication cables, pipelines,	(14) 'construction works' means buildings and civil engineering works that may both be over or in the ground or water, including bridges, tunnels, pylons and other facilities for transport of electricity, communication cables, pipelines,	(14) 'construction works' means buildings and civil engineering works that may both be over or in the ground or water, including <u>but not limited to roads</u> , bridges, tunnels, pylons and other facilities for transport of electricity,	(14) 'construction works' means buildings and civil engineering works that may both be over or in the ground or water, including <u>but not limited to roads</u> , bridges, tunnels, pylons and other facilities for transport of electricity,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	aqueducts, dams, airports, ports, water ways, and installations which are the basis for rails of railways, but excluding wind mills, oil platforms or chemical plants, industry manufacturing installations, agricultural installations, electricity generation installations, military installations, whilst their shelters may be buildings;	aqueducts, dams, airports, ports, water ways, and installations which are the basis for rails of railways, but excluding wind mills, oil platforms or chemical plants, industry manufacturing installations, agricultural installations, electricity generation installations, military installations, whilst their shelters may be buildings;	communication cables, pipelines, aqueducts, dams, airports, ports, water ways, and installations which are the basis for rails of railways, but excluding wind mills, oil platforms or chemical plants, industry manufacturing installations, agricultural installations, electricity generation installations, military installations, whilst their shelters may be buildings;	communication cables, pipelines, aqueducts, dams, airports, ports, water ways, and installations which are the basis for rails of railways, but excluding wind mills, oil platforms or chemical plants, industry manufacturing installations, agricultural installations, electricity generation installations, military installations, whilst their shelters may be buildings;  Council Mandate
Article 3, first paragraph, point (15)				
166				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(15) ‘buildings’ means facilities, other than containers, giving shelter to humans, animals or objects, which either are permanently fixed to the ground or can only be transported by the help of special equipment whilst having a surface floor space of at least 20m <sup>2</sup> on one or several levels;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 3, first paragraph, point (16)</i>				
167	(16) ‘level’ means the result of the assessment of the performance of a product in relation to its essential characteristics, expressed as a numerical value;	(16) ‘level’ means the <del>result of the assessment of the</del> <u>expression of</u> performance <del>of a product in relation to its essential characteristics, expressed as a numerical value</del> <u>without a</u>	(16) ‘level’ means the result of the assessment of the performance of a product in relation to its essential characteristics, expressed as a numerical value;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>classification of potential performance or a specified minimum or maximum;</u>		
Article 3, first paragraph, point (17)				
168	(17) 'class' means a range of levels, delimited by a minimum and a maximum value, of performance of a product;	(17) 'class' means <del>a range of levels, delimited by a minimum and a maximum value, of performance of a product</del> <u>an expression of performance within a systematic division of potential performances;</u>	(17) 'class' means a range of levels, delimited by a minimum and a maximum value, of performance of a product;	
Article 3, first paragraph, point (18)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
169	(18) ‘threshold level’ means a mandatory minimum or maximum performance level of a product with regard to a certain essential characteristic;	(18) ‘threshold level’ means a mandatory minimum or maximum performance level of a product with regard to a certain essential characteristic;	(18) ‘threshold level’ means a <del>mandatory</del> minimum or maximum performance level of a product with regard to a certain essential characteristic;	
Article 3, first paragraph, point (19)				
170	(19) ‘placing on the market’ means the first making available of a product on the Union market or the first making available of a used product where any of the conditions of Article 2(2) are fulfilled or of a remanufactured product;	(19) ‘placing on the market’ means the first making available of a product on the Union market or the first making available of a used product where any of the conditions of Article 2(2) are fulfilled or of a remanufactured product;	(19) ‘placing on the market’ means the first making available of a product on the Union market or the first making available <u>on the market</u> of a used product <del>where any of the conditions of Article 2(2) are fulfilled or of a remanufactured product</del> <u>after a de-installation of</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>such a product</u> ;	
Article 3, first paragraph, point (20)				
171	(20) ‘key part’ means a part which is intended by the manufacturer of a product or another economic operator to be used as component or spare part for a product and that has been specified by harmonised technical specifications as essential for the characterisation, safety or performance of a product;	(20) ‘key part’ means a part which is intended by the manufacturer of a product or another economic operator to be used as component or spare part for a product and that has been specified by harmonised technical specifications as essential for the characterisation, safety or performance of a product;	(20) ‘key part’ means a part which is <del>intended by the manufacturer of a product or another economic operator to be</del> used as <u>a</u> component or spare part for a <u>construction</u> product and <del>that</del> <u>which</u> has been specified by <u>a</u> harmonised technical <del>specifications</del> <u>specification</u> as essential for the characterisation, safety or performance of a <u>construction</u> product;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (21)				
172	(21) 'kit' means a product placed on the market by a single economic operator as a set of at least two separate items, none of which needs to be a product itself, intended to be incorporated together in construction works;	(21) 'kit' means a product placed on the market by a single economic operator as a set of at least two separate items, none of which needs to be a product itself, intended to be incorporated together in construction works;	(21) 'kit' means a <u>construction</u> product placed on the market by a single economic operator <del>as a</del> <u>asa</u> set of at least two separate items, none of which needs to be a <u>construction</u> product itself, intended to be incorporated together in construction works;	
Article 3, first paragraph, point (22)				
173	(22) 'assembly' means a set of at least two separate items, one of which is a product;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 3, first paragraph, point (23)</i>				
174	(23) ‘European assessment document’ means a document adopted by the organisation of technical assessment bodies for the purposes of issuing European technical assessments;	(23) ‘European assessment document’ means a document adopted by the organisation of technical assessment bodies for the purposes of issuing European technical assessments;	(23) ‘European assessment document’ means a document adopted by the organisation of technical assessment bodies for the purposes of issuing European technical assessments;	(23) ‘European assessment document’ means a document adopted by the organisation of technical assessment bodies for the purposes of issuing European technical assessments;  Commission Proposal
<i>Article 3, first paragraph, point (24)</i>				
175				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(24) ‘used product’ means a product that is not waste as defined in Article 3, point (1), of Directive 2008/98/EC of the European Parliament and of the Council , and which has been installed at least once into a construction work, and that:	(24) ‘used product’ means a product that is not waste as defined in Article 3, point (1), of Directive 2008/98/EC of the European Parliament and of the Council , and which has been installed at least once into a construction work, and that:	(24) ‘used product’ means a product that is not waste <del>as defined in Article 3, point (1), of or has</del> <u>ceased to be waste in accordance with</u> Directive 2008/98/EC of the European Parliament and of the Council, and which has been installed at least once into a construction work, and that:	
Article 3, first paragraph, point (24)(a)				
176	(a) has not been subject to a process going beyond repair, cleaning or regular maintenance, as specified by the original manufacturer in its instructions for use or acknowledged to be	(a) has not been subject to a process going beyond repair, cleaning or regular maintenance, as specified by the original manufacturer in its instructions for use or acknowledged to be	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	necessary according to common civil engineering knowledge;	necessary according to <del>common</del> <u>civil</u> <u>the most up-to-date subject-specific</u> engineering knowledge;		
<i>Article 3, first paragraph, point (24)(b)</i>				
177	(b) has not undergone a process going beyond repair, cleaning and regular maintenance or 'preparing for re-use' in the meaning of Article 3, point (16) of Directive 2008/98/EC after being de-installed;	(b) has not undergone a process going beyond repair, cleaning and regular maintenance or 'preparing for re-use' in the meaning of Article 3, point (16) of Directive 2008/98/EC after being de-installed;	(b) has not undergone a process going beyond <del>repair</del> <u>checking</u> , cleaning <u>or repairing recovery operations, by which the product or components of products are prepared so that they can be used for construction purposes without any other pre-processing</u> <del>and regular maintenance or 'preparing for re-use' in the meaning of Article 3, point (16) of Directive 2008/98/EC after being de-</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<i>installed; or</i>	
Article 3, first paragraph, point (24)(c)				
177a			<u><i>(c) has been subject to a transformative process going beyond checking, cleaning and repairing recovery operations which according to the applicable harmonised technical specification is qualified as non-essential to the product's performance;</i></u>	
Article 3, first paragraph, point (24a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
177b			<p><u>(24a) ‘intended use’ means the purpose of a product as defined in the applicable harmonised technical specifications or European assessment documents.</u></p>	
Article 3, first paragraph, point (25)				
178	<p>(25) ‘intended use’ means the use intended by the manufacturer, including the conditions for usage, as laid out in technical documentation, on labels, in instructions for use, or in publicity material, whilst usages mentioned only in one of these are already</p>	<p>(25) ‘intended use’ means the <u>intended use as determined</u><del>use</del> <del>intended</del> by the manufacturer, <del>including the conditions for usage, as laid out in technical documentation, on labels, in instructions for use, or in publicity material, whilst usages mentioned</del></p>	<p>(25) ‘<del>intended</del> <u>declared</u> use’ means the use intended by the manufacturer, including the conditions for usage, as laid out in technical documentation, on labels, in instructions for use, <u>in safety information,</u> or in publicity material, whilst usages mentioned</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	part of the ‘intended use’;	<del>only in one of these are already part of the ‘intended use’</del> <u>of the construction product as defined in the applicable harmonised technical specification;</u>	only in one of these are already part of the ‘ <del>intended</del> <u>declared</u> use’;	
Article 3, first paragraph, point (26)				
179	(26) ‘repair’ means the process of returning a faulty product to a condition where it can fulfil its intended use;	(26) ‘repair’ means the process of <del>returning</del> <u>fixing</u> a faulty <u>product or replacing its defective components, in order to return the</u> product to a condition where it can fulfil its intended use;	(26) ‘repair’ means the process of returning a faulty product to a condition where it can fulfil its <del>intended</del> <u>declared</u> use;	
Article 3, first paragraph, point (27)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
180	(27) 'maintenance' means an action carried out to retain a product in a condition where it is able to function as required;	(27) 'maintenance' means an action carried out to retain a product in a condition where it is able to function as <del>required</del> <u>specified</u> ;	(27) 'maintenance' means an action carried out to retain a product in a condition where it is able to function as required;	
Article 3, first paragraph, point (28)				
181	(28) 'remanufactured product' means a product that is not waste as defined in Article 3, point (1), of Directive 2008/98/EC, but that has been installed at least once into a construction work, and that has been subject to a transformative process going beyond repair,	(28) 'remanufactured product' means a product that is not waste as defined in Article 3, point (1), of Directive 2008/98/EC, but that has been installed at least once into a construction work, and that has been subject to a transformative process going beyond repair,	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	cleaning and regular maintenance;	cleaning and regular maintenance;		
<i>Article 3, first paragraph, point (29)</i>				
182	(29) 'risk' means risk as defined in Article 3, point (18), of Regulation (EU) 2019/1020;	(29) 'risk' means risk as defined in Article 3, point (18), of Regulation (EU) 2019/1020;	(29) 'risk' means risk as defined in Article 3, point (18), of Regulation (EU) 2019/1020;	(29) 'risk' means risk as defined in Article 3, point (18), of Regulation (EU) 2019/1020;  Commission Proposal
<i>Article 3, first paragraph, point (30)</i>				
183	(30) 'preparing for re-use' means	(30) 'preparing for re-use' means		

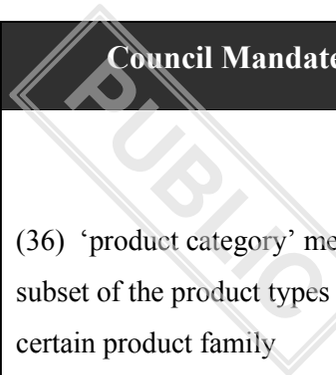
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	checking, cleaning or repairing retrieval operations, by which products or components of products are prepared so that they can be re-used without any other pre-processing;	checking, cleaning or repairing retrieval operations, by which products or components of products are prepared so that they can be re-used without any other pre-processing;	<i>deleted</i>	
<i>Article 3, first paragraph, point (31)</i>				
184	(31) ‘product type’ means the abstract model of individual products, determined by the intended use and a set of characteristics which exclude any variation with regard to performance or to the fulfilment of product requirements set-out in or in accordance with this Regulation,	(31) ‘product type’ means the abstract model of individual products, <del>determined</del> <u>defined</u> by the <del>intended use and a</del> <u>same</u> set of <del>characteristics which exclude any variation with regard to performance or to the fulfilment of product requirements set-out in or in accordance with this Regulation,</del>	(31) ‘product type’ means the abstract model of individual products, determined by the intended use and a set of characteristics which exclude any variation with regard to performance or to the fulfilment of product requirements set-out in or in accordance with this Regulation,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	produced in a specific production process using a given combination of raw materials or components, whilst identical items of different manufacturers also belong to different product types;	<del>produced in a specific production process using a given combination of raw materials or components, whilst identical items of different manufacturers also belong to different product types;</del> <u>declared performances;</u>	produced in a specific production process using a given combination of raw materials or components, whilst identical <del>items</del> <u>products</u> of different manufacturers also belong to different product types;	
Article 3, first paragraph, point (32)				
185	(32) ‘state of the art’ means a way to achieve a certain goal which is either the most effective and advanced or close to it and thus above the average of ways which can be chosen;	(32) ‘state of the art’ means a way to achieve a certain goal which is either the most effective and advanced or close to it and thus above the average of ways which can be chosen <u>or a performance representing what is currently possible applying common</u>	(32) ‘state of the art’ means a way to achieve a certain goal which is either the most effective and advanced or close to it <del>and thus above the average of ways which can be chosen;</del>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><a href="#">technologies, whether or not it is the most technologically advanced solution;</a></u>		
Article 3, first paragraph, point (33)				
186	(33) 'recycling' means recycling as defined in Article 3, point (17), of Directive 2008/98/EC;	(33) 'recycling' means recycling as defined in Article 3, point (17), of Directive 2008/98/EC;	(33) 'recycling' means recycling as defined in Article 3, point (17), of Directive 2008/98/EC;	(33) 'recycling' means recycling as defined in Article 3, point (17), of Directive 2008/98/EC;  Commission Proposal
Article 3, first paragraph, point (34)				
187				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(34) ‘fulfilment service provider’ means a fulfilment service provider as defined in Article 3, point (11), of Regulation (EU) 2019/1020;	(34) ‘fulfilment service provider’ means a fulfilment service provider as defined in Article 3, point (11), of Regulation (EU) 2019/1020;	(34) ‘fulfilment service provider’ means a fulfilment service provider as defined in Article 3, point (11), of Regulation (EU) 2019/1020;	(34) ‘fulfilment service provider’ means a fulfilment service provider as defined in Article 3, point (11), of Regulation (EU) 2019/1020;  Commission Proposal
Article 3, first paragraph, point (35)				
188	(35) ‘product family’ means all product types belonging to the product areas listed in Annex IV, Table 1;	(35) ‘product family’ means all product types belonging to the product areas listed in Annex IV, Table 1;	(35) ‘product family’ means all product types belonging to <del>the</del> <u>product areas one of the families</u> listed in Annex IV, <del>Table 1</del> ;	
Article 3, first paragraph, point (36)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
189	(36) ‘product category’ means a subset of the product types of a certain product family encompassing those product types which have in common a certain intended use as specified in harmonised technical specifications or European assessment documents;	(36) ‘product category’ means a subset of the product types of a certain product family encompassing those product types which have in common a certain intended use as specified in harmonised technical specifications or European assessment documents;	(36) ‘product category’ means a subset of the product types of a certain product family encompassing those product types which have in common a certain intended use as specified in harmonised technical specifications or European assessment documents;	(36) ‘product category’ means a subset of the product types of a certain product family encompassing those product types which have in common a certain intended use as specified in harmonised technical specifications or European assessment documents;  Commission Proposal
Article 3, first paragraph, point (37)				
190	(37) ‘factory production control’	(37) ‘factory production control’	(37) ‘factory production control’	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	means the documented, permanent and internal production control in a factory with regard to certain parameters or quality aspects, reflecting the specificities of a respective product family or a group and manufacturing processes, and which aim at the constancy of performance or of continuous fulfilment of product requirements, executed in accordance with Annex V;	means the documented, permanent and internal production control in a factory with regard to certain parameters or quality aspects, reflecting the specificities of a respective product family or a group and manufacturing processes, and which aim at the constancy of performance or of continuous fulfilment of product requirements, executed in accordance with Annex V;	means the documented, <del>permanent</del> <u>continuous</u> and internal production control in a factory with regard to certain parameters or quality aspects, reflecting the specificities of a respective product family or a <del>group</del> <u>groupcategory</u> and manufacturing processes, and which aim at the constancy of performance or of continuous fulfilment of product requirements, executed in accordance with Annex V;	
Article 3, first paragraph, point (38)				
191	(38) ‘harmonised zone’ means the sphere jointly covered by this Regulation, the harmonised	(38) ‘harmonised zone’ means the sphere jointly covered by this Regulation, the harmonised	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	technical specifications, and the Commission acts of general applicability adopted pursuant this Regulation;	technical specifications, and <del>the</del> Commission acts of general applicability <u>related to construction products</u> adopted pursuant <u>to</u> this Regulation;		
<i>Article 3, first paragraph, point (39)</i>				
192	(39) 'Union law' means the TEU, the TFEU, general principles of law, acts of general applicability referred to in the second, third and fourth paragraph of Article 288 TFEU and any international agreements to which the Union is party or the Union and its Member States are parties;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 3, first paragraph, point (40)</i>				
193	(40) ‘importer’ means an importer as defined in Article 3, point (9), of Regulation (EU) 2019/1020;	(40) ‘importer’ means an importer as defined in Article 3, point (9), of Regulation (EU) 2019/1020;	(40) ‘importer’ means an importer as defined in Article 3, point (9), of Regulation (EU) 2019/1020;	(40) ‘importer’ means an importer as defined in Article 3, point (9), of Regulation (EU) 2019/1020;  Commission Proposal
<i>Article 3, first paragraph, point (41)</i>				
194	(41) ‘distributor’ means a distributor as defined in Article 3, point (10), of Regulation (EU)	(41) ‘distributor’ means a distributor as defined in Article 3, point (10), of Regulation (EU)	(41) ‘distributor’ means a distributor as defined in Article 3, point (10), of Regulation (EU)	(41) ‘distributor’ means a distributor as defined in Article 3, point (10), of Regulation (EU)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2019/1020;	2019/1020;	2019/1020;	2019/1020;  Commission Proposal
Article 3, first paragraph, point (41a)				
194a			<u><i>(41a) authorised representative' means any natural or legal person established in the Union who has received a written mandate from the manufacturer to act on its behalf in relation to specified tasks with regard to the manufacturer's obligations under this Regulation;</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (42)				
195	(42) ‘individually manufactured’ means that, due to the specifications of the client, there is a variation in terms of manufacturing method when compared with all other products produced for other clients by the economic operator in question;	(42) ‘individually manufactured’ means that, due to the specifications of the client, there is a <i>variation in terms of manufacturing method</i> <u>need for readjustment of the production equipment for the manufacture</u> when compared with all other products produced for other clients by the economic operator in question;	(42) ‘individually manufactured’ means that, due to the specifications of the client, there is a variation in terms of manufacturing method when compared with all other products produced for other clients by the economic operator in question;	
Article 3, first paragraph, point (43)				
196				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(43) ‘micro-enterprise’ means a micro-enterprise as referred to in the Annex to Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises ;	(43) ‘micro-enterprise’ means a micro-enterprise as referred to in the Annex to Commission Recommendation of 6 May 2003 concerning the definition of micro, small and medium-sized enterprises ;	<i>deleted</i>	
<i>Article 3, first paragraph, point (44)</i>				
197	(44) ‘custom-made’ means that, due to the specifications of the client, there is a variation in terms of size or material when compared with all other products produced for other clients by the economic operator in question.	<i>deleted</i>	(44) ‘custom-made’ means that, due to the specifications of the client, there is a variation in terms of size or material when compared with all other products produced for other clients by the economic operator in question.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (45)				
198	(45) ‘permalink’ means an internet link to a website which is stable both for its content and the address (“URL”);	(45) ‘permalink’ means an internet link to a website which is stable both for its content and the address (“URL”);	(45) ‘permalink’ means an internet link to a website which is stable both for its content and the address (“URL”);	(45) ‘permalink’ means an internet link to a website which is stable both for its content and the address (“URL”);  Commission Proposal
Article 3, first paragraph, point (45a)				
198a		<u>(45a) ‘data carrier’ means a linear bar code symbol, a two-</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>dimensional symbol or other automatic identification data capture medium that can be read by a device;</u>		
Article 3, first paragraph, point (46)				
199	<p>(46) ‘harmonised technical specifications’ means construction products standards established in accordance with Article 4(2) the reference of which has been published in the Official Journal in accordance with Article 34 and thereby were rendered mandatory for purposes of application of this Regulation, and delegated acts adopted in accordance with Article</p>	<p>(46) ‘harmonised technical specifications’ means construction products standards established in accordance with Article 4(2) <del>the reference of which has been published in the Official Journal in accordance with Article 34 and thereby were rendered mandatory for purposes of application of this Regulation,</del> and delegated acts adopted in accordance with Article</p>	<p>(46) ‘harmonised technical specifications’ means construction <del>products standards established</del> <u>product performance standards</u> <del>which</del> in accordance with Article 4(2) <del>the reference of which has been published in the Official Journal in accordance with Article 34 and thereby were</del> <u>4(2d) have been</u> rendered mandatory for <del>the</del> purposes of <u>the</u> application of this</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	4(3) and (4), Article 5(2), or Article 22(4) that contain technical prescriptions;	4(3) and (4), Article <del>5(2)</del> <u>5(1)</u> , or Article 22(4) that contain technical prescriptions;	Regulation, <del>as well as and</del> delegated <u>or implementing</u> acts adopted in accordance with Article <del>4(3) and (4)</del> <u>4a(1), (2) and (3)</u> , Article <del>5(2), 5(1)</del> or Article <del>22(4)</del> <del>that contain technical prescriptions</del> <u>6(1)</u> ;	
Article 3, first paragraph, point (46a)				
199a			<u>(46a) 'harmonised standard' means a standard as defined in Article 2(1), point (c) of Regulation (EU) No 1025/2012;</u>	
Article 3, first paragraph, point (47)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
200	(47) ‘Construction products standard’ means a standard adopted by a European standardisation organisation on the basis of a request made by the Commission for the application of this Regulation the reference of which has been published in the Official Journal in accordance with Article 34, regardless of whether the use of such standard is rendered mandatory for purposes of application under this Regulation in accordance with Article 4(2) and Article 34(2) or whether they stay voluntary in accordance with Article 5(2), Article 22(4) and Article 34(3);	(47) ‘Construction products standard’ means a standard adopted by a European standardisation organisation on the basis of a request made by the Commission for the application of this Regulation the reference of which has been published in the Official Journal in accordance with Article 34, regardless of whether the use of such standard is rendered mandatory for purposes of application under this Regulation in accordance with Article 4(2) and Article 34(2) or whether they stay voluntary in accordance with Article 5(2), Article 22(4) and Article 34(3);	(47) ‘construction <del>products</del> <u>product performance</u> standard’ means a <del>standard adopted by a European standardisation organisation on the basis of a request made by the Commission for the application of this Regulation the reference of which has been published in the Official Journal in accordance with Article 34, regardless of whether the use of such standard is rendered mandatory for purposes of application under this Regulation in accordance with Article 4(2) and Article 34(2) or whether they stay voluntary in accordance with Article 5(2), Article 22(4) and Article 34(3);</del> <u>standard laying down methods</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>and criteria for assessing the performance of a product in relation to its essential characteristics as set out in Article 5(2), Article 22(4) and Article 34(3)4;</u>	
Article 3, first paragraph, point (48)				
201	(48) ‘double use product’ means a product that is, by its manufacturer, intended to be used as product and as an item with another intended use that would fall outside of the scope of this Regulation if it had only that other intended use;	(48) ‘double use product’ means a product that is <u>intended</u> by its manufacturer, <del>intended</del> to be used as <u>a</u> product <del>and/or</del> as an item with another <del>intended</del> use that would fall outside of the scope of this Regulation if it had only that other intended use;	deleted	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 3, first paragraph, point (49)</i>				
202	(49) ‘European standardisation organisation’ means a European standardisation organisation as defined in Article 2(8), of Regulation (EU) 1025/2012;	(49) ‘European standardisation organisation’ means a European standardisation organisation as defined in Article 2(8), of Regulation (EU) 1025/2012;	(49) ‘European standardisation organisation’ means a European standardisation organisation as defined in Article 2(8), of Regulation (EU) 1025/2012;	(49) ‘European standardisation organisation’ means a European standardisation organisation as defined in Article 2(8), of Regulation (EU) 1025/2012;  Commission Proposal
<i>Article 3, first paragraph, point (50)</i>				
203	(50) ‘European technical	(50) ‘European technical	(50) ‘European technical	(50) ‘European technical

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	assessment' (ETA) means the documented assessment of the performance of a product, in relation to its essential characteristics, in accordance with the respective European assessment document;	assessment' (ETA) means the documented assessment of the performance of a product, in relation to its essential characteristics, in accordance with the respective European assessment document;	assessment' (ETA) means the documented assessment of the performance of a product, in relation to its essential characteristics, in accordance with the respective European assessment document;	assessment' (ETA) means the documented assessment of the performance of a product, in relation to its essential characteristics, in accordance with the respective European assessment document;  Commission Proposal
Article 3, first paragraph, point (51)				
204	(51) 'full-time equivalence' means the work-power of one person employed full-time as defined by the Member State concerned or the work-power of several persons	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	employed part-time working together the same number of hours per day or week;			
<i>Article 3, first paragraph, point (52)</i>				
205	(52) ‘non-series process’ means a process that is neither prevalingly automated or produced using assembly-line techniques, nor repeated more than 100 times per year by the economic operator in question or the economic operators belonging to the same group of companies, defined by a common controlling natural or legal person, or the same organisational structure;	(52) ‘non-series process’ means a process that is neither prevalingly automated or produced using assembly-line techniques, nor repeated more than 100 times per year by the economic operator in question or the economic operators belonging to the same group of companies, defined by a common controlling natural or legal person, or the same organisational structure;	(52) ‘non-series process’ means a process that is neither prevalingly automated or produced using assembly-line techniques, nor repeated more than 100 times per year by the economic operator in question or the economic operators belonging to the same group of companies, defined by a common controlling natural or legal person, or the same organisational structure;	COM: to be discussed after Art. 10 and simplified procedures in Arts. 64-66.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (53)				
206	(53) 'withdrawal' means withdrawal as defined in Article 3, point (23), of Regulation (EU) No 2019/1020;	(53) 'withdrawal' means withdrawal as defined in Article 3, point (23), of Regulation (EU) No 2019/1020;	(53) 'withdrawal' means withdrawal as defined in Article 3, point (23), of Regulation (EU) No 2019/1020;	(53) 'withdrawal' means withdrawal as defined in Article 3, point (23), of Regulation (EU) No 2019/1020;  Commission Proposal
Article 3, first paragraph, point (54)				
207	(54) 'recall' means withdrawal as defined in Article 3, point (22), of	(54) 'recall' means withdrawal as defined in Article 3, point (22), of	(54) 'recall' means <del>withdrawal</del> <u>recall</u> as defined in Article 3, point	(54) 'recall' means <del>withdrawal</del> <u>recall</u> as defined in Article 3, point



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation (EU) No 2019/1020;	Regulation (EU) No 2019/1020;	(22), of Regulation (EU) No 2019/1020;	(22), of Regulation (EU) No 2019/1020;  Council Mandate

Article 3, first paragraph, point (55)

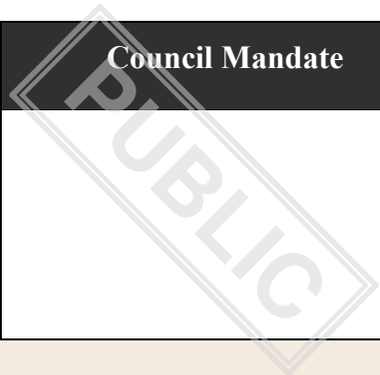
208	(55) ‘online marketplace’ means a provider of an intermediary service using software, including a website, part of a website or an application, that allows customers to conclude distance contracts with economic operators for the sale of products;	(55) ‘online marketplace’ means a provider of an intermediary service using software, including a website, part of a website or an application, that allows customers to conclude distance contracts with economic operators for the sale of products;	(55) ‘online marketplace’ means a provider of an intermediary service using software, including a website, part of a website or an application, that allows customers to conclude distance contracts with economic operators for the sale of products;	(55) ‘online marketplace’ means a provider of an intermediary service using software, including a website, part of a website or an application, that allows customers to conclude distance contracts with economic operators for the sale of products;
-----	--	--	--	--



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 3, first paragraph, point (56)				
209	(56) 'online interface' means online interface as defined in Article 3, point (15), of Regulation (EU) 2019/1020;	(56) 'online interface' means online interface as defined in Article 3, point (15), of Regulation (EU) 2019/1020;	(56) 'online interface' means online interface as defined in Article 3, point (15), of Regulation (EU) 2019/1020;	(56) 'online interface' means online interface as defined in Article 3, point (15), of Regulation (EU) 2019/1020;  Commission Proposal
Article 3, first paragraph, point (57)				
210				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(57) 'broker' means any natural or legal person providing an intermediation service for the placing on the market or direct installation of products;	(57) 'broker' means any natural or legal person providing an intermediation service for the placing on the market <del>or direct installation</del> of products;	<i>deleted</i>	
<i>Article 3, first paragraph, point (58)</i>				
211	(58) 'own-brand-labeller' means any natural or legal person other than the manufacturer who wishes to sell a product as his own and therefore affixes his name, trademark or label in addition to the mandatory inscriptions of other economic operators;	(58) 'own-brand-labeller' means any natural or legal person other than the manufacturer who wishes to sell a product as his own and therefore affixes his name, trademark or label in addition to the mandatory inscriptions of other economic operators;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 3, first paragraph, point (59)</i>				
212	(59) 'supplier' means any natural or legal person providing raw materials or interim products to manufacturers or to other persons providing raw materials or interim products to manufacturers;	(59) 'supplier' means any natural or legal person providing raw materials or interim products to manufacturers or to other persons providing raw materials or interim products to manufacturers;	<i>deleted</i>	
<i>Article 3, first paragraph, point (60)</i>				
213	(60) 'service provider' means any natural or legal person providing a service to a manufacturer or to a supplier of a key part, provided that the service is relevant for the	(60) 'service provider' means any natural or legal person providing a service to a manufacturer or to a supplier of a key part, provided that the service is relevant for the	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	manufacturing of products, including their design;	manufacturing of products, including their design;		
<i>Article 3, first paragraph, point (61)</i>				
214	(61) ‘accreditation’ means ‘accreditation’ as defined in Article 2(10), of Regulation (EC) No 765/2008;	(61) ‘accreditation’ means ‘accreditation’ as defined in Article 2(10), of Regulation (EC) No 765/2008;	(61) ‘accreditation’ means ‘accreditation’ as defined in Article 2(10), of Regulation (EC) No 765/2008;	(61) ‘accreditation’ means ‘accreditation’ as defined in Article 2(10), of Regulation (EC) No 765/2008;  Commission Proposal
<i>Article 3, first paragraph, point (62)</i>				
215				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(62) ‘market surveillance authority’ means an authority as defined in Article 3, point (4), of Regulation (EU) 2019/1020;	(62) ‘market surveillance authority’ means an authority as defined in Article 3, point (4), of Regulation (EU) 2019/1020;	(62) ‘market surveillance authority’ means an authority as defined in Article 3, point (4), of Regulation (EU) 2019/1020;	(62) ‘market surveillance authority’ means an authority as defined in Article 3, point (4), of Regulation (EU) 2019/1020;  Commission Proposal
Article 3, first paragraph, point (63)				
216	(63) ‘life cycle’ means the consecutive and interlinked stages of a product’s life, from raw material acquisition or generation from natural resources over manufacturing, de-installation, possibly reuse with or without	(63) ‘life cycle’ means the consecutive and interlinked stages of a product’s life, from raw material acquisition or generation from natural resources over manufacturing, de-installation, possibly reuse with or without	(63) ‘life cycle’ means the consecutive and interlinked stages of a product’s life, from raw material acquisition or generation from natural resources, <u>or in the case of products which have previously been incorporated in a</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	prior remanufacturing to final disposal;	prior remanufacturing to final disposal;	<u>construction work, from the latest de-installation from the construction work, <del>over</del> manufacturing, de-installation, possibly reuse with or without prior remanufacturing to final disposal;</u>	
Article 3, first paragraph, point (64)				
217	(64) 'reuse' means any operation by which a product or its components, having reached the end of their first use, are used for the same purpose for which they were conceived;	(64) 'reuse' means any operation by which a product or its components, having reached the end of their first use, are used for the same purpose for which they were conceived;	(64) 'reuse' means any operation by which a product <del>or its components</del> , having reached the end of their first use, <del>are used for the same purpose for which they were conceived</del> <u>is used again as a construction product or as part of a construction product</u> ;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (65)				
218	(65) ‘competent authority’ means the market surveillance authority designated in accordance with Article 69(1);	(65) ‘competent authority’ means the market surveillance authority designated in accordance with Article 69(1);	<i>deleted</i>	
Article 3, first paragraph, point (66)				
219	(66) ‘national competent authority’ means the market surveillance authority designated in accordance with Article 69(2);	(66) ‘national competent authority’ means the market surveillance authority designated in accordance with Article 69(2);	(66) ‘ <del>national competent authority</del> <u>single liaison point</u> ’ means the market surveillance authority designated in accordance with Article 69(2) <u>as focal point for</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>contacts with the Commission and market surveillance authorities of other Member States on construction product related issues;</u>	
Article 3, first paragraph, point (66a)				
219a			<u>(66a) 'notified body' means a conformity assessment body, notified in accordance with Article 47, that is authorised to carry out assessment and verification tasks under this Regulation.</u>	
Article 3, first paragraph, point (67)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
220	(67) ‘notifying authority’ means the single public administration in charge of the designation and supervision of notified bodies, designated in accordance with Article 48, unless specified otherwise in the respective provision: only in the Member State where the respective notified body is located;	(67) ‘notifying authority’ means the single public administration in charge of the designation and supervision of notified bodies, designated in accordance with Article 48, unless specified otherwise in the respective provision: only in the Member State where the respective notified body is located;	(67) ‘notifying authority’ means the single public administration <del>in charge of the designation and supervision of notified bodies</del> <u>body</u> , designated in accordance with Article 48, <del>unless specified otherwise in the respective provision: only in the Member State where the respective</del> <u>in charge of the notification and supervision of</u> notified <del>body is located</del> <u>bodies</u> ;	
Article 3, first paragraph, point (67a)				
220a			<u>(67a) ‘technical assessment body’</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>(TAB) means a body, designated in accordance with Article 44, that issues European technical assessments on the basis of European Assessment Documents;</u>	
Article 3, first paragraph, point (68)				
221	(68) ‘designating authority’ means the single public administration in charge of the designation and supervision of Technical Assessment Bodies, designated in accordance with Article 43, unless specified otherwise in the respective provision: only in the Member State where the respective	(68) ‘designating authority’ means the single public administration in charge of the designation and supervision of Technical Assessment Bodies, designated in accordance with Article 43, unless specified otherwise in the respective provision: only in the Member State where the respective	(68) ‘designating authority’ means the single public administration <del>in charge of the designation and supervision of Technical Assessment Bodies</del> <u>body</u> , designated in accordance with Article 43, <del>unless specified otherwise in the respective provision: only in the Member State where the</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	technical assessment body is located;	technical assessment body is located;	<del>respective</del> <u>in charge of the designation and supervision of</u> technical assessment <del>body is located</del> <u>bodies in a Member State</u> ;	
Article 3, first paragraph, point (69)				
222	(69) ‘authority’ means the European Commission, its agencies, and any notifying authority, designating authority or market surveillance authority, unless specified otherwise in the respective provision: regardless of in which Member State it is located;	<i>deleted</i>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 3, first paragraph, point (70)</i>				
223	(70) ‘product presenting a risk’ means a product that, whenever during its entire life-cycle and even when created indirectly, has an inherent potential to affect adversely the health and safety of persons, the environment or the fulfilment of basic requirements for construction works when incorporated in those works, to a degree which, taking account of the state-of-the-art, goes beyond what is considered reasonable and acceptable in relation to its intended use and under normal or reasonably foreseeable conditions of use;	(70) ‘product presenting a risk’ means a product that, whenever during its entire life-cycle <del>and even when created indirectly</del> , has an inherent potential to affect adversely the health and safety of persons, the environment or the fulfilment of basic requirements for construction works when incorporated in those works, to a degree which, taking account of the state-of-the-art, goes beyond what is considered reasonable and acceptable in relation to its intended use and under normal or reasonably foreseeable conditions of use;	(70) ‘product presenting a risk’ means a product that, whenever during its entire life-cycle and even when created indirectly, has an inherent potential to affect adversely the health and safety of persons, the environment or the fulfilment of basic requirements for construction works when incorporated in those works, to a degree which, taking account of the state-of-the-art, goes beyond what is considered reasonable and acceptable in relation to its intended use and under normal or reasonably foreseeable conditions of use;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (71)				
224	(71) ‘product presenting a serious risk’ means a product presenting a serious risk as defined in Article 3, point (20), of Regulation (EU) 2019/1020.	(71) ‘product presenting a serious risk’ means a product presenting a serious risk as defined in Article 3, point (20), of Regulation (EU) 2019/1020.	(71) ‘product presenting a serious risk’ means a product presenting a serious risk as defined in Article 3, point (20), of Regulation (EU) 2019/1020.	(71) ‘product presenting a serious risk’ means a product presenting a serious risk as defined in Article 3, point (20), of Regulation (EU) 2019/1020.  Commission Proposal
Article 3, first paragraph, point (71a)				
224a		<u>(71a) ‘by-product’ means a ‘by-</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>product' within the meaning of Article 5 of Directive 2008/98/EC;</u>		
Article 3, first paragraph, point (71b)				
224b		<u>(71b) 'recyclability' means the ability of waste materials or products to be effectively and efficiently separated, collected, sorted and aggregated as defined waste streams in preparation for recycling, and then recycled through relevant industrial processes and reprocessed into recycled materials or products, whilst minimising quality or functionality losses compared to the original material or product.</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3, first paragraph, point (71c)				
224c		<u>(71c) decorative purposes' means purposes defined by the absence of any structural function or basic requirements for the construction works as listed in Annex I;</u>		
Article 3a				
224d			<u>Article 3a</u> <u>Preparatory phase for the development of harmonised</u>	<i>Article 3a</i> <i>Working plan and preparatory phase for the development of</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><i>technical specifications</i></u>	<i>harmonised technical specifications</i>
Article 3a(1)				
224e			<u><i>1. The Commission shall establish an expert group composed of experts designated by the Member States ('the CPR Acquis Expert Group') to support the Commission in the task of processing Member State requests for EU harmonisation through harmonised technical specifications.</i></u>	<i>1. The Commission shall be supported by an expert group ('the CPR Acquis Expert Group'). The group shall be composed at least of experts designated by the Member States, representatives of European standardisation organisations and of relevant European stakeholder organisations receiving Union financing under Regulation (EU) No 1025/2012. The group shall</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>support the Commission in the task of processing Member State requests for EU harmonisation through harmonised technical specifications.</i></p>
Article 3a(2)				
224f			<p><u>2. The Commission shall, after consultations with the CPR Acquis Expert Group, establish a work plan for the development of harmonised technical specifications for product families listed in Annex IV and update it at least every three years. The</u></p>	<p><i>2. The Commission shall, after consultations with the CPR Acquis Expert Group, establish a working plan for the development of harmonised technical specifications for product families listed in Annex IV covering at least the following three-year period.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>Commission shall set the priorities of the work plan on the basis of inputs from Member States using a transparent and balanced methodology published together with the work plan.</i></u></p>	<p><i>The Commission shall set the priorities of the working plan on the basis of inputs from Member States using a transparent and balanced methodology published together with the working plan.</i></p> <p><i>The Commission shall publish the first working plan no later than [12 months after entry into force].</i></p> <p><i>The Commission shall renew and update the working plan at least every three years . It shall publish the working plan for the following three-year period one year before its expiration.</i></p> <p><i>The Commission shall inform the European Parliament and the Member States about progress in implementing the working plan.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<i>If the Commission considers that it cannot achieve the goals set out in the working plan, it shall amend it accordingly without undue delay and inform the European Parliament and Member States about the reasons.</i>
Article 3a(3)				
224g			<u><i>3. Following the work plan established under paragraph 2, Member States shall communicate to the Commission and the CPR Acquis Expert Group the essential characteristics they require for a product family or category, and the assessment methods, threshold</i></u>	<i>3. Following the working plan established under paragraph 2, Member States shall communicate to the Commission and the CPR Acquis Expert Group the essential characteristics they require for a product family or category, and the assessment methods, threshold</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>levels, performance classes or product requirements that they deem necessary.</u>	<p>levels or performance classes, as well as the product requirements that they deem necessary.</p> <p>When Member States communicate their regulatory needs to the Commission pursuant to the first subparagraph, the Commission shall integrate them or provide a statement of reasons why it is not possible.</p>
Article 3a(4)				
224h			<u>4. On the basis of the basic requirements for construction works set out in Annex I-A, Point</u>	4. On the basis of the basic requirements for construction works set out in Annex I.1 and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>1 and taking into account the regulatory needs communicated by Member States in accordance with paragraph 3, the CPR Acquis Expert Group shall identify the relevant technical aspects needed to prepare standardisation requests, including the essential characteristics relevant to the products. These essential characteristics together with the list of predetermined environmental characteristics set out in Annex I-A, Point 2, shall constitute the basis for the preparation of the standardisation requests referred to in Article 4(2a) and the implementing acts referred to in Article 4a(1).</i></u></p>	<p><i>taking into account the regulatory needs communicated by Member States in accordance with paragraph 3, the Commission with the support of the CPR Acquis Expert Group shall identify the relevant technical aspects needed to prepare standardisation requests, including the essential characteristics relevant to the products. These essential characteristics together with the list of predetermined environmental essential characteristics set out in Annex I.2, shall constitute the basis for the preparation of the standardisation requests referred to in Article 4(2a) and the implementing acts referred to in Article 4a(1).</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<i>Underlined text to be amended according to the outcome of the discussion about the fall back option.</i>
Article 3a(5)				
224i			<u>5. The Commission shall ensure that essential characteristics shall be covered by harmonised technical specifications to the extent that the development of such specifications is technically and economically proportionate.</u>	5. The Commission shall ensure that essential characteristics are covered by harmonised technical specifications to the extent that the development of such specifications is technically and economically proportionate.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3a(5a)				
224j			<p><u>5a. The CPR Acquis Expert Group shall be consulted on the preparation of inherent product requirements in accordance with Article 5 as well as on the development of other harmonised technical specifications and on whether used products should be covered by or excluded from a standardisation request or any harmonised technical specification. The CPR Acquis Expert Group shall, as a matter of urgency, be consulted on</u></p>	<p>6. The Commission with the support of the CPR Acquis Expert Group shall also identify inherent product requirements in accordance with Article 5 as well as other harmonised technical specifications and define whether used products should be covered by or excluded from a standardisation request or a harmonised technical specification. <u>The CPR Acquis Expert Group shall, as a matter of urgency, be consulted on notifications from Member States</u></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>notifications from Member States according to Article 7(4).</u>	<u>according to Article 7(4).</u>  <i>Underlined text to be amended according to the outcome of the discussion about Art. 7(4).</i>
Article 3a(6)				
224k			<u>6. The Commission is empowered to adopt delegated acts in accordance with Article 87 to amend:</u>	7. The Commission is empowered to adopt delegated acts in accordance with Article 87 to amend:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3a(6), point (a)				
224l			<u>(a) the list of predetermined environmental characteristics set out in Annex I-A, Point 2 in order to adapt it to new environmental risks;</u>	(b) the list of predetermined environmental essential characteristics set out in Annex I.2 in order to adapt it <b>to-technical progress and</b> new environmental risks;
Article 3a(6), point (b)				
224m			<u>(b) the table of product families</u>	(c) the product families listed in

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>listed in Annex IV to adapt it to technical progress and Member States regulatory needs.</u>	Annex IV to adapt them to technical progress and Member States regulatory needs.
Article 4				
225	Article 4 Essential characteristics of products	Article 4 Essential characteristics of products	Article 4 <del>Essential characteristics of products</del> <u>Construction product performance standards laying down essential characteristics</u>	Article 4 <i>Harmonised standards laying down essential characteristics dealing with performance</i>
Article 4(1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
226	<p>1. The basic requirements for construction works, set out in Annex I Part A Point 1 shall constitute the basis for the preparation of standardisation requests and harmonised technical specifications.</p>	<p>1. The basic requirements for construction works, set out in Annex I Part A <del>Point 1 shall</del> <u>constitute the basis for the identification of essential characteristics of construction products. The essential characteristics of construction products shall be identified by the Commission, taking into account the regulatory needs of the Member States and Union safety, environmental, circularity and climate objectives. The essential characteristics identified, together with the essential environmental characteristics listed in Annex I Part B, shall <del>constitute</del>form the basis for the preparation of</u></p>	<p><i>deleted</i></p>	<p><i>deleted</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		standardisation requests and harmonised technical specifications.		
<i>Article 4(2), first subparagraph</i>				
227	2. The essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment shall be laid down in standards which are rendered mandatory for purposes of application of this Regulation. The essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of the	2. The essential characteristics <del>specified</del> <u>identified</u> in accordance with paragraph 1 or <u>the essential environmental characteristics</u> listed in Annex I Part <del>A Point 2</del> <u>B</u> and the methods for their assessment shall be laid down in standards which, <del>for the</del> <u>are</u> rendered mandatory for purposes of <u>the</u> application of this Regulation. <del>The essential characteristics of products shall be</del>	2. The <del>essential characteristics specified in accordance with paragraph 1 or listed in Annex I Part A Point 2 and the methods for their assessment</del> <u>methods and the criteria for assessing the performance of a product in relation to its essential characteristics</u> shall be laid down in <del>standards which are rendered mandatory for purposes of application of this Regulation. The</del>	1. The methods and the criteria for assessing the performance of a product in relation to its essential characteristics shall be laid down in mandatory harmonised standards. These harmonised standards shall, where appropriate and without endangering the accuracy, reliability or stability of the results, provide methods less onerous than testing for assessing the performance of the products in

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	regulatory needs of Member States.	<p><i>identified in view of the basic requirements for construction works, taking account of the regulatory needs of Member States, are rendered mandatory by means of delegated acts referred to in Article 6a(9).</i></p>	<p><i>essential characteristics of products shall be identified in view of the basic requirements for construction works, taking account of</i> <u>mandatory construction product performance standards .</u>  <u>These performance standards shall, where appropriate and without endangering the accuracy, reliability or stability of the results, provide methods less onerous than testing for assessing the performance</u> of the <i>regulatory needs of Member States</i> <u>products in relation to their essential characteristics.</u></p>	<p><i>relation to their essential characteristics.</i></p>
Article 4(2), second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
228	<p>The Commission may issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods.</p>	<p><u>For the purposes of the first subparagraph</u>, the Commission <del>may</del><u>shall</u> issue standardisation requests in accordance with Article 10 of Regulation (EU) 1025/2012 laying down the basic principles and corner stones for the establishment of these essential characteristics and their assessment methods. <u>These standardisation requests may include a request to determine the threshold levels and classes of performance in relation to these essential characteristics and which of the essential characteristics may or shall be declared by manufacturers. In that case, the Commission shall determine the requirements to be</u></p>	<p><b>2a.</b> The Commission <del>may issue standardisation requests</del> <u>shall</u>, in accordance with Article 10 of Regulation (EU) 1025/2012, <u>request one or more European standardisation organisations to draft performance standards</u> laying down <u>essential characteristics and their assessment methods for one or more product families or for one or more product categories within a family. The standardisation request shall set out</u> the basic principles and <u>reference points</u> <del>corner stones</del> for the establishment of these essential characteristics and their assessment methods. <u>The standardisation request shall be</u></p>	<p>2. The Commission shall, in accordance with Article 10 of Regulation (EU) 1025/2012, request one or more European standardisation organisations to draft harmonised standards laying down essential characteristics and their assessment methods for one or more product families or for one or more product categories within a family. The standardisation request shall set out the basic principles and reference points for the establishment of these essential characteristics and their assessment methods. <u>The standardisation request shall be explicit about whether it covers or excludes used products from the</u></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>met for the establishment of the threshold levels, classes of performance and mandatory characteristics in the standardisation request.</u>	<u>explicit about whether it covers or excludes used products from the scope of the request.</u>	<u>scope of the request.</u>  <i>Underlined text depends on decision on used products.</i>
Article 4(2), subparagraph 2a				
228a		<u>The standardisation requests concerning the determination of the threshold levels and classes of performance shall be accompanied by an impact assessment, in accordance with paragraph 13 of the Interinstitutional Agreement of 13</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<a href="#"><u>April 2016 on Better Law-Making.</u></a>		
Article 4(2), subparagraph 2b				
228b		<a href="#"><u>The Commission shall issue standardisation requests to lay down specific requirements as regards essential characteristics for used construction products. These standardisation requests shall be issued in line with the working plan established in accordance with Article 93a.</u></a>		
Article 4(2), third subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
229	<p>The respective standardisation requests may also include a request that the European standardisation organisation determine in the standards referred to in the first subparagraph the voluntary or mandatory threshold levels and classes of performance in relation to the essential characteristics and which of the essential characteristics may or shall be declared by manufacturers. In that case, the Commission shall lay down the basic principles and corner stones for the establishment of the threshold levels, classes and mandatory characteristics in the standardisation request.</p>	<p><i>deleted</i></p>	<p><del>2b. The respective standardisation requests may also include a request that the European</del> <u>As part of the</u> standardisation <del>organisation</del> <u>determine in the standards</u> <del>request</del> referred to in <del>the first</del> <u>subparagraph the voluntary or</u> <del>mandatory threshold levels and</del> <u>classes of performance in relation</u> <del>to the essential characteristics and</del> <u>which of the essential</u> <del>characteristics may or shall be</del> <u>declared by manufacturers. In that</u> <del>case, the Commission shall lay</del> <u>down the basic principles and</u> <del>corner stones for the</del> <u>establishment</u> <u>paragraph 2a the</u> <u>Commission may also request</u> <u>that the European standardisation</u></p>	<p>3. As part of the standardisation requests referred to in paragraph 2 the Commission may also request that the European standardisation organisation provides the technical details necessary for the implementation of the assessment and verification system that is to be applied in accordance with the delegated acts adopted under Article 6(1).</p> <p>4. The standardisation requests referred to in paragraph 2 may include a request to propose one or more of the following elements</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>organisation proposes one or more</u> of the <del>threshold levels, classes and mandatory characteristics in the standardisation request,</del> <u>following elements:</u></p>	
Article 4(2), 2b., point (a)				
229a			<p><u>(i) voluntary or mandatory threshold levels in relation to the essential characteristics,</u></p>	<p>(i) voluntary or mandatory threshold levels in relation to the essential characteristics,</p>
Article 4(2), 2b., point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
229b			<u>(ii) classes of performance in relation to the essential characteristics,</u>	<i>(ii) classes of performance in relation to the essential characteristics,</i>
Article 4(2), 2b., point (c)				
229c			<u>(iii) those essential characteristics which always have to be declared by manufacturers,</u>	<i>(iii) those essential characteristics which always have to be declared by manufacturers.</i>
Article 4(2), 2b., point (d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
229d			<u>(iv) technical details necessary for the implementation of the assessment and verification system that is to be applied in accordance with delegated acts adopted under Article 6(1), or</u>	Deleted here and moved to <229>
Article 4(2), 2b., point (e)				
229e			<u>(v) non-binding elements as referred to in Annex I-D, point 3a.</u>	Deleted here and moved to <241b>
Article 4(2), 2b. a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
229f			<p><u><i>In that case, the standardisation request shall set out the basic principles and reference points for the establishment of the elements requested in accordance with the first subparagraph.</i></u></p>	<p><i>In that case, the standardisation request shall set out the basic principles and reference points for the establishment of the elements requested in accordance with the first subparagraph.</i></p> <p><i>5. In cases where the Commission has supplemented the standardisation request with a request for a proposal in accordance with paragraph 4, it shall be empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by determining, for the product families or product categories and for the elements</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>covered by that request, the elements referred to in paragraph 4 points (i) to (iii).</i></p> <p><i>The Commission may, after consultations with the CPR Acquis Expert Group, deviate from the proposals of the European standardisation organisation.</i></p> <p><i>Delegated acts referred to in the first subparagraph may, irrespective of any prior standardisation request but on the advice of the CPR Acquis Expert Group, also be adopted to determine the elements set out in points (i) and (ii) in relation to any of the groupings of essential characteristics of a horizontal nature listed in Annex VI.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>6. In cases where, on the basis of the nature or technical characteristics of a product, it is apparent that testing would be unnecessary or redundant, the Commission shall be empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, laying down conditions under which a product shall be deemed to satisfy a certain level, threshold level or to qualify for a class of performance without testing or without further testing.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4(2), fourth subparagraph				
230	<p>The Commission shall verify that the basic principles and corner stones, and the Union law are respected in the standards prior to publishing the reference thereof in the Official Journal in accordance with Article 34.</p>	<p><i>deleted</i></p>	<p><u>2c.</u> The Commission shall <u>assess the compliance of performance standards with the relevant standardisation requests, with this Regulation and with other</u> <del>verify that the basic principles and corner stones, and the</del> Union law, <u>including general principles of law . The Commission may assess the compliance of performance</u> <del>are respected in the</del> standards <u>prior to publishing</u> <del>with other</del> <u>performance standards or harmonised standards,</u> the reference <del>thereof in the Official Journal in accordance with Article 34</del> <u>of which has been published in</u></p>	<p><i>7. The Commission shall assess the compliance of harmonised standards with the relevant standardisation requests, with this Regulation and with other Union law, including general principles of law. The Commission may assess the coherence of harmonised standards with other harmonised standards according to this Regulation or other harmonised standards the reference of which has been published in the Official Journal.</i></p> <p><i>The Commission shall carry out the assessment referred to in the first subparagraph of this</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>the Official Journal.</u>	<i>paragraph within 6 months after the standard has been transmitted to it. In order for the Commission to fulfil this obligation within that timeframe, the European standardisation organisations shall regularly inform the Commission of the progress and content of the standardisation deliverable in accordance with Article 10(5) of Regulation (EU) No 1025/2012.</i>
Article 4(2d)				
230a			<u>2d. Where a performance standard is in conformity with</u>	<i>8. Where a performance harmonised standard is in</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>applicable legal requirements and satisfies the demands to be met in relation to the basic principles and reference points set out in the standardisation request as well as to the essential characteristics to be covered in view of the basic requirements for construction works, the Commission shall without delay publish a reference of that standard in the Official Journal of the European Union. One year after such publication the respective performance standard shall become mandatory to apply for the purposes of this Regulation unless a later application date has been specified as part of the publication of the reference in the Official Journal. A performance standard</u></p>	<p>conformity with applicable legal requirements and satisfies the demands to be met in relation to the basic principles and reference points set out in the standardisation request as well as to the essential characteristics to be covered in view of the basic requirements for construction works, the Commission shall without delay [1] publish a reference of that standard in the Official Journal of the European Union [2] adopt a delegated act in accordance with Article 87 to supplement this Regulation by having recourse to that standard. One year after such publication the respective performance harmonised standard shall become mandatory for the purposes of this</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>may however be voluntarily applied as from the date of its publication.</u></p> <p><u>Where a reference to a performance standard cannot be published in the Official Journal, the Commission may publish such a reference with restrictions.</u></p> <p><u>Where a reference to a performance standard cannot be published in the Official Journal and cannot be published as a reference with restrictions, the Commission shall bring the issue to the attention of the CPR Acquis Expert Group.</u></p>	<p><i>Regulation unless a later application date has been specified in the publication of the reference in the Official Journal. A performance harmonised standard may be voluntarily applied from the date of its publication.</i></p> <p><i>[1] Where a reference to a performance standard cannot be published in the Official Journal, the Commission may publish such a reference with restrictions.</i></p> <p><i>Where a reference to a performance standard cannot be published in the Official Journal and cannot be published as a reference with restrictions, the Commission shall bring the issue to the attention of the CPR Acquis Expert Group.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<i>Underlined text [1] Council approach [2] Parliament approach pending further discussions about citation and the triggering of the fall-back option.</i>
Article 4(2f)				
230b			<u>2f. When a Member State or the Commission, the latter on the advice of the CPR Acquis Expert Group established under article 3a, considers that a performance standard does not entirely</u>	9. When a Member State, the European Parliament or the Commission, the latter with the support of the CPR Acquis Expert Group established under Article 3a, considers that a performance

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>conform with applicable legal requirements or satisfy the demands to be met in relation to the essential characteristics to be covered in view of the basic requirements for construction works, the procedure for formal objections to harmonised standards as set out in Article 11 of Regulation (EU) No 1025/2012 shall apply.</u></p>	<p><i>harmonised standard does not entirely fulfil the applicable legal requirements or satisfy the demands to be met in relation to the essential characteristics to be covered in view of the basic requirements for construction works, the procedure for formal objections to harmonised standards as set out in Article 11 of Regulation (EU) No 1025/2012 shall apply.</i></p> <p><i>10. The Commission is empowered to amend Annex VI by means of delegated acts in accordance with Article 87 to add additional groupings of essential characteristics of a horizontal nature.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4(2g)				
230c			<p><u>2g. The Commission is empowered to amend Annex I-D by means of delegated acts in accordance with Article 87 in order to adapt it to technical progress and new information needs.</u></p>	<p><i>Deleted here and moved to &lt;241b&gt;</i></p>
Article 4a				
230d				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>Article 4a</u></p> <p><u>Other harmonised technical specifications laying down essential characteristics</u></p>	<p>Article 4a</p> <p>Other harmonised technical specifications laying down essential characteristics</p>
Article 4(3)				
231	<p>3. By way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this</p>	<p><del>3. By way of derogation from paragraph 2 and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this</del></p>	<p><del>3</del><u>1</u>. By way of derogation from <del>paragraph 2</del> <u>Article 4</u> and in order to cover the regulatory needs of Member States and to pursue the goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to <u>adopt</u></p>	<p>1. While priority shall be given to the elaboration of standards, by way of derogation from Article 4(1) to (4), in order to cover the regulatory needs of Member States, and to pursue the goals of Article 114 of the Treaty on the Functioning of the European</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases:</p>	<p><i>Regulation by means of delegated acts</i> <u>While priority shall be given to the elaboration of standards, the Commission is empowered to adopt delegated acts in accordance with Article 87, supplementing this Regulation by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods where no harmonised standard covering the relevant essential characteristics has been delivered pursuant to a request made</u> in accordance with <i>Article 87, by establishing, for particular product families and categories, voluntary or mandatory essential characteristics and their assessment methods in</i> <u>the first</u></p>	<p><u>implementing acts laying down essential characteristics, their assessment methods and technical details pursuant to</u> <del>supplement this Regulation by means of delegated acts in accordance with Article 87, by establishing, for particular</del> <u>4(2b)(iv) for one or more</u> product families <del>and categories, voluntary or mandatory essential characteristics and their assessment methods in any of the following cases</del> <u>or for one or more product categories within a family, where the following conditions are fulfilled</u> :</p>	<p>Union, the Commission is empowered to adopt [1] <u>implementing acts in accordance with the examination procedure referred to in Article 88(2) / [2] delegated acts in accordance with Article 87</u> laying down essential characteristics, their assessment methods and technical details pursuant to Article 4(3) for one or more product families or for one or more product categories within a family, in in any of the following situations:</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>subparagraph of paragraph 2 of this Article and no such standard is expected to be delivered within a reasonable time and, in addition,</u> any of the following <del>eases</del> <u>conditions is fulfilled:</u></p>		
Article 4(3), point (-a)				
231a		<p><u>(-a) the Commission has requested one or more European standardisation organisations to draft a harmonised standard for the requirements and the request has not been accepted by any of the European standardisation organisations;</u></p>		<p><i>Situation 1 – Standardisation body does not fulfil the legal conditions when developing a new harmonised standard (products not harmonised yet).</i></p> <p><i>(a) the Commission has requested, pursuant to Article 4(2), one or</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>more European standardisation organisations to draft a harmonised standard laying down the essential characteristics or assessment methods in relation to a specific product family or category for which no [1] reference to a <u>harmonised standard covering them is published / [2] harmonised standards covering them were adopted</u> according to 4(8) and</i></p> <p><i>(i) the request has not been accepted; or</i></p> <p><i>(ii) the harmonised standard addressing that request is not delivered before the deadline set in accordance with Article 10(1) of Regulation (EU) No 1025/2012 and no later than three years after the acceptance of the</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>standardisation request; or</i></p> <p><i>(iii) the harmonised standard does not comply with the request.</i></p> <p><i>Underlined text [1] Council approach [2] Parliament approach pending decision about 4(8).</i></p> <p><i>According to the inputs received the three institutions agree on this point. Could we agree that this condition must stay as it is?</i></p>
Article 4a(-1), point (b1)				
231b				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>(b1) the Commission has requested, pursuant to Article 4(2a), one or more European standardisation organisations to draft a construction product performance standard for the essential characteristics or assessment methods in relation to that specific product family or category, and</u></p>	
Article 4a(-1), first subparagraph, point (-a)(i)				
231c			<p><u>(i) the request has not been accepted; or</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4a(-1), first subparagraph, point (-a)(ii)				
231d			<u>(ii) the construction product performance standard addressing that request is not delivered within the deadline set in accordance with Article 10(1) of Regulation (EU) No 1025/2012; or</u>	
Article 4a(-1), first subparagraph, point (-a)(iii)				
231e			<u>(iii) the construction product performance standard does not comply with the request; and</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4a(-1), point (b2)				
231f			<p><u>(b2) no reference to a construction product performance standard covering the essential characteristics or assessment methods in relation to that specific product family or category of construction products is published in the Official Journal of the European Union in accordance with article 4(2d), or a referenced standard has either been subject to a formal objection in accordance with Article 4(2f), leaving that standard to have been maintained with restrictions, or been referenced for more than 8 years.</u></p>	<p><i>Situation 2 – Standardisation body does not fulfil the legal conditions when developing a standard replacing another harmonised standard.</i></p> <p><i>(b) the Commission has requested, pursuant to Article 4(2), one or more European standardisation organisations to draft a harmonised standard laying down the essential characteristics or assessment methods in relation to a specific product family or category replacing a harmonised standard or part of it [1] referenced in the</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i><u>Official Journal of the European Union / [2] adopted according to 4(8). and</u></i></p> <p><i>(i) the request has not been accepted; or</i></p> <p><i>(ii) the harmonised standard addressing that request is not delivered before the deadline set in accordance with Article 10(1) of Regulation (EU) No 1025/2012 and no later than three years after the acceptance of the standardisation request; or</i></p> <p><i>(iii) the harmonised standard does not comply with the request;</i></p> <p><i>Underlined text [1] Council approach [2] Parliament approach</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>pending decision about 4(8).</i></p> <p><i>According to the inputs received the Parliament and the Commission agree on this point but the Council added the following additional condition:</i></p> <p><i>the harmonised standard to be replaced was [1 ] referenced in the <u>Official Journal of the European Union with restrictions / [2]</u> modified when adopted according to 4(8) or the period since the last time it was [1 ] referenced in the Official Journal of the European Union / [2] adopted according to 4(8) is longer than 8 years.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>Underlined text pending decision</i></p> <p><i>Situation 3 – Standardisation body fulfils the legal conditions but proposes an incorrect technical approach e.g. the assessment method defined by the standardisation body is outdated, it is too burdensome to SMEs, it distorts the internal market by providing unfair benefits or obstacles to some manufacturers, the method conflicts with installation provisions by Member States, etc.</i></p> <p><i>(c) The standardisation body</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>delivered the harmonised standard pursuant to Article 4(2) including elements that do not satisfy the regulatory needs of Member States, or are not aligned with the Union safety, environmental, circularity and climate objectives and <u>[1] the harmonised standard cannot be published as a reference with restrictions / [2] the standardisation body rejected to follow the mandate to correct the standard according to 4(8) subparagraph 2.</u></i></p> <p><i>Underlined text [1] Council approach [2] Parliament approach pending decision about 4(8).</i></p> <p><i>Underlined text pending decision</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4(3), point (a)				
232	(a) there are undue delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the time-frame set out in the standardisation request;	(a) there are undue <u>and unjustified</u> delays in the adoption of certain standards referred to in the first subparagraph of Article 4(2) by the European standardisation organisations, whilst an undue delay is given where the European standardisation organisation does not submit a standard within the <del>time-frame</del> <u>time frame</u> set out in <u>the request but not longer than 2 years after having received</u> the standardisation request;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 4(3), point (b)</i>				
233	(b) there is an urgency for the adoption of more harmonised technical specifications that cannot be matched with standards referred to in the first subparagraph of Article 4(2) alone;	<i>deleted</i>	<i>deleted</i>	
<i>Article 4(3), point (c)</i>				
234	(c) one or more essential characteristics referring to basic work requirements set out in	(c) one or more essential characteristics referring to basic work requirements set out in	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I Part A, Point 1 or included in Annex I Part A, Point 2 are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal;	Annex I Part A, <del>Point 1</del> or included in Annex I Part <del>A, Point 2</del> <b>B</b> are not covered by the standards referred to in the first subparagraph of Article 4(2) the references of which are already published in the Official Journal <u>and the European standardisation organisations refused to revise or amend the relevant standard in due time;</u>		
<i>Article 4(3), point (d)</i>				
235	(d) the standards referred to in the first subparagraph of Article 4(2) are for other reasons considered not sufficient to cover regulatory needs of Member States or the	<i>deleted</i>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	needs of economic operators;			
<i>Article 4(3), point (e)</i>				
236	(e) the standards referred to in the first subparagraph of Article 4(2) are not in line with EU climate and environmental legislation and ambition;	<i>deleted</i>	<i>deleted</i>	
<i>Article 4(3), point (f)</i>				
237	(f) references to standards referred to in the first subparagraph of Article 4(2) cannot be published in	(f) <del>references to standards referred to in the first subparagraph of Article 4(2)</del> <u>there</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Official Journal for the reasons set out in Article 34(4) or other legal reasons;	<u>is a need to adapt a standard or part of it which has been adopted by a European standardisation organisation but which</u> cannot be published in the Official Journal <del>for the reasons set out in Article 34(4) or other legal reasons</del> <u>in accordance with Article 6a(8)</u> ;		
<i>Article 4(3), point (g)</i>				
238	(g) references to standards referred to in the first subparagraph of Article 4(2) have been withdrawn from the Official Journal or were published with a restriction.	<i>deleted</i>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4(3), point (ga)				
238a		<p><u>(ga) there is a need to revise or amend the standard referred to in the first subparagraph of Article 4(2) in order to cover the regulatory needs of Member States, or to align with the Union safety, environmental, circularity and climate objectives, and the European standardisation organisations refused or were unable to revise or amend the relevant standard in due time;</u></p>		
Article 4a(-1), second subparagraph				
238b				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2). Before preparing a draft implementing act, the Commission shall inform the committee referred to in Article 22 of Regulation EU (No) 1025/2012 that it considers that the conditions in the first subparagraph are fulfilled.</u></p> <p><u>In cases where an implementing act covers the same essential characteristics or assessment methods in relation to a specific product family or category as a construction product performance standard the reference to which has been published for more than</u></p>	<p>2. Before preparing a draft [1] implementing / [2] delegated act according to paragraph 1, the Commission shall inform the committee referred to in Article 22 of Regulation EU (No) 1025/2012 that it considers that the conditions in the paragraph 1 are fulfilled.</p> <p>3. In cases where an [1] implementing / [2] delegated act according to paragraph 1(b) or 1(c) covers the same essential characteristics or assessment methods in relation to a specific product family or category as a harmonised standard previously [1] referenced in the Official Journal of the European Union / [2] adopted according to 4(8), the</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>10 years, the Commission shall withdraw from the Official Journal references to that performance standard or, in case the implementing act only partially covers the performance standard, retain that performance standard with restrictions.</u></p> <p><u>When a Member State considers that an implementing act adopted in accordance with this paragraph does not entirely satisfy the demands to be met in relation to the essential characteristics to be covered in view of the basic requirements for construction works, it shall inform the Commission thereof by submitting a detailed explanation. The</u></p>	<p><i>Commission shall withdraw from the Official Journal references to that harmonised standard or, in case the implementing act only partially covers the harmonised standard, retain that harmonised standard with restrictions.</i></p> <p><i>4. When a Member State considers that an [1] implementing / [2] delegated act adopted in accordance with paragraph 1 does not entirely satisfy the demands to be met in relation to the essential characteristics to be covered in view of the basic requirements for construction works, it shall inform the Commission thereof, submitting a detailed explanation. The Commission shall assess the and, if</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>Commission shall assess that detailed explanation and, if appropriate, amend the implementing act in question.</u></p> <p><u>When a reference to a construction product performance standard is published in accordance with article 4(2d), the Commission shall repeal implementing acts adopted in accordance with this paragraph, or parts thereof, which cover the same essential characteristics or assessment methods in relation to the same product families or categories.</u></p>	<p><u>appropriate, amend the implementing act in question.</u></p> <p><i>Underlined text subject to scrutiny reservation by the Parliament.</i></p> <p>5. The Commission shall follow the procedure in Article 4 to request any revision or update of the essential characteristics or assessment methods in relation to the same product families or categories as those covered by the [1] implementing / [2] delegated act referred to in paragraph 1. In case the harmonised standard delivered by the standardisation body is suitable to be [1] <u>referenced in the Official Journal</u></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>of the European Union / [2] <u>adopted</u> according to 4(8), the Commission shall repeal the [1] <u>implementing / [2] delegated act, or parts thereof which cover the same essential characteristics or assessment methods in relation to the same product families or categories as those covered by the harmonised standard.</u></i></p> <p><i>Underlined text [1] Council approach [2] Parliament approach pending final decision in 4a(1).</i></p>
Article 4(4a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
238c		<p><u>2a. 4a. Before preparing a delegated act, the Commission shall inform the committee referred to in Article 22 of Regulation (EU) No 1025/2012 that it considers the conditions set out in paragraph 3 and 4 to be fulfilled.</u></p>		
Article 4(4b)				
238d		<p><u>4b. When preparing the delegated act, the Commission shall consult the relevant European standardisation organisations and European stakeholder</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><a href="#">organisations receiving Union financing under Regulation (EU) No 1025/2012.</a></u></p>		
Article 4(4c)				
238e		<p><u><a href="#">4c. Where a harmonised standard is adopted by a European standardisation organisation and is rendered mandatory by means of a delegated act referred to in Article 6a(9), the Commission shall repeal the delegated acts referred to in paragraphs 3 or 4 of this Article, or those parts thereof that cover the same requirements.</a></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4(4)				
239	<p>4. In order to cover the regulatory needs of Member States and to pursue the environmental, safety and harmonisation goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by determining, for particular product families and categories, the following:</p>	<p><u>While priority shall be given to the elaboration of standards, the Commission is empowered to adopt delegated acts in accordance with Article 87 supplementing this Regulation</u> in order to cover the <u>urgent</u> regulatory needs of Member States and to pursue the environmental, safety <u>objectives</u> and harmonisation goals of Article 114 of the Treaty on the Functioning of the European Union, <del>the Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by</del></p>	<p><del>42. In order to cover the regulatory needs of Member States and to pursue the environmental, safety and harmonisation goals of Article 114 of the Treaty on the Functioning of the European Union, the Commission is</del> <u>cases where the Commission has supplemented the standardisation request with a request for a proposal in accordance with article 4(2b), it shall be</u> empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by determining, for <del>particular</del> <u>the</u> product families <del>and</del> <u>or product</u></p>	<p>Moved to Article 4.</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><del>determining, for particular.</del> <u>In such case, the Commission may determine the following for specific</u> product families and categories, <del>the following:</del></p>	<p>categories <u>and for the elements covered by that request</u>, the following:</p>	
Article 4(4), point (a)				
240	<p>(a) threshold levels and classes of performance in relation to the essential characteristics and which of the essential characteristics may or shall be declared by manufacturers;</p>	<p>(a) threshold levels and classes of performance in relation to the essential characteristics and which of the essential characteristics may or shall be declared by manufacturers;</p>	<p><del>(a)(i) threshold levels and classes of performance</del> <u>voluntary or mandatory threshold levels</u> in relation to the essential characteristics <del>and which of the essential characteristics may or shall be declared by</del> <u>manufacturers;</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4(4), point (b)				
241	(b) conditions under which a product shall be deemed to satisfy a certain threshold level or to qualify for a class of performance without testing or without further testing.	(b) conditions under which a product shall be deemed to satisfy a certain threshold level or to qualify for a class of performance without testing or without further testing.	<del>(b)(ii) conditions under which a product shall be deemed to satisfy a certain threshold level or to qualify for a class of performance without testing or without further testing.</del> <u>classes of performance in relation to the essential characteristics, or</u>	
Article 4a, 2., point (ia)				
241a			<u>(ii) those essential characteristics which always have to be declared by</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>manufacturers.</u>	
Article 4a, 2., second subparagraph				
241b			<u>The Commission may, after consultations with the CPR Acquis Expert Group, deviate from the proposals of the European standardisation organisation.</u>  <u>Delegated acts referred to in the first subparagraph may, irrespective of any prior standardisation request but on the advice of the CPR Acquis Expert Group, also be adopted to</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>determine the elements set out in points (i) and (ii) in relation to any of the groupings of essential characteristics of a horizontal nature listed in Annex VI.</u>	
Article 4a(4a)				
241c			<u>3. In cases where, on the basis of the nature or technical characteristics of a product, it is apparent that testing would be unnecessary or redundant, the Commission shall be empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by laying down conditions under</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>which a product shall be deemed to satisfy a certain level, threshold level or to qualify for a class of performance without testing or without further testing.</u>	
Article 4(5)				
242	5. The Commission is empowered to amend Annex I Part A by means of delegated acts in accordance with Article 87 in order to adapt it to technical progress and to cover new risks and environmental aspects.	5. The Commission is empowered to <del>amend</del> <u>adopt delegated acts in accordance with Article 87 amending</u> Annex I, Part A <del>by means of delegated acts in accordance with Article 87 in order</del> <u>in order to comply with the standardisation priorities established pursuant to Article 93a(2),</u> to adapt it to <u>reflect</u>	5. The Commission is empowered to amend Annex <del>I Part A VI</del> by means of delegated acts in accordance with Article 87 in order to adapt it to <del>technical progress and to cover new risks and environmental aspects</del> <u>Member States regulatory needs</u> .	<i>Moved to Article 4.</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		technical progress and to cover new risks and environmental aspects.		
Article 4a				
242a		<u>Article 4a</u> <u>Product information requirements</u>		
Article 4a(1)				
242b		<u>1. All construction products covered by this Regulation shall, prior to their placing on the</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>market, satisfy the product information requirements set out in Annex I Part C3.</i></u></p> <p><u><i>The product information requirements set out in Annex I Part C3 may be specified for the respective product family or category by means of delegated acts adopted by the Commission in accordance with Article 87 or by means of standards following a standardisation request made by the Commission pursuant to Article 4(2).</i></u></p> <p><u><i>The product information requirements laid down in Annex I Part C3 shall be provided for all</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>construction products on the product packaging or attached in accordance with Article 21(5). For the construction products covered by harmonised technical specification information requirements shall be available via the digital product passport.</u></p>		
Article 5				
243	<p>Article 5</p> <p>Product requirements</p>	<p>Article 5</p> <p>Product requirements</p>	<p>Article 5</p> <p><u>Inherent</u> product requirements</p>	<p>Article 5</p> <p><i>Product requirements and harmonised standards providing presumption of conformity</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5(1)				
244	<p>1. All products covered by this Regulation shall, prior to their placing on the market or direct installation, satisfy the generic, directly applicable product requirements set out in Annex I Part D and the product requirements laid down in Annex I Part B and C as specified for the respective product family or category in accordance with paragraph 2. The product requirements laid down in Annex I Part B and C are only applicable where they have been specified in</p>	<p>1. <del>All products covered by this Regulation shall, prior to their placing on the market or direct installation, satisfy the generic, directly applicable product requirements set out in Annex I Part D and the product requirements laid down in Annex I Part B and C as specified</del> <u>The Commission is empowered to adopt delegated acts in accordance with Article 87, supplementing this Regulation by specifying</u> for the respective product family or category <del>in</del></p>	<p>1. <del>All products covered by this Regulation shall, prior to their placing on the market or direct installation, satisfy the generic, directly applicable</del> <u>Where a product family or one or more categories of products within a product requirements set out in Annex I Part D and the family is either covered by a construction product requirements laid down in Annex I Part B and C as specified for the respective product family or category performance standard published in accordance with</u></p>	<p>1. Where a product family or one or more categories of products within a product family is either covered by a harmonised standard published in accordance with Article 4(8) or an [1] implementing / [2] delegated act adopted in accordance with Article 4a(1), the Commission shall be empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by establishing product requirements in accordance with Annex I.3 for that product family or</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with paragraph 2.	<del>accordance with paragraph 2. The</del> product requirements laid down in Annex I Part <del>B and C are only</del> <del>applicable where they have been</del> <del>specified in accordance with</del> paragraph 2 <u>C1 and C2</u> .	<u>article 4(2d) or an implementing</u> <u>act adopted</u> in accordance with <del>paragraph 2. The product</del> <del>requirements laid down in Annex I</del> <del>Part B and C are only applicable</del> <del>where they have been specified in</del> <del>accordance with paragraph</del> <del>2. article 4a(1), the Commission</del> <u>shall be</u>	category, or for parts thereof.  <i>Underlined text [1] Council approach [2] Parliament approach pending final decision in 4a(1).</i>
Article 5(1), second subparagraph				
244a		<u>1a. Prior to their placing on the</u> <u>market, construction products</u> <u>covered by this Regulation shall</u> <u>satisfy the product requirements</u> <u>specified in such delegated acts.</u>		2. Prior to their placing on the market, products covered by delegated acts establishing product requirements in accordance with paragraph 1 shall satisfy these requirements.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
PUBLIC				
Article 5(2)				
245	<p>2. In order to specify the product requirements set out in Annex I Part B, C and D, the Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by specifying, for particular product families and categories, these product requirements and by laying down the corresponding assessment methods. Once the Commission has specified these product requirements by delegated acts, it may issue standardisation</p>	<p>2. <del>In order to specify</del> <u>When specifying</u> the product requirements set out in Annex I <del>Part B, C and D, the Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87,</del> <u>by specifying Parts C1 and C2 in accordance with paragraph 1 of this Article, the Commission may define</u>, for particular product families and categories, <u>which of</u> these product requirements <u>shall apply to that product family or</u></p>	<p><del>2. In order to specify the product requirements set out in Annex I Part B, C and D, the Commission is</del> empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by <del>specifying, for particular product families and categories,</del> <u>these establishing inherent</u> product requirements <del>and by laying down the corresponding assessment methods. Once the Commission has specified these</del> <u>in accordance with Annex I-BC for that particular</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>requests which aim at the elaboration of voluntary harmonised standards providing presumption of conformity with these mandatory product requirements as specified by these delegated acts.</p>	<p><del>category and lay</del> <u>and by laying</u> down the corresponding assessment methods. Once the Commission has specified <del>these</del> <u>those</u> product requirements by delegated acts, it <del>may</del> <u>shall</u> issue standardisation requests which aim at the elaboration of <del>voluntary</del> harmonised standards providing presumption of conformity with these mandatory product requirements. <u>In the event there is no harmonised standard, the Commission shall establish clear guidelines for manufacturers on how to demonstrate conformity with product requirements as specified by these delegated acts.</u></p>	<p>product <del>requirements by delegated acts, it may issue standardisation requests which aim at the elaboration of voluntary harmonised standards providing presumption of conformity with these mandatory product requirements as specified by these delegated acts.</del> <u>family or category, or for parts thereof.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5(3)				
246	<p>3. The Commission is empowered to amend Annex I Part B, C and D by means of delegated acts in accordance with Article 87 in order to adapt it to technical progress and in particular to cover new risks and environmental aspects.</p>	<p>3. The Commission is empowered to <del>amend</del> <u>adopt delegated acts in accordance with Article 87 amending</u> Annex I Part B, C and D <del>by means of delegated acts in accordance with Article 87 in order</del> <u>in order to comply with the standardisation priorities established pursuant to Article 93a(2)</u>, to adapt it to technical progress and <del>in particular</del> to cover new risks and environmental aspects.</p>	<p>3. The Commission is empowered to amend Annex <del>I Part B, C and D I-BC</del> by means of delegated acts in accordance with Article 87 in order to adapt it to <del>technical progress and in particular to cover</del> new risks and environmental aspects.</p>	<p>3. <i>The Commission may in accordance with Article 10(1) of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft voluntary harmonised standards for the mandatory product requirements established in accordance with Article 5(1).</i></p> <p>4. <i>Where a harmonised standard is adopted by a European standardisation organisation and proposed to the Commission for the purpose of publishing its reference in the Official Journal of</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>the European Union, the Commission shall assess the harmonised standard in accordance with Regulation (EU) No 1025/2012.</i></p> <p><i>5. Where a harmonised standard is in conformity with applicable legal requirements and satisfies the demands to be met in relation to the product requirements set out in the standardisation request, the Commission shall without delay publish a reference of that standard in the Official Journal of the European Union.</i></p> <p><i>6. Where a reference to a harmonised standard cannot be</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>published in the Official Journal, the Commission may publish such a reference with restrictions.</i></p> <p><i>Where a reference to a harmonised standard cannot be published in the Official Journal and cannot be published as a reference with restrictions, the Commission shall bring the issue to the attention of the CPR Acquis Expert Group.</i></p> <p><i>7. A product subject to product requirements which is in conformity with harmonised standards or parts thereof, the references of which have been published in the Official Journal of the European Union, shall be presumed to be in conformity with the product requirements covered</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p>by those standards or parts thereof.</p> <p>8. The Commission is empowered to adopt delegated acts in accordance with Article 87 amending Annex I.3 to adapt the harmonised standard <i>to technical progress</i> and to cover new risks and environmental aspects.</p>
Article 5a				
246a			<p><u>Article 5a</u></p> <p><u>Voluntary standards and common</u></p>	<p>Article 5a</p> <p>Common specifications providing</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>specification</u>	<i>presumption of conformity with product requirements</i>
Article 5a(1)				
246b			<u>1. The Commission may in accordance with Article 10(1) of Regulation (EU) No 1025/2012, request one or more European standardisation organisations to draft voluntary harmonised standards for the mandatory inherent product requirements established in accordance with Article 5(1). A product subject to those product requirements which</u>	<i>Moved to Article 5</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>is in conformity with harmonised standards or parts thereof the references of which have been published in the Official Journal of the European Union shall be presumed to be in conformity with the inherent product requirements covered by those standards or parts thereof.</u></p>	
Article 5a(2)				
246c			<p><u>2. The Commission may adopt implementing acts establishing common specifications that provide an alternative means to comply with the inherent product requirements established in</u></p>	<p>1. The Commission may adopt implementing acts establishing common specifications that provide an alternative means to comply with the product requirements established in accordance with</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>accordance with Article 5(1).</u></p> <p><u>Those implementing acts shall only be adopted where the following conditions are fulfilled:</u></p>	<p>Article 5(1).</p> <p>Those implementing acts shall only be adopted where the following conditions are fulfilled:</p>
Article 5a(2), point (a)				
246d			<p><u>(a) the Commission has requested, pursuant to paragraph 1, one or more European standardisation organisations to draft a harmonised standard for the inherent product requirements and:</u></p>	<p>(a) the Commission has requested, pursuant to paragraph 1, one or more European standardisation organisations to draft a harmonised standard for the product requirements and:</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5a(2), point (a)(i)				
246e			<u>(i) the request has not been accepted; or</u>	<i>(i) the request has not been accepted; or</i>
Article 5a(2), point (a)(ii)				
246f			<u>(ii) the harmonised standards addressing that request are not delivered within the deadline set in accordance with Article 10(1) of Regulation (EU) No 1025/2012; or</u>	<i>(ii) the harmonised standards addressing that request are not delivered within the deadline set in accordance with Article 10(1) of Regulation (EU) No 1025/2012; or</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5a(2), point (a)(iii)				
246g			<u>(iii) the harmonised standards do not comply with the request; and</u>	<i>(iii) the harmonised standards do not comply with the request; and</i>
Article 5a(2), point (b), first subparagraph				
246h			<u>(b) no reference to harmonised standards covering the inherent product requirements has been published in the Official Journal of the European Union in accordance with Regulation (EU) No 1025/2012 and no such</u>	<i>(b) no reference to harmonised standards covering the product requirements has been published in the Official Journal of the European Union in accordance with Regulation (EU) No 1025/2012 and no such reference is</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>reference is expected to be published within a reasonable period.</u>	<i>expected to be published within a reasonable period.</i>
Article 5a(2), point (b), second subparagraph				
246i			<u>Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).</u>	<i>Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).</i>
Article 5a(3)				
246j			<u>3. Before preparing the draft implementing act referred to in</u>	<i>2. Before preparing the draft implementing act referred to in</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>paragraph 2, the Commission shall inform the committee referred to in Article 22 of Regulation (EU) No 1025/2012 that it considers that the conditions in paragraph 2 have been fulfilled.</u>	<i>paragraph 1, the Commission shall inform the committee referred to in Article 22 of Regulation (EU) No 1025/2012 that it considers that the conditions in paragraph 1 have been fulfilled.</i>
Article 5a(4)				
246k			<u>4. When preparing the draft implementing act referred to in paragraph 2, the Commission shall take into account the views of the CPR acquis expert group and shall duly consult all relevant stakeholders.</u>	<i>3. When preparing the draft implementing act referred to in paragraph 1, the Commission shall take into account the views of the CPR acquis expert group and shall duly consult all relevant stakeholders.</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5a(5)				
2461			<p><u>5. A product which is in conformity with the common specifications established by implementing acts referred to in paragraph 2, or parts thereof, shall be presumed to be in conformity with the inherent product requirements established in accordance with Article 5(1) covered by those common specifications or parts thereof.</u></p>	<p>4. A product which is in conformity with the common specifications established by implementing acts referred to in paragraph 1, or parts thereof, shall be presumed to be in conformity with the product requirements established in accordance with Article 5(1) covered by those common specifications or parts thereof.</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 5a(6)				
246m			<p><u>6. Where a harmonised standard is adopted by a European standardisation organisation and proposed to the Commission for the purpose of publishing its reference in the Official Journal of the European Union, the Commission shall assess the harmonised standard in accordance with Regulation (EU) No 1025/2012. When reference of a harmonised standard is published in the Official Journal of the European Union, the Commission shall repeal the implementing acts referred to in paragraph 2, or parts thereof</u></p>	<p>5. The Commission shall repeal the implementing acts referred to in paragraph 1, or parts thereof which cover the same product requirements as those covered by a harmonised standard the reference of which is published in the Official Journal of the European Union according to Article 5(5) or 5(6).</p>

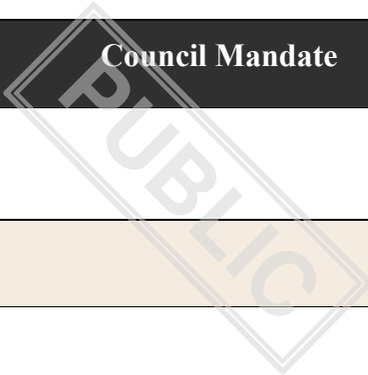
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>which cover the same inherent product requirements as those covered by that harmonised standard.</u>	
Article 5a(7)				
246n			<u>7. When a Member State considers that a common specification does not entirely satisfy the inherent product requirements established in accordance with Article 5(1), it shall inform the Commission thereof by submitting a detailed explanation. The Commission shall assess that detailed explanation and, if appropriate,</u>	<u>6. When a Member State considers that a common specification does not entirely satisfy the product requirements established in accordance with Article 5(1), it shall inform the Commission thereof by submitting a detailed explanation. The Commission shall assess that detailed explanation and, if appropriate, amend the implementing act establishing the</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>amend the implementing act  establishing the common  specification in question.</u>	<u>common specification in question.</u>  <i>Underlined text subject to scrutiny  reservation by the Parliament.</i>
Article 5b				
246o				Article 5b  Instructions for use and safety information

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
246p				<p><i>1. Annex I.D sets out the instructions for use and safety information to be provided in relation to construction products covered by [1] a harmonised technical specification [2] this Regulation.</i></p> <p><i>2. As part of the standardisation request referred to in Article 4(2) the Commission may also request that the European standardisation organisation submits the guidelines necessary for drawing up instructions and safety information as referred to in Annex I.4.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i><u>3. The Commission may specify the instructions for use and safety information for the respective product family or category by means of delegated acts adopted by the Commission in accordance with Article 87.</u></i></p> <p><i>Underlined text subject to scrutiny reservation by the Council – to be discussed together with Art. 21(6) included in &lt;411&gt;.</i></p> <p><i>4. The Commission is empowered to amend Annex I.4 by means of delegated acts in accordance with Article 87 in order to adapt it to technical progress and new</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p><i>information needs.</i></p> <p><i>Underlined text [1] Council approach [2] Parliament approach.</i></p> <p><i>Obligation only applicable to products for which there is a performance harmonised standard according to the Council &lt;370a&gt; including uploading them to the DPP - Chapter III.</i></p> <p><i>Obligation applicable to all products within the scope of the regulation according to the Parliament to be defined in Chapter III.</i></p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6				
247	Article 6 Assessment and verification systems and their product specific modalities	Article 6 Assessment and verification systems <del>and their product specific modalities</del>	Article 6 Assessment and verification systems <del>and their product specific modalities</del>	Article 6 Assessment and verification systems <del>and their product specific modalities</del>  EP Mandate
Article 6(-1)				
247a		<u>-1. Assessment and verification</u>		1. Assessment and verification of a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>systems shall be determined together with harmonised technical specifications depending on the intended use and on the basis of clear, comprehensible and transparent criteria. The potential damage resulting from product deficiencies, the change in performance in the event of slightly deviating production conditions, the susceptibility to errors in the manufacturing process and the question of how easily manufacturing errors can be recognised shall be taken into account.</u></p>	<p>PUBLIC</p>	<p><i>product's performance in relation to its essential characteristics as set out in harmonised technical specifications adopted in accordance with Articles 4 and 4a or European assessment documents referred to in [European Assessment Documents - Article 35/7a], or of its conformity with product requirements adopted in accordance with Article 5, shall be carried out in accordance with one or more of the systems set out in Annex V.</i></p>
Article 6(-1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
247b			<p><u>0. Assessment and verification of a product's constancy of performance in relation to its essential characteristics as set out in harmonised technical specifications adopted in accordance with Articles 4 and 4a or European assessment documents referred to in Article 7a, or of its conformity with product requirements adopted in accordance with Article 5, shall be carried out in accordance with one or more of the systems set out in Annex V.</u></p>	<p>Moved to row 247a.</p>
Article 6(1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
248	<p>1. In order to apply a tailor-made approach and to minimise the potential burden on manufacturers whilst ensuring a high level of protection of health, safety and the environment, the Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by determining for each product family or category the applicable assessment and verification system among those set out in Annex V. It may also determine different assessment and verification systems to the same product family or category when differentiating by essential characteristic or product requirement.</p>	<p>1. In order to apply a tailor-made approach and to minimise the potential burden on manufacturers whilst ensuring a high level of protection of health, safety and the environment, the Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by determining for each product family or category <u>which of</u> the applicable assessment and verification <del>system</del><u>systems</u> among those set out in Annex V <u>are to be used</u>. It may also determine different assessment and verification systems to the same product family or category when differentiating by essential</p>	<p>1. <del>In order to apply a tailor-made approach and to minimise the potential burden on manufacturers whilst ensuring a high level of protection of health, safety and the environment.</del> The Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by determining for each product family or category the applicable assessment and verification system among those set out in Annex V. It may also determine different assessment and verification systems to the same product family or category when differentiating by essential characteristic or product requirement.</p>	<p>2. The Commission is empowered to supplement this Regulation by means of delegated acts in accordance with Article 87, by determining for each product family or category the applicable assessment and verification system among those set out in Annex V. It may determine different assessment and verification systems within the same product family or category, differentiating by essential characteristic or product requirement.</p> <p>3. Delegated acts adopted in accordance with paragraph 2 shall take into account the intended uses,</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p>characteristic or product requirement.</p>	<p><u>Delegated acts adopted in accordance with the first subparagraph shall take into account a product's sensitivity to performance variations under different production conditions, the susceptibility to errors during its manufacturing and the possibility of easily detecting manufacturing errors. They shall apply a tailor-made approach for the respective product families or categories and minimise the potential burden on manufacturers whilst ensuring a high level of protection of health, safety and the environment.</u></p>	<p><i>the potential damage resulting from product deficiencies, the product's sensitivity to performance variations under production conditions, the susceptibility to errors during its manufacturing and the possibility of easily detecting manufacturing errors. These delegated acts shall be tailored to the respective product families or categories and minimise the burden on manufacturers whilst ensuring a high level of protection of health, safety and the environment.</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6(2)				
249	2. In order to facilitate and to harmonise the application of the requirements or obligations contained in Annex V, the Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by specifying these requirements and obligations for a given product family or category	2. In order to facilitate and to harmonise the application of the requirements or obligations contained in Annex V, the Commission is empowered to supplement this Regulation, by means of delegated acts in accordance with Article 87, by specifying these <u>assessment and verification</u> requirements and obligations for a given product family or category.	<i>deleted</i>	<i>deleted</i>
Article 6(3)				
250				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>3. In order to counter systematic non-compliances of notified bodies or manufacturers or in view of adaptation to technical progress, the Commission is empowered to amend this Regulation, by means of delegated acts in accordance with Article 87, by introducing additional assessment or verification steps in the systems of Annex V.</p>	<p><i>deleted</i></p>	<p>3. In order to counter systematic non-compliances of notified bodies or manufacturers, <u>to enable the assessment and verification of used products,</u> or in view of adaptation to technical progress, the Commission is empowered to <del>amend this Regulation, by means of</del> <u>adopt</u> delegated acts in accordance with Article 87, <del>by introducing in</del> <u>order to amend Annex V to</u> <del>introduce</del> additional assessment <del>or</del> <del>verification steps in the and</del> <u>verification systems . Such systems may only be introduced when it is evident that guidance on the application of existing</u> <del>of Annex V has proved</del> <u>insufficient. Additional systems may not set out more demanding obligations for economic</u></p>	<p>4. The Commission is empowered to adopt delegated acts in accordance with Article 87 in order to amend Annex V to:</p> <p>(a) introduce additional assessment and verification systems when necessary to deal with the technical progress. <u>Such systems may only be introduced when it is evident that guidance on the application of existing systems has proved insufficient.</u> Additional systems may not set out more demanding obligations for economic operators than prescribed for in System 1+.</p> <p>(b) amend the existing assessment</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>operators than prescribed for in System 1+.</u></p>	<p>and verification systems to counter systematic non-compliances of notified bodies or manufacturers and to harmonise the application of the requirements or obligations contained in them. Such amendments shall not add or remove any task defined in a system.</p>
Article 6a				
250a		<p><u>Article 6a</u></p> <p><u>Construction products standards</u></p> <p><u>1. Construction products</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>standards shall be established by the European standardisation organisations on the basis of a standardisation request issued by the Commission.</u></p> <p><u>2. The Commission shall adopt implementing acts</u></p> <p><u>laying down a clear and stable set of rules for the whole standardisation</u></p> <p><u>process including roles, responsibilities, competences and the general procedural</u></p> <p><u>deadlines for all stakeholders involved as well as templates to be used.</u></p> <p><u>Those implementing acts shall be adopted no later</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>than /1 year after entry into force of this Regulation].</u></p> <p><u>Those implementing acts shall be adopted in</u></p> <p><u>accordance with the advisory procedure referred to in Article 88(1).</u></p> <p><u>3. At the request of a European standardisation</u></p> <p><u>organisation, the Commission may provide an administrative support in setting</u></p> <p><u>up an internal legal division within the European standardisation organisation</u></p> <p><u>tasked with the legal proofreading of standards and ensuring the</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>coherence and</u></p> <p><u>legal flawlessness of standards.</u></p> <p><u>4. Construction products</u> <u>standards laid down in</u></p> <p><u>the implementing acts referred to</u> <u>in Article 4(2) shall be of</u> <u>mandatory</u></p> <p><u>application for the purposes of</u> <u>this Regulation from 12 months</u> <u>after the</u></p> <p><u>publication of the delegated acts</u> <u>adopted pursuant to paragraph 9</u> <u>of this</u></p> <p><u>Article. They may be voluntarily</u> <u>applied on request of the</u> <u>manufacturer from</u></p> <p><u>the date of that publication. They</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>shall provide the methods and the criteria</u></p> <p><u>for assessing the performance of the products in relation to their essential</u></p> <p><u>characteristics. Those standards shall, where appropriate and without</u></p> <p><u>endangering the accuracy, reliability or stability of the results, provide</u></p> <p><u>methods that are less onerous than testing for assessing the performance of the</u></p> <p><u>products in relation to their essential characteristics, classes, threshold</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>levels or product requirements.</u></p> <p><u>5. Construction products standards developed</u></p> <p><u>pursuant to the second sentence of Article 5(2) or the third sentence of</u></p> <p><u>Article 22(4) shall be voluntary.</u></p> <p><u>Products which are in conformity with</u></p> <p><u>voluntary standards adopted in accordance with Article 5(2), or parts thereof,</u></p> <p><u>the references of which have been published in the Official Journal of the</u></p> <p><u>European Union shall be presumed to be in conformity with</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>the requirements laid down in Annex I Parts C1 and C2, as specified for the respective product family or category by harmonised technical specifications adopted in accordance with the second sentence of Article 5(2), to the extent that those requirements are covered by such voluntary standards and that such coverage has been precisely stated in the respective harmonised standard. Manufacturers who comply with voluntary standards adopted in</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>accordance with Article 22(2), or parts thereof,</u></p> <p><u>the references of which have been published in the Official Journal of the</u></p> <p><u>European Union, shall be presumed to be in conformity with the obligations set</u></p> <p><u>out in Article 22(2), to the extent that those obligations are covered by such</u></p> <p><u>standards and that such coverage has been precisely stated in the</u></p> <p><u>respective</u></p> <p><u>standard.</u></p> <p><u>6. The Commission shall, without fail, assess the</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>conformity of construction</u>  <u>products standards established by</u>  <u>the European</u>  <u>standardisation organisations with</u>  <u>the relevant standardisation</u>  <u>requests, with</u>  <u>this Regulation and with other</u>  <u>Union acts.</u></p> <p><u>The Commission shall carry out</u>  <u>the assessment</u>  <u>referred to in the first</u>  <u>subparagraph of this paragraph</u>  <u>within 6 months after</u>  <u>the standard has been transmitted</u>  <u>to it. In order for the Commission</u>  <u>to fulfil</u>  <u>this obligation within that</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>timeframe, the European standardisation</i></u></p> <p><u><i>organisations shall regularly inform the Commission of the progress and content</i></u></p> <p><u><i>of the standardisation deliverable in accordance with Article 10(5) of</i></u></p> <p><u><i>Regulation (EU) No 1025/2012.</i></u></p> <p><u><i>7. The Commission shall, where possible,</i></u></p> <p><u><i>participate in the informal and formal inquiries of European standardisation</i></u></p> <p><u><i>organisations developing the requested European standardisation deliverables.</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>in particular on matters concerning the conformity of the standardisation deliverables with this Regulation and with other Union acts.</i></u></p> <p><u><i>8. Where the Commission perceives a standard or its part to be unsatisfactory and consequently decides to not have recourse to it in a delegated act adopted pursuant to paragraph 9 of this Article, it shall present its reasons in writing, laying out which corrections are necessary, to the European standardisation</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>organisation within 6 months</u> <u>after the draft for a</u> <u>standard has been transmitted. In</u> <u>such a case, the Commission may</u> <u>mandate the</u> <u>European standardisation</u> <u>organisation to correct the</u> <u>standard or in accordance</u> <u>with article 4(3) letter f the</u> <u>Commission is empowered to</u> <u>supplement this</u> <u>Regulation by delegated acts by</u> <u>modifying the respective standards</u> <u>or its part.</u></p> <p><u>9. Where it considers that a</u> <u>standard delivered</u> <u>pursuant to a request made in</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>accordance with the first subparagraph of Article 4(2) fully meets the requirements of such standardisation request, the Commission shall adopt a delegated act in accordance with Article 87 to supplement this Regulation by having recourse to that standard.</u></p> <p><u>10. The Commission shall, within 90 days following a positive assessment, publish or publish with restrictions in the Official Journal of the European Union the list of references of</u></p>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>accepted</u></p> <p><u>voluntary conforming</u> <u>construction products standards</u> <u>that have been made</u> <u>available at an affordable price.</u></p>		
Article 7				
251	Article 7 Harmonised zone and national measures	Article 7 Harmonised zone and national measures	Article 7 Harmonised zone and national measures	Article 7 Harmonised zone and national measures  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7(1)				
252	<p>1. The harmonised zone shall be presumed to be comprehensive, covering all potential requirements for products other than those covered by other Union law.</p>	<p>1. The harmonised zone shall be presumed to be comprehensive, covering all <del>potential requirements for products other than those covered by other Union</del> <u>law existing and future legal requirements for construction products.</u></p>	<p>1. <u>This Regulation, and</u> the harmonised <del>zone shall be presumed to be comprehensive, covering all potential requirements for</del> <u>technical specifications adopted in accordance with it, jointly establish a harmonised zone. The harmonised zone covers all products other than those covered by other Union law subject to harmonised technical specifications as referred to in Article 4(2d) and 4a(1).</u></p> <p><u>Harmonised technical specifications shall be presumed</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>to be comprehensive, in</u>	
Article 7(-1), first subparagraph, point (a)				
252a			<u>(a) laying down all essential characteristics and their assesment methods,</u>	
Article 7(-1), first subparagraph, point (b)				
252b			<u>(b) specifying all inherent product requirements other than those covered by other Union law, and</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7(-1), first subparagraph, point (c)				
252c			<u>(c) determining the applicable assessment and verification systems.</u>	
Article 7(-1), second subparagraph				
252d			<u>Used products, which were previously placed on the Union market, are only covered by a harmonised technical specification where explicitly provided for in that specification.</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7(-1a)				
252e			<p><u>2. Member States shall respect the harmonised zone in their national laws, regulations or administrative measures and shall not prohibit or impede the making available of products covered by it when they are in compliance with this Regulation. Member States shall not lay down essential characteristics and their assessment methods or inherent product requirements other than those set out in the harmonised technical specifications.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>The harmonised zone does not affect the right of Member States to specify national requirements for the use of products that are subject to harmonised technical specifications. Any assessment methods and systems for assessment and verification of such national requirements shall be in accordance with applicable harmonised technical specifications.</i></u></p> <p><u><i>Member States shall ensure that the making available on the market of products within the harmonised zone which are in compliance with this Regulation</i></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>shall not be impeded by rules or conditions imposed by public bodies or private bodies acting as a public undertaking, or acting as a public body on the basis of a monopoly position or under a public mandate.</u>	
Article 7(2), first subparagraph				
253	2. Member States shall respect the harmonised zone in their national law, other rules or administrative action and shall not set additional requirements for products covered by it. They shall in particular apply the following:	2. Member States shall respect the harmonised zone in their national law, other rules or administrative action and shall not set additional requirements for products covered by it. They shall in particular apply the following:	<del>22a. Member States shall respect the harmonised zone in their national law, other rules or administrative action and shall not set additional requirements for</del> <u>When complying with the obligations provided for in paragraph 2, Member states shall</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>in particular apply the following in relation to</u> products covered by <del>it. They shall in particular apply the following</del> <u>the harmonised zone:</u></p>	
Article 7(2), first subparagraph, point (a)				
254	(a) no information, registration or other requirements other than those laid down in the harmonised zone shall be established;	(a) no information, registration or other requirements other than those laid down in the harmonised zone shall be established;	(a) no <u>requirements for</u> information, <del>or</del> registration <del>or other requirements</del> <u>of the product</u> other than those laid down in the harmonised zone shall be established;	
Article 7(2), first subparagraph, point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
255	(b) no assessments other than those set out in the harmonised zone shall be made mandatory;	(b) no assessments other than those set out in the harmonised zone shall be made mandatory;	(b) no assessments <u>of the product</u> other than those set out in the harmonised zone shall be made mandatory;	(b) no assessments <u>of the product</u> other than those set out in the harmonised zone shall be made mandatory;  Council Mandate
Article 7(2), first subparagraph, point (c)				
256	(c) unless otherwise specified in accordance with Article 5(3), national law, other rules or administrative action shall not duplicate or go beyond product requirements specified in	(c) unless otherwise specified in accordance with Article 5(3), national law, other rules or administrative action shall not duplicate or go beyond product requirements specified in	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with Article 5 or the threshold levels established in accordance with Article 4(4);	accordance with Article 5 or the threshold levels established in accordance with Article 4(4);		
<i>Article 7(2), first subparagraph, point (d)</i>				
257	(d) national law, other rules or administrative action shall not require more assessments and verifications than those set out in Annex V and shall not extend the scope of the assessments and verifications of Annex V;	(d) national law, other rules or administrative action shall not require more assessments and verifications than those set out in Annex V and shall not extend the scope of the assessments and verifications of Annex V;	<i>deleted</i>	
<i>Article 7(2), first subparagraph, point (d1)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
257a			<p><u>(d1) no markings attesting conformity with requirements or declared performances in relation to essential characteristics covered by the harmonised zone shall be required other than the CE marking, and any existing provisions requiring such markings in national measures shall be withdrawn;</u></p>	
Article 7(2), first subparagraph, point (e)				
258	(e) national law, other rules or administrative action shall replicate and not request more or less than	(e) national law, other rules or administrative action shall replicate and not request more or less than	(e) national <del>law, other rules</del> <u>laws, regulations</u> or administrative <del>action</del> <u>measures</u> shall <del>replicate</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	what has been required by threshold levels established in accordance with Article 4(4);	what has been required by threshold levels established in accordance with Article 4(4);	<del>and not request more or less than what has been required by</del> <u>respect</u> <del>the</del> threshold levels established in accordance with Article <del>4(4)</del> <u>4a</u> ;	
Article 7(2), first subparagraph, point (f)				
259	(f) national law, other rules or administrative action shall not be based on classes, sub-classes or additional classes other than those established in accordance with Article 4(4);	(f) national law, other rules or administrative action shall not be based on classes, sub-classes or additional classes other than those established in accordance with Article 4(4);	(f) national <del>law, other rules</del> <u>laws, regulations</u> or administrative <del>action</del> <u>measures</u> shall not be based on classes, sub-classes or additional classes other than those established in accordance with Article <del>4(4)</del> <u>4a</u> ;	(f) national <del>law, other rules</del> <u>laws, regulations</u> or administrative <del>action</del> <u>measures</u> shall not be based on classes, sub-classes or additional classes other than those established in accordance with Article <del>4(4)</del> <u>4a</u> ;  Renumbering to Article 4a to be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			PUBLIC	confirmed  Council Mandate
Article 7(2), first subparagraph, point (g)				
260	(g) where assessment methods have been established in accordance with Article 4(2) or in Article 5(2), national law, other rules or administrative action shall, both for construction works and in relation to the characteristics of or requirements for products, not refer to other assessment methods or modify or complement these assessment methods or select just a	(g) where assessment methods have been established in accordance with Article 4(2) or in Article 5(2), national law, other rules or administrative action shall, both for construction works and in relation to the characteristics of or requirements for products, not refer to other assessment methods or modify or complement these assessment methods or select just a	(g) <del>where assessment methods have been established in accordance with Article 4(2) or in Article 5(2), national law, other rules-</del> <u>laws, regulations</u> or administrative <del>action</del> <u>measures</u> shall, <del>both for construction works and in relation to the characteristics of or requirements for products, not refer to other assessment methods or modify or</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	part thereof.	part thereof.	<del>complement these assessment methods or select just a part thereof</del> <u>not require more assessments and verifications than those established in accordance with Article 6(1).</u>	
Article 7(2), second subparagraph				
261	This paragraph shall also apply to public tenders or direct attributions of contracts where those public tenders or direct attributions are executed under direct or indirect control of public entities or are executed with reference to public provisions on public tenders or direct attribution of contracts. This	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
262	<p>3. Member States shall communicate to the other Member States and to the Commission the essential characteristics they require for each product family or category, the respective product requirements and the assessment methods they apply. They shall refer to these essential characteristics, requirements and assessment methods proactively in all fora and on all occasions relevant for the elaboration of harmonised technical specifications. Fora elaborating harmonised technical specifications shall take note of these essential characteristics, requirements and assessment methods. The essential</p>	<p>3. Member States shall communicate to the other Member States and to the Commission the essential characteristics they require for each product family or category, the respective product requirements and the assessment methods they apply. <del>They shall refer to these essential characteristics, requirements and assessment methods proactively in all fora and on all occasions relevant for the elaboration of harmonised technical specifications. Fora elaborating harmonised technical specifications shall take note of these essential characteristics, requirements and assessment</del></p>	<p><del>deleted</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	characteristics shall be covered by harmonised technical specifications to the extent possible.	<del>methods. The essential characteristics shall be covered by harmonised technical specifications to the extent possible</del> <u>In order to facilitate this communication, Member States shall register in the Single Digital Gateway all their national regulatory and administrative measures directly or indirectly influencing the usability of construction products on their territory.</u>		
Article 7(4)				
263	4. Where a Member State deems it necessary, on imperative grounds	4. Where a Member State deems it necessary, <u>including in urgency</u>	4. Where a Member State deems it necessary, <del>on imperative grounds</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>of health, safety or protection of the environment, including climate, to establish requirements by regulation or to take administrative measures in derogation of paragraph 2, it shall notify the Commission thereof, justifying the need for the procedural obligations established and explain the regulatory need it aims to address and provide evidence both for the existence of the regulatory need and the lack of coverage by the harmonised zone and other Union law. Member States shall to that end use the notification procedure under Directive (EU) 2015/1535, where applicable.</p>	<p><u>situations</u>, on imperative grounds of health, safety or <u>the protection of persons as well as the</u> protection of the environment, including climate, to establish requirements by regulation, or to take administrative measures in derogation of paragraph 2, it shall notify the Commission thereof, justifying the need for the procedural obligations established and explain the regulatory need it aims to address and provide evidence both for the existence of the regulatory need and the lack of coverage by the harmonised zone and other Union law. Member States shall to that end use the notification procedure under Directive (EU) 2015/1535, where applicable.</p>	<p><del>of health, safety or protection of the environment, including climate, to establish requirements by regulation or to take administrative measures in derogation of paragraph 2</del> <u>to take measures applicable to products within the harmonised zone in relation to characteristics not laid down in harmonised technical specifications in order to address immediate regulatory needs that cannot be addressed expeditiously through the ordinary process for developing harmonised technical specifications</u>, it shall notify the Commission thereof, justifying the need for the <del>procedural</del> obligations established and explain the regulatory need it aims to address <del>and provide evidence both for the</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><del>existence of the regulatory need and the lack of coverage by the harmonised zone and other Union law. Member States. Member States shall to that end use the notification procedure under Directive (EU) 2015/1535 while making reference to this paragraph and specifying which elements are part of the measure.</del></p> <p><u>The Commission shall reply to the notification within the time limits established in</u><del>to that end use the notification</del> procedure <u>set up</u> under Directive (EU) 2015/1535. <u>The Commission shall within six months of the notification either put forward a proposal for authorisation in accordance with</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>paragraph 5 or communicate its grounds for rejecting the national measure.</u></p> <p><u>Upon receipt of a notification in the first paragraph, the Commission shall, irrespective of whether the measure may be authorised or not, without delay submit the matter to the CPR Acquis Expert Group established in accordance with Article 3a for consultations on whether updates to existing construction product performance standards need to be requested as a priority, <del>where</del> applicable.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7(5), first subparagraph				
264	5. The Commission shall, by means of implementing acts, authorise the national measure notified under paragraph 4 where:	5. The Commission shall, <del>by means of implementing acts,</del> <u>authorise adopt delegated acts in accordance with Article 87 supplementing this Regulation to, by authorising</u> the national measure notified under paragraph 4 <u>of this Article</u> where:	5. The Commission shall, by means of implementing acts, authorise the national measure notified under paragraph 4 where:	
Article 7(5), first subparagraph, point (a)				
265	(a) it ascertains that the regulation or administrative measure appears duly justified in the light of	(a) it ascertains that the regulation or administrative measure <del>appears</del> <u>is</u> duly justified in the light	(a) <del>it ascertains that the regulation or administrative</del> <u>the notified</u> measure appears duly justified in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	imperative grounds of health, safety or protection of the environment referred to in paragraph 4;	of imperative grounds of health, safety or protection of the environment referred to in paragraph 4;	the light of imperative grounds of health, safety or protection of the environment, <u>including climate</u> <del>referred to in paragraph 4;</del>	
Article 7(5), first subparagraph, point (b)				
266	(b) the regulatory need is not covered by the harmonised zone or by other Union law;	(b) the regulatory need is not covered by the harmonised zone or by other Union law;	(b) the regulatory need is not covered by <del>the</del> harmonised <del>zone</del> <u>technical specifications</u> or by other Union law;	
Article 7(5), first subparagraph, point (c)				
267	(c) the notified regulation or	(c) the notified regulation or	(c) the notified <del>regulation or</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	administrative measure does not discriminate against economic operators of other Member States;	administrative measure does not discriminate against economic operators of other Member States;	<del>administrative</del> measure does not discriminate against economic operators of other Member States;	
Article 7(5), first subparagraph, point (d)				
268	(d) the notified regulation or administrative measure is able to cover the respective regulatory need;	(d) the notified regulation or administrative measure is able to cover the respective regulatory need;	(d) the notified <del>regulation or administrative</del> measure is able to cover the respective regulatory need; <u>and</u>	
Article 7(5), first subparagraph, point (e)				
269	(e) the notified regulation or administrative measure does not	(e) the notified regulation or administrative measure does not	(e) the notified <del>regulation or administrative</del> measure does not	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	constitute a disproportionately large obstacle to the functioning of the Union market; and	constitute a disproportionately large obstacle to the functioning of the Union market; and	constitute a <del>disproportionally large</del> <u>serious</u> obstacle to the functioning of the Union market; <del>and</del>	
Article 7(5), first subparagraph, point (f)				
270	(f) the Commission does not indicate by a letter of intent addressed to the Member States its intention to publish or cite, within one year as from the date of notification in accordance with paragraph 4, in the Official Journal the harmonised technical specification or to adopt an act of general applicability covering the respective need.	(f) the Commission does not indicate by a letter of intent addressed to the Member States its intention to publish or cite, within one year as from the date of notification in accordance with paragraph 4, in the Official Journal the harmonised technical specification or to adopt an act of general applicability covering the respective need.	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 7(5), second subparagraph</i>				
271	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	<i>deleted</i>	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2) <u>and be withdrawn when the regulatory need is covered by harmonised technical specifications or by other Union law.</u>	
<i>Article 7(5), third subparagraph</i>				
272	On duly justified imperative		On duly justified imperative	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	grounds of urgency relating to human health and safety or the protection of the environment, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 88(3).	<i>deleted</i>	grounds of urgency relating to human health and safety or the protection of the environment, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 88(3).	
Article 7(6)				
273	6. Member States shall register all their national regulation, and administrative measures directly or indirectly influencing the usability of products on their territory, into the Single Digital Gateway.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7(7)				
274	<p>7. This Regulation does not hinder Member States to introduce mandatory deposit-refund systems, to oblige manufacturers to take back used or not used products directly or via their importers and distributors and to establish obligations regarding the collection and the treatment of products for waste, provided that all of the following is complied with:</p>	<p>7. This Regulation does not hinder Member States to introduce mandatory deposit-refund systems, to oblige manufacturers to take back used or not used <u>non-custom-made</u> products directly or via their importers and distributors and to establish obligations regarding the collection and the treatment of products for waste, provided that all of the following is complied with:</p>	<p>7. This Regulation does not <u>affect the possibilities for</u> <del>hinder</del> Member States to introduce mandatory deposit-refund systems, <u>or</u> to oblige manufacturers to <del>take back used or not used products</del> <u>accept to regain</u>, directly or via their importers and distributors <del>and to establish obligations regarding the collection and the treatment of products for waste, provided that all of the following is complied with:</del> <u>ownership of new, surplus or unsold products that are in a state equivalent to the one in which</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>they were placed on the market</u>	
Article 7(7), point (a)				
275	(a) the owner of the product, whilst having a choice amongst the manufacturer, the importer or the distributor as addressee, is in charge of the transport back to the distributor, importer or manufacturer;	(a) the owner of the product, whilst having a choice amongst the manufacturer, the importer or the distributor as addressee, is in charge of the transport back to the distributor, importer or manufacturer;	<i>deleted</i>	
Article 7(7), point (b)				
276	(b) economic operators in other	(b) economic operators in other		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Member States are not otherwise directly or indirectly discriminated.	Member States are not otherwise directly or indirectly discriminated.	<i>deleted</i>	
<i>Article 7(8)</i>				
277	8. Member States may ban the destruction of products taken back in accordance with Article 22(2), point (j) and Article 26 or make the destruction of these products dependent on their prior making available on a national brokering platform for non-commercial use of products.	8. Member States may ban the destruction of <u>surplus and unsold products and</u> products taken back in accordance with Article 22(2), point (j) and Article 26 or make the destruction of these products dependent on their prior making available on a national brokering platform for non-commercial use of products.	8. <del>Member States may ban the destruction of products taken back in accordance with Article 22(2), point (j) and Article 26 or</del> <u>This Regulation does not affect the possibilities for Member States to ban the destruction of products or to</u> make the destruction of these products dependent on their prior making available on a national brokering platform for non-commercial use of products.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7a				
277a			<p><u>Article 7a</u></p> <p><u>European assessment documents</u></p>	
Article 7a(1)				
277b			<p><u>1. When a product is not covered by Construction Product Performance Standards as referred to in Article 4 or implementing acts referred to in Article 4a(1), the methods and</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>criteria for assessing the performance of that product in relation to its essential characteristics can be laid down in European assessment documents. This provision also applies to used products.</u></p> <p><u>European assessment documents constitute the basis for European technical assessments as set out in Article 42.</u></p>	
Article 7a(2)				
277c			<p><u>2. The organisation of TABs may, in agreement with the</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>Commission, following a request for a European technical assessment by a manufacturer, a group of manufacturers or a manufacturers' association or on the initiative of the Commission, draw up and adopt a European assessment document. The basic requirements for construction works, set out in Annex I-A Point 1, and the list of predetermined environmental characteristics, set out in Annex I-A Point 2, shall constitute the basis for the preparation of European assessment documents. The development and adoption of a European assessment document shall follow the principles and procedure set out in Article 36.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7a(3)				
277d			<u>3. A product shall not be considered as covered by harmonised technical specifications as referred to in paragraph 1 when:</u>	
Article 7a(3), point (a)				
277e			<u>(i) the declared use of the product falls outside of the scope of the intended use set out in the harmonised technical</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>specification,</u>	
Article 7a(3), point (b)				
277f			<u>(ii) the materials used are not identical to the materials intended to be used under the harmonised technical specification, or</u>	
Article 7a(3), point (c)				
277g			<u>(iii) the assessment method of the harmonised technical specification is not appropriate for</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>that product.</u>	
Article 7a(4)				
277h			<p><u>4. European assessment documents shall not be drawn up in relation to an essential characteristic or assessment method of a product when there is another European assessment document covering the same essential characteristic or assessment method in relation to that specific product, the reference of which has either already been published in the Official Journal of the European Union or has been submitted to the Commission</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>for assessment in accordance with Article 38(1).</u></p> <p><u>The organisation of TABs and the Commission may merge or reject requests for the development of a European assessment document in accordance with the provisions of Annex III, Point 5.</u></p>	
Article 7a(5)				
277i			<p><u>5. The organisation of TABs shall withdraw a European assessment document for a specific product when a harmonised technical specification covering the same</u></p>	

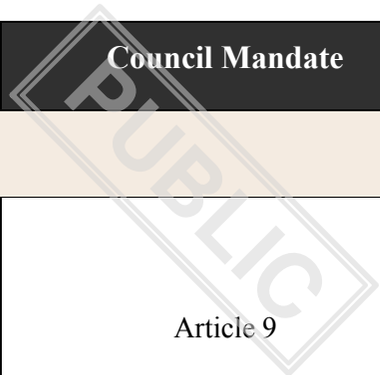
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>product and the same intended use has entered into force.</u>	
Article 8				
278	Article 8 Relationship with other Union law	Article 8 Relationship with other Union law	Article 8 Relationship with other Union law	Article 8 Relationship with other Union law  Commission Proposal
Article 8, first paragraph				
279	To avoid double assessment of	To avoid double assessment of <u>the</u>	To avoid double assessment of <u>the</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>products, the Commission is empowered to supplement this Regulation by delegated acts adopted in accordance with Article 87 by determining the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation, where otherwise the same aspect of health, safety or protection of the environment would be assessed in parallel under this Regulation and other Union law.</p>	<p><u>same aspects of</u> products <u>which are related to health, safety or protection of the environment</u>, the Commission is empowered to supplement this Regulation by delegated acts adopted in accordance with Article 87 by determining the conditions under which the fulfilment of obligations under other Union law also fulfils certain obligations under this Regulation, <del>where otherwise the same aspect of health, safety or protection of the environment would be assessed in parallel under this Regulation and other</del> <del>Union law.</del></p>	<p><u>same aspects of health, safety or protection of the environment of</u> products, the Commission is empowered to supplement this Regulation by delegated acts adopted in accordance with Article 87 by determining the conditions under which <u>obligations relating to the assessment of a product's performance or</u> the fulfilment of <del>obligations under other Union law also fulfils certain</del> <u>obligations</u> <u>certain product requirements, including the equivalence of assessment and verification systems required,</u> under this Regulation, <del>where otherwise the same aspect of health, safety or protection</del> <u>would be satisfied by the fulfilment of obligations under one or more</u> of</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p>the <del>environment would be assessed in parallel under this Regulation and other Union law</del> <u>legal acts listed in Annex Va</u>.</p> <p><u>The conditions referred to in the first subparagraph shall not allow for product safety levels which are less strict than those established in accordance with this Regulation.</u></p>	
Article 8, second paragraph				
279a		<p><u>Where conflicts arise between this Regulation and Regulation (EU) 2019/1020, Regulation (EU) 1025/2012, Regulation</u></p>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<a href="#"><u>765/2008/EC, Directive 2001/95/EC, Directive (EU) 2019/1937, and [XXX] (Ecodesign for Sustainable Products Regulation), this Regulation shall prevail.</u></a>		
CHAPTER II				
280	CHAPTER II PROCEDURE, DECLARATIONS AND MARKINGS	CHAPTER II PROCEDURE, DECLARATIONS AND MARKINGS	CHAPTER II PROCEDURE, DECLARATIONS AND MARKINGS	CHAPTER II PROCEDURE, DECLARATIONS AND MARKINGS  Commission Proposal



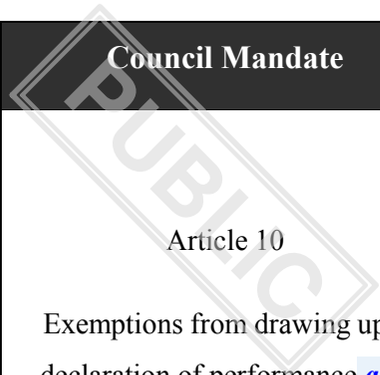
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 9				
281	Article 9 Declaration of performance	Article 9 Declaration of performance	Article 9 Declaration of performance <u>and</u> <u>conformity</u>	Article 9 Declaration of performance <u>and</u> <u>conformity</u>  TM 26/9  Council Mandate
Article 9(1)				
282	1. Where a product is covered by a	1. Where a <u>construction</u> product is	1. Where a product is covered by a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>harmonised technical specification adopted in accordance with Article 4(2) or (3), the manufacturer shall undergo the applicable assessment and verification system set out in Annex V and draw up a declaration of performance before such a product is placed on the market. A manufacturer of a product which is not covered by any harmonised technical specification may issue a declaration of performance in accordance with the relevant European assessment document and European technical assessment.</p>	<p>covered by a harmonised technical specification adopted in accordance with Article 4(2), <u>(3) or (4) or (3)</u>, the manufacturer shall undergo the applicable assessment and verification system set out in Annex V and draw up a declaration of performance before such a product is placed on the market. A manufacturer of a product which is not covered by any harmonised technical specification may issue a declaration of performance in accordance with the relevant European assessment document and European technical assessment.</p>	<p>harmonised technical specification adopted in accordance with <del>Article 4(2) or (3)</del> <u>Articles 4 or 4a</u>, the manufacturer shall undergo the applicable assessment and verification system set out in Annex V and draw up a declaration of performance <u>and conformity</u> before such a product is placed on the market. <u>Where a product is covered by a harmonised technical specification adopted in accordance with Article 5, the manufacturer shall also verify the product's compliance with applicable product requirements that have been specified by delegated acts.</u></p> <p><del>A</del> manufacturer of a product which is not covered by any harmonised technical specification</p>	<p>Linked to definition in Art. 3(1).</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			may issue a declaration of performance <u>and conformity</u> in accordance with the relevant European assessment document and European technical assessment.	
Article 9(2)				
283	2. Where a product is covered by a harmonised technical specification, information about its performance in relation to the essential characteristics laid down in the applicable harmonised technical specification may be provided elsewhere than in the declaration of performance only if in parallel	2. Where a product is covered by a harmonised technical specification, information about its performance in relation to the essential characteristics laid down in the applicable harmonised technical specification may be provided elsewhere than in the declaration of performance only if in parallel	<i>deleted</i>	<i>Linked to row 368a.</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	provided in the declaration of performance. This obligation shall not apply to situations where, in accordance with Article 10, no declaration of performance has been drawn up.	provided in the declaration of performance. This obligation shall not apply to situations where, in accordance with Article 10, no declaration of performance has been drawn up.	PUBLIC	
<i>Article 9(3)</i>				
284	3. By drawing up the declaration of performance, the manufacturer assumes responsibility for the conformity of the product with such declared performance and becomes liable in accordance with Union and national laws on contractual and extra-contractual liability, and this even where it did	3. By drawing up the declaration of performance, the manufacturer assumes responsibility for the conformity of the product with such declared performance and becomes liable in accordance with Union and national laws on contractual and extra-contractual liability, <del>and this even where it did</del>	3. By drawing up the declaration of performance <u>and conformity</u> , the manufacturer assumes responsibility for the conformity of the product with <del>such</del> <u>its</u> declared performance and <del>becomes liable in accordance with Union and national laws on contractual and extra-contractual liability, and this</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>not act negligently. In the absence of objective indications to the contrary, Member States shall presume the declaration of performance drawn up by the manufacturer to be accurate and reliable.</p>	<p><del>not act negligently</del>. In the absence of objective indications to the contrary, Member States shall presume the declaration of performance drawn up by the manufacturer to be accurate and reliable.</p>	<p><del>even where it did not act negligently</del> <u>any applicable product requirements</u>. In the absence of objective indications to the contrary, Member States shall presume the declaration of performance <u>and conformity</u> drawn up by the manufacturer to be accurate and reliable.</p> <p><u>In case of non-compliance or absence of a declaration of performance and conformity when such a declaration is mandated, the product may not be made available on the market.</u></p>	
Article 10				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
285	<p>Article 10</p> <p>Exemptions from drawing up a declaration of performance</p>	<p>Article 10</p> <p>Exemptions from drawing up a declaration of performance</p>	<p>Article 10</p> <p>Exemptions from drawing up a declaration of performance <u>and</u> <u>conformity</u></p>	<p>Article 10</p> <p>Exemptions from drawing up a declaration of performance <u>and</u> <u>conformity</u></p> <p>TM 26/9</p> <p>Council Mandate</p>
Article 10(1)				
286	<p>1. By way of derogation from Article 9(1), a manufacturer may</p>	<p>1. By way of derogation from Article 9(1), a manufacturer may</p>	<p>1. By way of derogation from Article 9(1), a manufacturer may</p>	<p>1. By way of derogation from Article 9(1), a manufacturer may</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>refrain from drawing up a declaration of performance when placing a product covered by a harmonised technical specification on the market where any of the following applies:</p>	<p>refrain from drawing up a declaration of performance when placing a product covered by a harmonised technical specification on the market where any of the following applies:</p>	<p>refrain from <del>drawing up a declaration of performance when placing a</del> <u>undergoing the applicable assessment and verification of the product's compliance with applicable</u> product <del>covered by a harmonised technical specification on the market where</del> <u>requirements and the drawing up of a declaration of performance and conformity</u> <u>when</u> any of the following applies:</p>	<p>refrain from <del>drawing up a declaration of performance when placing a</del> <u>undergoing the applicable assessment and verification of the product's compliance with applicable</u> product <del>covered by a harmonised technical specification on the market where</del> <u>requirements and the drawing up of a declaration of performance and conformity</u> <u>when</u> any of the following applies:</p> <p>TM 26/9</p> <p>Council Mandate</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 10(1), point (a)				
287	(a) the product is, otherwise than by 3D-printing or already existing moulds, individually manufactured or custom-made in a non-series process in response to a specific order, and installed in a single identified construction work, by a manufacturer who is also responsible for the safe incorporation of the product into the construction work in compliance with the applicable national rules, and under the supervision of those responsible for the safe execution of the construction works designated under the applicable national rules;	(a) the product is, <del>otherwise than by 3D-printing or already existing moulds,</del> individually manufactured or custom-made in a non-series process in response to a specific order, <del>and installed in a single identified construction work,</del> by a manufacturer who is also responsible for the safe incorporation of the product into the construction work in compliance with the applicable national rules, and under the supervision of those responsible for the safe execution of the construction works designated under the applicable national rules;	(a) the product is, <del>otherwise than by 3D-printing or already existing moulds,</del> individually manufactured or custom-made in a non-series process in response to a specific order, and installed in a single identified construction work, by a manufacturer who is also responsible for the safe incorporation of the product into the construction work in compliance with the applicable national rules, and under the supervision of those responsible for the safe execution of the construction works designated under the applicable national rules;	Review after consideration of simplified procedures.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>or</u>	
Article 10(1), point (b)				
288	(b) the product is otherwise than by 3D-printing or already existing moulds manufactured on the construction site, in a non-series process for its incorporation in the respective construction work in compliance with the applicable national rules and under the supervision of those responsible for the safe execution of the construction works designated under the applicable national rules; or	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 10(1), point (c)</i>				
289	(c) the product is manufactured in a manner exclusively appropriate to heritage conservation and in a non-series process for adequately renovating construction works officially protected as part of a designated environment or because of their special architectural or historic merit.	(c) the product is manufactured in a manner exclusively appropriate to heritage conservation and in a non-series process for adequately renovating construction works officially protected as part of a designated environment or because of their special architectural or historic merit.	(c) the product is manufactured in a manner exclusively appropriate to heritage conservation and in a non-series process for adequately renovating construction works officially protected as part of a designated environment or because of their special architectural or historic merit, <u>in compliance with the applicable national rules.</u>	(c) the product is manufactured in a manner exclusively appropriate to heritage conservation and in a non-series process for adequately renovating construction works officially protected as part of a designated environment or because of their special architectural or historic merit, <u>in compliance with the applicable national rules.</u>  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. A Member State may exempt from Article 9(1) parts of construction works other than products that are prepared for re-use or remanufactured provided that the part does not circulate outside the territory of that Member State.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 10(4)</i>				
292	4. A Member State may exempt from Article 9(1) products where all of the following applies:	4. A Member State may exempt from Article 9(1) products where all of the following applies:	<i>deleted</i>	<i>Linked to Art. 7 (rows 292 to 295)</i>
<i>Article 10(4), point (a)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
293	(a) the manufacturer is a micro-enterprise without belonging to a family of companies or other commercial organisation, including networks, able to determine or organise the manufacturer's activities;	(a) the manufacturer is a micro-enterprise without belonging to a family of companies or other commercial organisation, including networks, able to determine or organise the manufacturer's activities;	<i>deleted</i>	
<i>Article 10(4), point (b)</i>				
294	(b) the manufacturer uses exclusively or in essence components or materials with commonly known stable characteristics or products which have been voluntarily subject to	(b) the manufacturer uses exclusively or in essence components or materials with commonly known stable characteristics or products which have been voluntarily subject to	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this Regulation and, in all instances, the characteristics of the product depend in essence on the characteristics of these components or materials;	this Regulation and, in all instances, the characteristics of the product depend in essence on the characteristics of these components or materials;		
<i>Article 10(4), point (c)</i>				
295	(c) the product does not to circulate outside the territory of that Member State.	(c) the product does not to circulate outside the territory of that Member State.	<i>deleted</i>	
<i>Article 11</i>				
296				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Article 11</p> <p>Content of the declaration of performance</p>	<p>Article 11</p> <p>Content of the declaration of performance</p>	<p>Article 11</p> <p>Content of the declaration of performance <u>and conformity</u></p>	<p>Article 11</p> <p>Content of the declaration of performance <u>and conformity</u></p> <p>TM 26/9</p> <p>Council Mandate</p>
Article 11(1)				
297	1. The declaration of performance shall express the performance of products in relation to the essential characteristics of those products in	1. The declaration of performance shall express the performance of products in relation to the essential characteristics of those products in	1. The declaration of performance <u>and conformity</u> shall express the performance of products in relation to the essential characteristics of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with the relevant harmonised technical specifications or European assessment document.	accordance with the relevant harmonised technical specifications or European assessment document.	those products in accordance with the relevant harmonised technical specifications or European assessment document.  <u>Where product requirements specified in accordance with Article 5 are applicable, the declaration of performance and conformity shall state that the fulfilment of those requirements has been demonstrated.</u>	
Article 11(2)				
298	2. The declaration of performance shall be drawn up using the model	2. The declaration of performance shall be drawn up using the model	2. The declaration of performance <u>and conformity</u> shall be drawn up	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>set out in Annex II without the section relating to conformity. The declaration of performance shall at least cover the performance with regard to the mandatory essential characteristics listed in Annex I Part A Point 2, the essential characteristics mandatory by virtue of harmonised technical specifications or delegated acts adopted in accordance with Article 4(3), and the assessment of environmental sustainability referred to in Article 22(1).</p>	<p>set out in Annex II without <del>the section relating to conformity. The declaration of performance shall at least cover the performance with regard to the mandatory essential characteristics listed in Annex I Part A Point 2, the essential characteristics mandatory by virtue of harmonised technical specifications or delegated acts adopted in accordance with Article 4(3), and the assessment of environmental sustainability referred to in Article 22(1)</del> <u>points 12 and 13c thereof.</u></p>	<p>using the model set out in Annex II <del>without the section relating to conformity.</del> The declaration of performance <u>and conformity</u> shall at least cover <u>a product's the performance with over its life-cycle in</u> regard to the <u>essential characteristic of climate change effects mandatory essential characteristics</u> listed <u>as mandatory</u> in Annex <del>I Part A Point 2, the I-A Point 2, as well as those</del> essential characteristics <u>rendered</u> mandatory by virtue of <del>harmonised technical specifications or</del> delegated acts adopted in accordance with Article <del>4(3), and the assessment of environmental sustainability referred to in Article 22(1)</del> <u>4a(2).</u></p>	<p>Linked to Art. 22 (extent of mandatory characteristics).</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 11(2a)				
298a			<p><u>2a. The declaration of performance and conformity shall include the product's environmental sustainability performance over its life-cycle in respect of the predetermined environmental characteristics listed in Annex I-A Point 2 for those characteristics that are declared. The performance shall include the packaging used or most likely to be used and be calculated using the latest version of the software made freely available on the website of the European Commission.</u></p>	<p>Linked to definition in Art. 3(1).</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 11(2b)				
298b			<p><u>2b. No other marking than the CE marking may be placed on the declaration of performance and conformity.</u></p>	Moved from row 368
Article 11(3)				
299	<p>3. The Commission is empowered to amend the model set out in Annex II by delegated acts adopted in accordance with Article 87 to permit the inclusion of further information in order to allow economic operators to cover new</p>	<p>3. The Commission is empowered to amend the model set out in Annex II by delegated acts adopted in accordance with Article 87 to permit the inclusion of further information in order to allow economic operators to cover new</p>	<p>3. The Commission is empowered to amend the model set out in Annex II by delegated acts adopted in accordance with Article 87 to <u>adapt it to technical progress as regards new</u> <del>permit the inclusion of further</del> information <del>in order to</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	information needs.	information needs.	<del>allow economic operators to cover new information needs</del> , <u>use of harmonised data structures and open exchange formats, and to ensure interoperability with the database or system according to Article 78.</u>	
Article 11(4)				
300	4. The information referred to in Article 31 or, as the case may be, in Article 33 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council <sup>1</sup> shall be provided together with the declaration of performance.	4. <del>The information</del> <u>Safety data sheets</u> referred to in Article 31 <del>or, as the case may be, in Article 33</del> of Regulation (EC) No 1907/2006 of the European Parliament and of the Council <sup>1</sup> shall be provided <u>together with the declaration of performance where the</u>	4. The information <u>included in section 3 of the safety data sheet</u> referred to in Article 31 or, <del>as the case may be,</del> <u>the presence of substances as referred to</u> in Article 33 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council <sup>1</sup>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>_____</p> <p>1. Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ</p>	<p><u>construction product is supplied to an industrial or professional user.</u></p> <p><u>The information referred to in Article 33 of Regulation (EC) No 1907/2006 shall be provided to consumers</u> together with the declaration of performance.</p> <p>_____</p> <p>1. Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending</p>	<p>shall be provided <u>in or</u> together with the declaration of performance <u>and conformity.</u></p> <p>_____</p> <p>1. Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	L 396, 30.12.2006, p. 1.).	Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1.).	Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1.).	
Article 12				
301	Article 12 Modified declaration of performance for used,	Article 12 Modified declaration of performance for used,	<del>Article 12</del>	<del>deleted</del>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	remanufactured and surplus products	remanufactured and surplus products	<i>deleted</i>	TM 26/9
<i>Article 12(1), first subparagraph</i>				
302	<p>1. Where a declaration of performance, issued by the initial manufacturer or another economic operator pursuant to this Regulation or Regulation (EU) 305/2011, is available for a used product, the new declaration of performance may, in derogation from Article 11(1), refer to the initial declaration of performance in relation to the characteristics declared therein if:</p>	<p>1. Where a declaration of performance, issued by the initial manufacturer or another economic operator pursuant to this Regulation or Regulation (EU) 305/2011, is available for a used product, the new declaration of performance may, in derogation from Article 11(1), refer to the initial declaration of performance in relation to the characteristics declared therein if:</p>	<i>deleted</i>	<i>deleted</i> TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 12(1), first subparagraph, point (a)</i>				
303	(a) the intended use is not changed otherwise than by reduction in terms of performance or intended uses or to merely decorative purposes;	(a) the intended use is not changed otherwise than by reduction in terms of performance or intended uses or to merely decorative purposes;	<i>deleted</i>	<i>deleted</i>  TM 26/9
<i>Article 12(1), first subparagraph, point (b)</i>				
304	(b) the lifespan of the initial product or the relevant durability performance has been specified in	(b) the lifespan of the initial product or the relevant durability performance has been specified in	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the initial declaration of performance, the harmonised technical specification on which the initial declaration of performance was based, or is generally known on the basis of common civil engineering knowledge;	the initial declaration of performance, the harmonised technical specification on which the initial declaration of performance was based, or is generally known on the basis of common civil engineering knowledge;		TM 26/9
<i>Article 12(1), first subparagraph, point (c)</i>				
305	(c) the time that expired after the first integration of the product into a construction work does not exceed the lifespan of the product or the relevant durability performance, whatever is shorter.	(c) the time that expired after the first integration of the product into a construction work does not exceed the lifespan of the product or the relevant durability performance, whatever is shorter.	<i>deleted</i>	<i>deleted</i>  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 12(1), second subparagraph</i>				
306	The economic operator shall attach the initial declaration of performance to the declaration of performance issued by him, whilst the latter shall be labelled “declaration of performance for used product”.	The economic operator shall attach the initial declaration of performance to the declaration of performance issued by him, whilst the latter shall be labelled “declaration of performance for used product”.	<i>deleted</i>	<i>deleted</i>  TM 26/9
<i>Article 12(2)</i>				
307	2. Where there is no declaration of performance available for a used	2. Where there is no declaration of performance available for a used		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>product issued by the initial manufacturer or another economic operator pursuant to this Regulation or Regulation (EU) 305/2011, an economic operator may issue a new declaration of performance without undergoing a full procedure in accordance with this Regulation where it limits the intended use to “decoration”.</p> <p>Where the economic operator has used this derogation, the declaration of performance shall be labelled “declaration of performance for used product”.</p>	<p>product issued by the initial manufacturer or another economic operator pursuant to this Regulation or Regulation (EU) 305/2011, an economic operator may issue a new declaration of performance without undergoing a full procedure in accordance with this Regulation where it limits the intended use to <del>“decoration”</del><u>decorative purposes</u>.</p> <p>Where the economic operator has used this derogation, the declaration of performance shall be labelled "declaration of performance for used product <u>for decorative purposes</u>".</p>	<p><i>deleted</i></p>	<p><i>deleted</i></p> <p>TM 26/9</p>
<p>Article 12(3), first subparagraph</p>				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
308	3. Paragraphs 1 and 2 shall not apply where:	3. Paragraphs 1 and 2 shall not apply where:	<i>deleted</i>	<i>deleted</i>  TM 26/9
Article 12(3), first subparagraph, point (a)				
309	(a) the mechanical and chemical properties of the used product cannot be assumed to be stable enough anymore for the new intended use;	(a) the mechanical and chemical properties of the used product cannot be assumed to be stable enough anymore for the new intended use;	<i>deleted</i>	<i>deleted</i>  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 12(3), first subparagraph, point (b)</i>				
310	(b) health and safety of persons would be at risk due to the properties of the product;	(b) health and safety of persons would be at risk due to the properties of the product;	<i>deleted</i>	<i>deleted</i>  TM 26/9
<i>Article 12(3), first subparagraph, point (c)</i>				
311	(c) the product has been subject to stresses that makes it unsuitable for the new intended use; or	(c) the product has been subject to stresses that makes it unsuitable for the new intended use; or	<i>deleted</i>	<i>deleted</i>

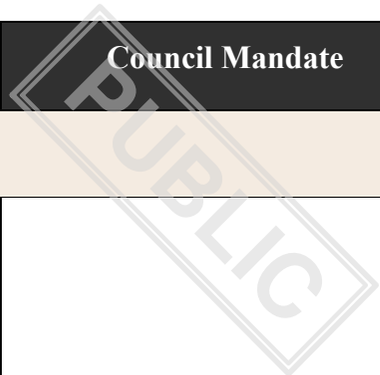


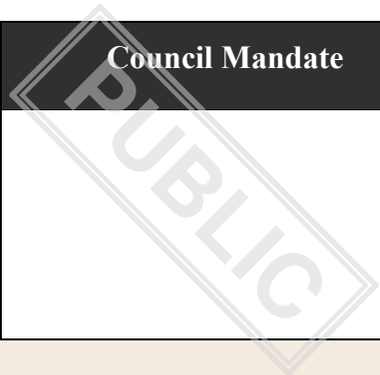
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				TM 26/9
<i>Article 12(3), first subparagraph, point (d)</i>				
312	(d) such stress is not very unlikely according to the protocol established by the de-installer in accordance with Article 29 and the documentation on the conditions of a certain building (“building log-book”).	(d) such stress is not very unlikely according to the protocol established by the de-installer in accordance with Article 29 and the documentation on the conditions of a certain building (“building log-book”).	<i>deleted</i>	<i>deleted</i> TM 26/9
<i>Article 12(3), second subparagraph</i>				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
313	Member States shall set-up requirements for de-installers and the certification to be provided in accordance with the last sentence, including on the definition of stresses that render the product unsuitable.	Member States shall set-up requirements for de-installers and the certification to be provided in accordance with <del>the last sentence</del> <u>this paragraph</u> , including on the definition of stresses that render the product unsuitable.	deleted	deleted TM 26/9
Article 12(4)				
314	4. Paragraphs 1 to 3 shall also apply to remanufactured products, if the transformative process, whilst going beyond repair, cleaning or regular maintenance or preparing for re-use as defined in	4. Paragraphs 1 to 3 shall also apply to remanufactured products, if the transformative process; <del>whilst going beyond repair, cleaning or regular maintenance or preparing for re-use as defined</del>	deleted	deleted TM 26/9



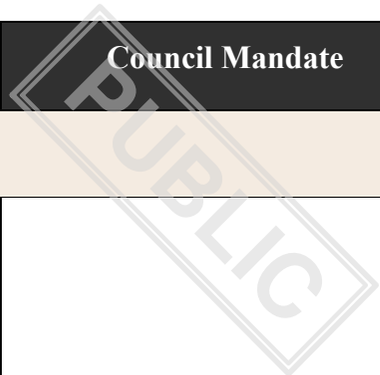




	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	responsibility as new product (“surplus products”);	responsibility as new product (“surplus products”);		TM 26/9
<i>Article 12(5), first subparagraph, point (b)</i>				
317	(b) for which the initial manufacturer refused to confirm its responsibility within one month after receiving the respective request of the economic operator wishing to make available on the market the surplus product.	(b) for which the initial manufacturer refused to confirm its responsibility within one month after receiving the respective request of the economic operator wishing to make available on the market the surplus product.	<i>deleted</i>	<i>deleted</i> TM 26/9
<i>Article 12(5), second subparagraph</i>				
318				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Where the economic operator has used this derogation, the declaration of performance shall be labelled “declaration of performance for surplus product”.	Where the economic operator has used this derogation, the declaration of performance shall be labelled “declaration of performance for surplus product”.	<i>deleted</i>	<i>deleted</i>  TM 26/9
<i>Article 12(6), first subparagraph</i>				
319	6. Article 21(3) and Article 22(1) shall only apply to products falling under the derogations of paragraphs 1 to 5 where the economic operator making them available on the market requests their application.	6. Article 21(3) and Article 22(1) shall only apply to products falling under the derogations of paragraphs 1 to 5 where the economic operator making them available on the market requests their application.	<i>deleted</i>	<i>deleted</i>  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 12(6), second subparagraph</i>				
320	Article 21(2) shall not apply to products falling under the derogations of paragraphs 1 to 5. However, the economic operators shall provide the information set out in Annex I Part D.	Article 21(2) shall not apply to products falling under the derogations of paragraphs 1 to 5. However, the economic operators shall provide the information set out in Annex I Part <del>DC</del> 3.	<i>deleted</i>	<i>deleted</i>  TM 26/9
<i>Article 12(7)</i>				
321	7. Unless the economic operator opts for the application of harmonised technical specifications, the products falling under the derogations of	7. Unless the economic operator opts for the application of harmonised technical specifications, the products falling under the derogations of	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	paragraphs 1 to 5 shall be exempted from threshold levels, product requirements and applicable harmonised technical specifications.	paragraphs 1 to 5 shall be exempted from threshold levels, product requirements and applicable harmonised technical specifications.		TM 26/9
Article 12(8)				
322	8. By issuing the declaration of performance, the economic operator assumes responsibility for the conformity of the product with such declared performance and becomes liable in accordance with EU and national laws on contractual and extra-contractual liability. In the absence of objective indications to the	8. By issuing the declaration of performance, the economic operator assumes responsibility for the conformity of the product with such declared performance and becomes liable in accordance with EU and national laws on contractual and extra-contractual liability. In the absence of objective indications to the	deleted	deleted TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	contrary, Member States shall presume the declaration of performance to be accurate and reliable.	contrary, Member States shall presume the declaration of performance to be accurate and reliable.		
Article 12(9)				
323	9. This article shall not apply to used, remanufactured or surplus products which have never been placed on the Union market or which have never been installed in the Union.	9. This article shall not apply to used, remanufactured or surplus products which have never been placed on the Union market <del>or</del> <i>which have never been installed in the Union.</i>	<i>deleted</i>	<i>deleted</i>  TM 26/9
Article 13				



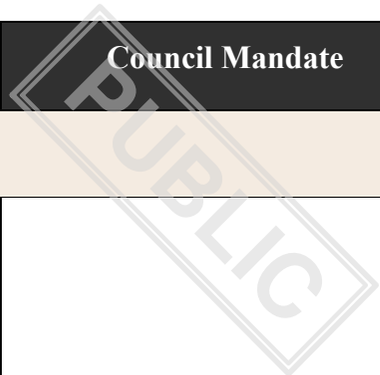
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
324	Article 13 Declaration of conformity	Article 13 Declaration of conformity	<del>Article 13</del>  deleted	deleted  TM 26/9
Article 13(1)				
325	1. Before placing a product on the market, the manufacturer who is not exempted from the obligation to produce a declaration of performance shall:	1. Before placing a product on the market, the manufacturer who is not exempted from the obligation to produce a declaration of performance shall:	deleted	deleted  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 13(1), point (a)</i>				
326	(a) verify the product's compliance with the product requirements of Annex I Part B and C to the extent that they have been specified by delegated acts in accordance with Article 5(2), and with the product requirements of Annex I Part D;	(a) verify the product's compliance with the product requirements of Annex I, <u>Parts C1 and C2-Part B and C</u> to the extent that they have been specified by delegated acts in accordance with Article <del>5(2)</del> <u>5(1)</u> , and with the product <u>information</u> requirements of Annex I, <u>Part C3-Part D</u> ;	<i>deleted</i>	<i>deleted</i>  TM 26/9
<i>Article 13(1), point (b)</i>				
327				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) undergo the respective assessment and verification system set out in Annex V; and	(b) undergo the respective assessment and verification system set out in Annex V; and	<i>deleted</i>	<i>deleted</i>  TM 26/9
Article 13(1), point (c)				
328	(c) draw up a declaration of conformity.	(c) draw up a declaration of conformity.	<i>deleted</i>	<i>deleted</i>  TM 26/9





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	liable in accordance with national laws on contractual and extra-contractual liability, and this even where it did not act negligently. In case of non-compliance or absence of a declaration of conformity, the product may not be made available on the market. In the absence of objective indications to the contrary, Member States shall presume the declaration of conformity drawn up by the manufacturer to be accurate and reliable.	liable in accordance with national laws on contractual and extra-contractual liability, <del>and this even where it did not act negligently. In case of non-compliance or absence of a declaration of conformity, the product may not be made available on the market.</del> In the absence of objective indications to the contrary, Member States shall presume the declaration of conformity drawn up by the manufacturer to be accurate and reliable.		TM 26/9
Article 14				
331	Article 14	Article 14	<del>Article 14</del>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Content of the declaration of conformity	Content of the declaration of conformity	<i>deleted</i>	<i>deleted</i> TM 26/9
Article 14(1)				
332	1. The declaration of conformity shall express conformity of a product with product requirements referred to in Article 5(1) and (2).	1. The declaration of conformity shall express conformity of a product with product requirements referred to in Article <del>5(1) and (2)</del> <u>5 and product information requirements referred to in Article 4a.</u>	<i>deleted</i>	<i>deleted</i> TM 26/9
Article 14(2)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
333	2. The manufacturer shall combine the declaration of conformity with the declaration of performance into a single declaration, to be labelled “Declaration of performance and conformity” as set out in Annex II.	2. The manufacturer shall combine the declaration of conformity with the declaration of performance into a single declaration, to be labelled “Declaration of performance and conformity” as set out in Annex II.	<i>deleted</i>	<i>deleted</i>  TM 26/9
Article 14(3)				
334	3. Article 11(2) to (4) and Article 12 shall apply with regard to the declaration of conformity.	3. <del>Article 11(2) to (4) and</del> Article 12 shall apply with regard to the declaration of conformity.	<i>deleted</i>	<i>deleted</i>  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
336	<p>Article 15</p> <p>Supply of the declaration of performance and of the declaration of conformity</p>	<p>Article 15</p> <p>Supply of the declaration of performance and of the declaration of conformity</p>	<p>Article 15</p> <p>Supply of the declaration of performance and <del>of the declaration</del> of conformity</p>	<p>Article 15</p> <p>Supply of the declaration of performance and <del>of the declaration</del> of conformity</p> <p>TM 26/9</p> <p>Council Mandate</p>
Article 15(1), first subparagraph				
337	<p>1. The manufacturer shall supply by electronic means a copy of the</p>	<p>1. The manufacturer shall supply by electronic means a copy of the</p>	<p>1. <del>The manufacturer</del> <u>Economic operators</u> shall supply <del>by</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	declaration of performance and of the declaration of conformity of each product which is made available on the market.	declaration of performance and of the declaration of conformity of each product which is made available on the market.	<del>electronic means</del> a copy of the declaration of performance and <del>of the declaration of</del> conformity <del>of</del> <u>with</u> each product which is made available on the market.	Linked to Art. 89
Article 15(1), second subparagraph				
338	However, where a batch of the same product is supplied to a single user, it may be accompanied by a single copy of the declarations.	However, where a batch of the same product is supplied to a single user, it may be accompanied by a single copy of the declarations.	However, where a batch of the same product is supplied to a single user, it may be accompanied by a single copy of the <del>declarations</del> <u>declaration</u> .	However, where a batch of the same product is supplied to a single user, it may be accompanied by a single copy of the <del>declarations</del> <u>declaration</u> .  TM 26/9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Council Mandate
Article 15(2), first subparagraph				
339	<p>2. Where the declaration is provided by electronic means, the manufacturer shall issue that declaration in a commonly readable, but unamendable electronic format. Alternatively, the manufacturer may use a permalink provided that the permalink and the document accessible via the permalink are unamendable. Commission Delegated Regulation (EU) No 157/2014<sup>1</sup> shall apply under this</p>	<p>2. <del>Where</del> The declaration <del>is</del> provided by electronic means; <u>shall be issued by the manufacturer in a machine-readable, but unamendable electronic format.</u></p> <p><u>The Commission shall issue standardisation requests which aim at the elaboration of standard formats for machine-readable declarations for each harmonised technical specification.</u></p>	<p><i>deleted</i></p>	<p><u>Linked to Art. 89</u></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Regulation.</p> <p>_____</p> <p>1. Commission Delegated Regulation (EU) No 157/2014 of 30 October 2013 on the conditions for making a declaration of performance on construction products available on a website; OJ L 52, 21.2.2014, p. 1.</p>	<p><u><i>The Commission shall ensure that these standard formats are developed according to a uniform concept. As part of the <del>that</del> declaration in a</i></u> commonly readable, <del>but unamendable</del> electronic format. <del>Alternatively,</del> the manufacturer may use a permalink <u><i>or a data carrier</i></u> provided that the permalink <u><i>or data carrier</i></u> and the document accessible via the permalink <u><i>or data carrier</i></u> are unamendable. Commission Delegated Regulation (EU) No 157/2014<sup>1</sup> shall apply under this Regulation.</p> <p>_____</p> <p>1. Commission Delegated</p>	<p style="text-align: center; opacity: 0.5; font-size: 48px; transform: rotate(-15deg);">PUBLIC</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation (EU) No 157/2014 of 30 October 2013 on the conditions for making a declaration of performance on construction products available on a website; OJ L 52, 21.2.2014, p. 1.		
<i>Article 15(2), second subparagraph</i>				
340	The manufacturer shall supply a paper copy of the declarations if the recipient requests for such paper copy.	The manufacturer shall supply a paper copy of the declarations if the recipient requests for such paper copy.	<del>The manufacturer shall supply</del> A paper copy of the <del>declarations</del> <u>declaration shall be supplied</u> if the recipient requests for such paper copy.	Linked to Art. 89

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 15(3)				
341	3. Declarations may contain permalinks to unamendable environmental product declarations or other unamendable documents containing the requested information if those documents follow the order and structure of the declarations or if a correlation table linking the order of the declarations to the order of these documents is provided together with the permalink.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 15(4)				
342				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>4. The manufacturer shall supply the declaration of performance and the declaration of conformity in the language or the languages required by the Member States where the manufacturer intends to make the product available. Another economic operator who makes a product available in another Member State shall make available a translation of the declaration of performance and the declaration of conformity in the languages required by that Member State together with the original, and shall comply with paragraphs 1 and 2.</p>	<p>4. The manufacturer shall supply the declaration of performance and the declaration of conformity in the language or the languages required by the Member States where the manufacturer intends to make the product available. Another economic operator who makes a product available in another Member State shall make available a translation of the declaration of performance and the declaration of conformity in the languages required by that Member State together with the original, and shall comply with paragraphs 1 and 2.</p>	<p>4. The <del>manufacturer shall supply the</del> declaration of performance and <del>the declaration of conformity</del> <u>conformity shall be supplied</u> in the language or the languages required by the Member <del>States</del> <u>State</u> where <del>the manufacturer intends to make the product</del> <u>the product is placed or made</u> available <u>on the market. An-</u> <del>Another</del> economic operator <del>who makes a product available in another Member State shall make available a translation of the declaration of performance and the declaration of conformity in the languages required by that Member State other than the</del> <u>manufacturer seeking to make a product available on the market in a Member State requiring a</u></p>	<p>Council text, with "economic operator" to be checked.</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>different language may supply a translation of the declaration</u></p> <p>together with the original, <del>and shall comply with paragraphs 1 and 2.</del></p>	
Article 16				
343	<p>Article 16</p> <p>General principles and use of CE marking</p>	<p>Article 16</p> <p>General principles and use of CE marking</p>	<p>Article 16</p> <p>General principles and use of CE marking</p>	<p>Article 16</p> <p>General principles and use of CE marking</p> <p>Commission Proposal</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 16(1)				
344	1. The CE marking shall be subject to the general principles set out in Article 30 of Regulation (EC) No 765/2008.	1. The CE marking shall be subject to the general principles set out in Article 30 of Regulation (EC) No 765/2008.	1. The CE marking shall be subject to the general principles set out in Article 30 of Regulation (EC) No 765/2008.	1. The CE marking shall be subject to the general principles set out in Article 30 of Regulation (EC) No 765/2008.  Commission Proposal
Article 16(2)				
345	2. The CE marking shall be affixed to those products for which the manufacturer has drawn up a declaration of performance or	2. The CE marking shall be affixed to those products for which the manufacturer has drawn up a declaration of performance or	2. The CE marking shall <u>only</u> be affixed to those products for which the manufacturer has drawn up a declaration of performance <del>or</del> <u>and</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	conformity in accordance with Articles 9 and 11 to 14. The CE marking shall be affixed to key parts. The CE marking may not be affixed to parts which are not key parts.	<u>where applicable, a declaration of performance and</u> conformity in accordance with Articles 9 and 11 to 14. The CE marking shall be affixed to key parts. <del>The CE marking may not be affixed to parts which are not key parts.</del>	conformity in accordance with Articles 9 and 11 <del>to 14</del> . The CE marking <del>shall</del> <u>may not</u> be affixed to <del>key parts. The CE marking may not be affixed to parts</del> <u>parts or materials intended to be used for products covered by this Regulation for</u> which <del>are not key parts</del> <u>the manufacturer has opted for the application of this Regulation in accordance with article 2(1)(e)</u> .	
Article 16(3)				
346	3. If neither a declaration of performance nor a declaration of conformity has been drawn up by	3. If neither a declaration of performance nor a declaration of conformity has been drawn up by	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the manufacturer, the CE marking shall not be affixed.	the manufacturer, the CE marking shall not be affixed.		
Article 16(4)				
347	<p>4. By affixing or having affixed the CE marking, the economic operator indicates that it takes responsibility for the conformity of the product with the declared performance and applicable product requirements of this Regulation or laid down in accordance with this Regulation. By affixing the CE marking, the economic operator becomes liable for the declared performance and the fulfilment of these</p>	<p>4. By affixing or having affixed the CE marking, the economic operator indicates that it takes responsibility for the conformity of the product with the declared performance and applicable product requirements of this Regulation or laid down in accordance with this Regulation. By affixing the CE marking, the economic operator becomes liable for the declared performance and the fulfilment of these</p>	<p>4. By affixing or having affixed the CE marking, the economic operator indicates that it <u>has assumed</u> <del>takes</del> responsibility for the conformity of the product with the declared performance and applicable product requirements <del>of this Regulation or</del> laid down in accordance with this Regulation. <del>By affixing the CE marking, the economic operator becomes liable for the declared performance and the fulfilment of these requirements</del></p>	<p>4. By affixing or having affixed the CE marking, the economic operator indicates that it <del>takes</del> <u>has assumed</u> responsibility for the conformity of the product with the declared performance and applicable product requirements <del>of this Regulation or</del> laid down in accordance with this Regulation. By affixing the CE marking, the economic operator becomes liable for the declared performance and the fulfilment of these</p>

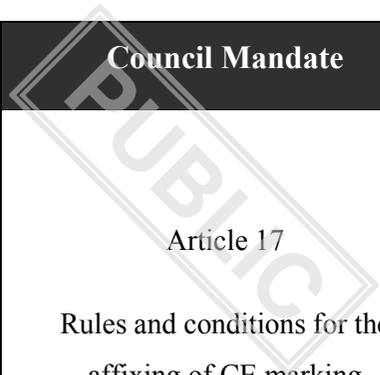
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	requirements in accordance with national law on contractual and extra-contractual liability.	requirements in accordance with national law on contractual and extra-contractual liability.	<del>in accordance with national law on contractual and extra-contractual liability.</del>	requirements in accordance with national law on contractual and extra-contractual liability.  TM 26/9  EP Mandate
Article 16(5), first subparagraph				
348	5. The CE marking shall be the only marking which attests the performance of the product with regard to assessed essential characteristics and the conformity	5. The CE marking shall be the only marking which attests the performance of the product with regard to assessed essential characteristics and the conformity	5. The CE marking shall be the only marking which attests the performance of the product with regard to assessed essential characteristics <del>and</del> <u>in accordance</u>	5. The CE marking shall be the only marking which attests the performance of the product with regard to assessed essential characteristics <del>and</del> <u>in accordance</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of the product with this Regulation.	of the product with this Regulation.	<u>with this Regulation as well as</u> the conformity of the product with this Regulation.	<u>with this Regulation as well as</u> the conformity of the product with this Regulation.  Council Mandate
Article 16(5), second subparagraph				
349	Member States shall not introduce any references or shall withdraw any references in national measures to a marking attesting conformity with requirements or the declared performance in relation to the essential characteristics covered by the harmonised zone.	Member States shall not introduce any references or shall withdraw any references in national measures to a marking attesting conformity with requirements or <del>the declared performance in relation to the essential characteristics covered by the harmonised zone</del> <u>essential characteristics unless a basis for</u>	<i>deleted</i>	<u>Linked to Art. 7 (rows 349 to 352)</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>such reference was laid down in accordance with Article 7(5).</u>		
<i>Article 16(6), first subparagraph</i>				
350	6. A Member State shall not prohibit or impede, within its territory or under its responsibility, the making available on the market or the use of products bearing the CE marking, when the declared performances correspond to the requirements for such use in that Member State.	6. A Member State shall not prohibit or impede, within its territory or under its responsibility, the making available on the market or the use of products bearing the CE marking, when the declared performances correspond to the requirements for such use in that Member State. <u>Only those requirements covered by the harmonised zone shall be considered by that Member State.</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 16(6), second subparagraph</i>				
351	A Member State shall not prohibit or impede, within its territory or under its responsibility, the making available on the market or the use of products bearing the CE marking, when the product conforms with product requirements set-up in or by means of this Regulation, unless it is specified in the respective harmonised technical specification that the respective requirements constitute only minimum requirements.	A Member State shall not prohibit or impede, within its territory or under its responsibility, the making available on the market or the use of products bearing the CE marking, when the <u>declared performances correspond to the requirements in that Member State or the</u> product conforms with product requirements set-up in or by means of this Regulation, unless it is specified in the respective harmonised technical specification that the respective requirements constitute only minimum	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requirements.		
<i>Article 16(7)</i>				
352	7. A Member State shall ensure that the use of products bearing the CE marking shall not be impeded by rules or conditions imposed by public bodies or private bodies acting as a public undertaking, or acting as a public body on the basis of a monopoly position or under a public mandate.	7. A Member State shall ensure that the use of products bearing the CE marking shall not be impeded by rules or conditions imposed by public bodies or private bodies acting as a public undertaking, or acting as a public body on the basis of a monopoly position or under a public mandate.	<i>deleted</i>	
<i>Article 17</i>				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
353	<p>Article 17</p> <p>Rules and conditions for the affixing of CE marking</p>	<p>Article 17</p> <p>Rules and conditions for the affixing of CE marking</p>	<p>Article 17</p> <p>Rules and conditions for the affixing of CE marking</p>	<p>Article 17</p> <p>Rules and conditions for the affixing of CE marking</p> <p>Commission Proposal</p>
Article 17(1)				
354	<p>1. The CE marking shall be affixed visibly, legibly and indelibly to the product or to a label attached to it. Where this is not possible or not warranted on account of the nature of the</p>	<p>1. The CE marking shall be affixed visibly, legibly and indelibly to the product or to a label attached to it. Where this is not possible or not warranted on account of the nature of the</p>	<p>1. The CE marking shall be affixed visibly, legibly and indelibly to the product <del>or to a label attached to it</del>. Where this is not possible or not warranted on account of the nature of the</p>	<p>1. The CE marking shall be affixed visibly, legibly and indelibly to the product <del>or to a label attached to it</del>. Where this is not possible or not warranted on account of the nature of the</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	product, it shall be affixed to the packaging or to the accompanying documents.	product, it shall be affixed to the packaging or to the accompanying documents.	product, <u>the CE marking<del>#</del></u> shall be affixed to <u>a label attached to the product or to</u> the packaging or, <u>where that is also not possible,</u> to the accompanying documents.	product, <u>the CE marking<del>#</del></u> shall be affixed to <u>a label attached to the product or to</u> the packaging or, <u>where that is also not possible,</u> to the accompanying documents.  TM 26/9  Council Mandate
Article 17(2), first subparagraph				
355	2. The CE marking shall be followed by:	2. The CE marking shall be followed by:	2. The CE marking shall be followed by:	2. The CE marking shall be followed by:



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 17(2), first subparagraph, point (a)				
356	(a) the two last digits of the year in which it was first affixed;	(a) the two last digits of the year in which it was first affixed;	(a) the two last digits of the year in which <u>the CE-marking-#</u> was first affixed; <u>or, in case of used products, the two last digits of the year when the product was de-installed followed by the last two digits of the year in which the CE marking was affixed on the used product;</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 17(2), first subparagraph, point (b)				
357	(b) the name and the registered address of the manufacturer, or the identifying mark allowing identification of the name and address of the manufacturer easily and without any ambiguity;	(b) the name and the registered address of the manufacturer, or the identifying mark allowing identification of the name and address of the manufacturer easily and without any ambiguity;	(b) the name and the registered address <i>of the manufacturer</i> , or the identifying mark allowing <u>easy and unambiguous</u> identification of the name and address <sub>2</sub> of the manufacturer <i>easily and without any ambiguity</i> ;	(b) the name and the registered address <i>of the manufacturer</i> , or the identifying mark allowing <u>easy and unambiguous</u> identification of the name and address <sub>2</sub> of the manufacturer <i>easily and without any ambiguity</i> ;  TM 26/9  Council Mandate
Article 17(2), first subparagraph, point (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
358	(c) the name and the registered address of the authorised representative, or the identifying mark allowing identification of the name and address of the authorised representative easily and without any ambiguity where the manufacturer does not have a place of business in the Union or where the manufacturer chooses to have an authorised representative;	(c) the name and the registered address of the authorised representative, or the identifying mark allowing identification of the name and address of the authorised representative easily and without any ambiguity where the manufacturer does not have a place of business in the Union or where the manufacturer chooses to have an authorised representative;	(c) the name and the registered address <del>of the authorised representative</del> , or the identifying mark allowing <u>easy and unambiguous</u> identification of the name and address <sub>2</sub> of the authorised representative <del>easily and without any ambiguity where the manufacturer does not have a place of business in the Union or</del> where <del>the manufacturer chooses to have an authorised</del> <u>representative available</u> ;	Linked to Art. 23(1)
Article 17(2), first subparagraph, point (d)				
359				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(d) the unique identification code of the product-type, the permalink to the manufacturer's products registration(s) in Union databases and the precise location therein where the product can be found;	(d) the unique identification code of the product-type, the permalink <u>or data carrier</u> to the manufacturer's products registration(s) in Union databases <del>and the precise location therein where the product can be found</del> <u>or to the manufacturer's website;</u>	(d) the unique identification code of the product-type, <del>the permalink to the manufacturer's products registration(s) in Union databases and the precise location therein where the product can be found;</del>	Linked to digital product passport.
Article 17(2), first subparagraph, point (e)				
360	(e) the permalink to the manufacturer's own product presentation website, if any there is any;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 17(2), first subparagraph, point (f)				
361	(f) the reference number of the declaration of performance; and	(f) the reference number of the declaration of performance; and	(f) the reference <del>number</del> <u>code</u> of the declaration of performance; and <u>conformity</u> ;	(f) the reference <del>number</del> <u>code</u> of the declaration of performance; and <u>conformity</u> ;  TM 26/9  Council Mandate
Article 17(2), first subparagraph, point (g)				
362	(g) the identification number of		(g) the identification number of the notified body <u>or bodies</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the notified body, if applicable.	<i>deleted</i>	<u>verifying the product type and assessing the factory production control</u> , if applicable; <del>and</del>	
Article 17(2), first subparagraph, point (ga)				
362a			<u>(h) a permalink to the product registration in the database or system established in accordance with Article 78, where available.</u>	Linked to digital product passport.
Article 17(2), second subparagraph				
363	The items listed in points d) to f) may be replaced by a permalink to	The items listed in points d) to f) may be replaced by a permalink <u>or</u>	The <del>items</del> <u>information</u> listed in points d) to f) may be replaced by a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the combined declaration of performance and of conformity (electronic CE marking).	<a href="#">data carrier</a> to the combined declaration of performance and of conformity (electronic CE marking).	permalink to the <del>combined</del> declaration of performance and <del>of</del> conformity (electronic CE marking).	Linked to digital product passport.
Article 17(3)				
364	3. The CE marking shall be affixed before the product is placed on the market or directly installed into a construction work. It may be subsequently followed by a pictogram or any other mark indicating a special risk or use.	3. The CE marking shall be affixed before the product is placed on the market <del>or directly installed into a construction work</del> . It may be subsequently followed by a pictogram or any other mark indicating a special risk or use.	3. The CE marking shall be affixed before the product is placed on the market <del>or directly installed into a construction work</del> . It may be subsequently followed by a pictogram or any other mark indicating a special risk or use.	3. The CE marking shall be affixed before the product is placed on the market <del>or directly installed into a construction work</del> . It may be subsequently followed by a pictogram or any other mark indicating a special risk or use.  EP Mandate

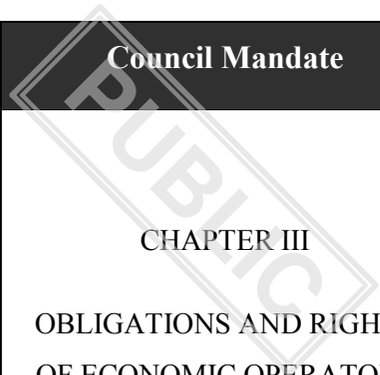
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 18				
365	Article 18 Other markings	Article 18 Other markings	Article 18 Other markings <u>and performance claims</u>	
Article 18, first paragraph				
366	Markings other than the CE marking, including private ones, may be affixed on a product only if they do not cover or refer to harmonised technical specifications	Markings other than the CE marking, including private ones, may be affixed on a product only if they do not <del>cover or refer to</del> <i>harmonised technical</i>	<u>1.</u> Markings other than the CE marking, including private ones, may <u>not</u> be affixed on a product <del>only</del> if they <u>indicate that the product's performance in relation</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	or to product requirements or essential characteristics or assessment methods included in the harmonised zone.	<del>specifications or to</del> <u>only signify conformity of the product with the declared performance or with the product requirements</u> <del>or essential characteristics or assessment methods included in the harmonised zone</del> <u>set out in this Regulation and if those requirements are not mandatory for the marketing or use of a product. Those restrictions do not apply to the EU Ecolabel and other officially recognised type I- ecolabels (ISO 14024).</u>	<u>to essential characteristics covered by applicable</u> <del>-do not cover or refer to</del> harmonised technical specifications <del>or to product requirements or essential characteristics or assessment methods included in the harmonised zone</del> <u>had to be assessed in a different way than what has been laid down by this Regulation. This does not apply to markings which indicate conformity with legislation of third countries.</u>	
Article 18, second paragraph				
367	No other marking than marking set	<u>No Markings</u> other <del>marking than</del>	<u>2. No</u> Other <del>marking than marking</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>out by Union legislation may be affixed on a product in a distance smaller than the double length of the CE marking measured from any point of the CE and the other marking set out by Union law.</p>	<p><del>marking</del> <u>than markings</u> set out by Union legislation may be affixed on a product, <u>provided that those markings do not impair the visibility, legibility and meaning in</u> <del>a distance smaller than the double length of the CE marking measured from any point</del> of the CE <del>and the other marking set out by Union law.</del></p>	<p><del>set out by Union legislation may be affixed on a product in a distance smaller than the double length of the CE marking measured from any point</del> <u>markings allowed in accordance with paragraph 1 shall not impair the visibility, legibility and meaning</u> of the CE <del>and the other marking set out by Union law.</del></p>	
Article 18, third paragraph				
368	<p>No other marking than the CE marking may be placed on the declaration of performance or the declaration of conformity.</p>	<p>No other marking than the CE marking may be placed on the declaration of performance or the declaration of conformity.</p>	<p><i>deleted</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 18, third paragraph a</i>				
368a			<p><u>3. Where a product is covered by a harmonised technical specification, a claim made by an economic operator about product performance, which concerns an essential characteristic covered by the specification, shall be in compliance with the assessment method for that particular essential characteristic as laid down in the harmonised technical specification.</u></p>	
<i>Article 18, fifth paragraph</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
368b			<p><u>4. Where a product is covered by harmonised technical specifications, claims about its performance in relation to the essential characteristics laid down in those harmonised technical specification may be provided elsewhere than in the declaration of performance and conformity only if in parallel provided in the declaration of performance and conformity. This obligation shall not apply to situations where, in accordance with Article 10, no declaration of performance and conformity has been drawn up.</u></p>	
CHAPTER III				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
369	CHAPTER III OBLIGATIONS AND RIGHTS OF ECONOMIC OPERATORS	CHAPTER III OBLIGATIONS AND RIGHTS OF ECONOMIC OPERATORS	CHAPTER III OBLIGATIONS AND RIGHTS OF ECONOMIC OPERATORS	CHAPTER III OBLIGATIONS AND RIGHTS OF ECONOMIC OPERATORS  Commission Proposal
Article 19				
370	Article 19 Obligations of all economic operators			

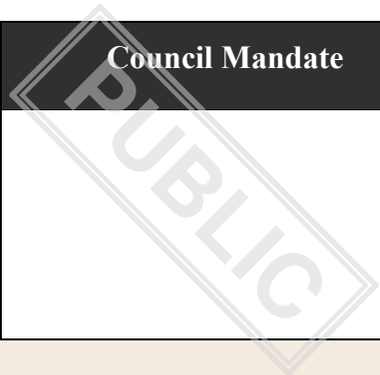


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 19(-1)				
370a			<u>0. The obligations of economic operators under this Chapter are only applicable in relation to products covered by a harmonised technical specification or to products CE-marked based on a European technical assessment.</u>	
Article 19(1)				
371				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>1. An economic operator shall take all necessary measures to ensure continued compliance, including of products, with this Regulation. Where non-compliance of the economic operator or of a product has been stated and corrective action has been requested by a market surveillance authority in accordance with Article 70(1), the economic operator shall submit progress reports to that authority until that authority decides that the corrective action can be closed.</p>	<p>1. An economic operator shall take all necessary measures to ensure continued compliance, <del>including of products,</del> with this Regulation. Where non-compliance of the economic operator or of a product has been stated and corrective action has been requested by a market surveillance authority in accordance with Article 70(1), the economic operator shall submit progress reports to that authority until that authority decides that the corrective action can be closed.</p>	<p>1. An economic operator shall take all necessary measures to ensure continued compliance, including of products, with this Regulation. <del>Where non-compliance of the economic operator or of a product has been stated and corrective action has been requested by a market surveillance authority in accordance with Article 70(1), the economic operator shall submit progress reports to that authority until that authority decides that the corrective action can be closed.</del></p>	
Article 19(2)				
372	<p>2. Where diverging statements of</p>			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>non-compliance of an economic operator or of a product and requests for corrective action emanate from authorities of different Member States, an economic operator shall take differentiated measures, subject to where the products are intended to be made available on the market or directly installed. Where this is not possible or where a more severe measure imposed by one Member State encompasses the less severe measure imposed by another, the more severe measure shall be taken. Where these rules do not lead to a clear result, the Member States concerned and the Commission, and, on their request, other Member States shall try to find a common solution and, if</p>	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	need is, adopt an implementing act in accordance with Article 33.			
<i>Article 19(3), first subparagraph</i>				
373	3. An economic operator shall, on request of an authority, communicate any economic operator or other actor to that authority:	3. An economic operator shall, on request of <del>the</del> <u>the competent</u> authority, communicate any economic operator or other actor to that authority:	3. An economic operator shall, on request of <del>the</del> <u>a market surveillance</u> authority, <del>communicate</del> <u>identify</u> any economic operator or other actor to that authority:	
<i>Article 19(3), first subparagraph, point (a)</i>				
374	(a) who has supplied it with a product, including components or	(a) who has supplied it with a product, including components or	(a) who has supplied it with a product, including components or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	replacement parts of products, or services, with relevance for a product, and the quantity of that supply;	replacement parts of products, or services, with relevance for a product, and the quantity of that supply;	<del>replacement spare</del> parts of products, <del>or services, with relevance for a product, and the quantity of that supply</del> <u>and the quantity of that supply, or who has supplied it with a service covered by this Regulation;</u>	
Article 19(3), first subparagraph, point (b)				
375	(b) to who it has supplied a product, including components or replacement parts of products, or services, with relevance for a product, and the quantity of that supply;	(b) to who it has supplied a product, including components or replacement parts of products, or services, with relevance for a product, and the quantity of that supply;	(b) to <del>who</del> <u>whom</u> it has supplied a product, including components or <del>replacement spare</del> parts of products, <del>or services, with relevance for a product, and the quantity of that supply</del> <u>and the quantity of that supply, or to whom it has supplied a service</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><a href="#">covered by this Regulation;</a></u>	
Article 19(3), first subparagraph, point (c)				
376	(c) who is involved in financial and other collateral services linked to the making available or direct installation of products.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 19(3), second subparagraph				
377	When identifying the operators referred to in first subparagraph, an economic operator shall inform the authority about to all connected	When identifying the operators referred to in first subparagraph, an economic operator shall inform the authority about <i>to all connected</i>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	data, including:	<del>data, including</del> <u>the following</u> :		
Article 19(3), second subparagraph, point (i)				
378	(i) addresses of the operators referred to in the first subparagraph;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 19(3), second subparagraph, point (ii)				
379	(ii) contact details of these operators;	(ii) contact details, <u>including addresses, email addresses and websites of the</u> <del>of these</del> operators <u>referred to in the first</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>subparagraph;</u>		
Article 19(3), second subparagraph, point (iii)				
380	(iii) email addresses, websites and social media profiles of these operators;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 19(3), second subparagraph, point (iv)				
381	(iv) tax and company registration numbers of these operators;	(iv) tax and company registration numbers of these operators;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 19(3), second subparagraph, point (v)</i>				
382	(v) bank accounts of these operators; and	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 19(3), second subparagraph, point (vi)</i>				
383	(vi) names, addresses, contact details of natural or legal persons acting for those operators.	(vi) names, addresses, contact details of natural or legal persons acting for those operators, <u>if relevant, and, in any event, in compliance with [GDPR].</u>	<i>deleted</i>	
<i>Article 19(4)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
384	<p>4. An economic operator shall be able to present all documentation and information referred to in this Chapter to authorities for a period of ten years after they have last been in possession or dealing with the product in question, unless they are permanently available via the product registration database or system established in accordance with Article 78. It shall present the documentation and information within 10 days of receipt of a request by the respective authority.</p>	<p>4. An economic operator shall be able to present all documentation, <u>including the declaration of performance and the declaration of conformity, through the digital construction products passport, as well as</u> <del>and</del> information referred to in this Chapter to authorities for a period of ten years after they have last been in possession or dealing with the product in question, <del>unless they are permanently available via the product registration database or system established in accordance with Article 78.</del> It shall present the documentation and information within 10 days of receipt of a request by the respective authority.</p>	<p>4. An economic operator shall <del>be able to present all documentation and</del> <u>keep all documents and all</u> information referred to in this Chapter <u>at the disposal of market surveillance</u> <del>to</del> authorities for a period of <u>at least</u> ten years after <u>the economic operator supplied or was supplied</u> <del>they have last been in possession or dealing</del> with the product <u>or service</u> in question, unless <del>they are permanently</del> <u>the documents or the information have been made</u> available via the <u>product registration</u> <del>database or system established</del> in accordance with <del>Article 78</del> <u>paragraph 5</u>. <u>An economic operator</u> <del>It</del> shall present the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<del>documentation</del> <u>documents</u> and information within 10 days of receipt of a request by the respective authority.	
Article 19(4a)				
384a			<u>(a) the declaration of performance and conformity referred to in Article 11 in the form of a product data sheet;</u>	
Article 19(5), first subparagraph				
385	5. An economic operator shall		5. <del>An economic operator shall</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	provide all the requested data into the database or system established in accordance with Article 78 within two months after the availability of that database or system has been stated in a publication of the Official Journal and bear the fees of registration linked thereto. It shall at least bi-annually verify the correctness of the provided data.	<i>deleted</i>	<del>provide all the requested data into</del> <u>Once</u> the database or system established in accordance with Article 78 <del>within two months after the availability of that database or system has been stated in a publication of the Official Journal and bear the fees of registration linked thereto. It shall at least bi-annually verify the correctness of the provided data.</del> <u>is operational, an economic operator may make the following data or documents available through that database or system :</u>	
Article 19(a), first subparagraph				
385a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>(b) the technical documentation referred to in Article 21(3); and</u>	
Article 19(a), second subparagraph				
385b			<u>(c) the general information, instructions for use and safety information referred to in Article 21(6).</u>	
Article 19(5), second subparagraph				
386	An economic operator shall register into its respective national	An economic operator shall register into its respective national	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	system established in accordance with Article 77(5).	system established in accordance with Article 77(5).		
<i>Article 19(5), third subparagraph</i>				
387	An economic operator shall make available to consumers and users communication channels, including telephone numbers, e-mail or dedicated sections of its website and social media page, allowing it to communicate any accident, other incident or safety issue it has experienced with the product.	An economic operator shall make available to consumers and users communication channels, including telephone numbers, e-mail or dedicated sections of its website and social media page, allowing it to communicate any accident, other incident or safety issue it has experienced with the product.	<i>deleted</i>	
<i>Article 19(b), 5., point (a)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
387a			<p><u>5a. Five months after the entry into force of the implementing act referred to in Article 78(1d), an economic operator shall:</u></p>	
Article 19(b), fourth subparagraph, point (a)				
387b			<p><u>(a) before placing a product on the market, ensure that the corresponding data or documents referred to in paragraph 5 points (a) and (c) have been shared or uploaded in the database or system established in accordance with Article 78;</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 19(b), fourth subparagraph, point (b)				
387c			<p><u>(b) before making a product available on the market in a Member State requiring the data or documents referred to in paragraph 5 points (a) and (c) to be in a different language than what has previously been shared or uploaded, ensure that a translation of the data or documents have been shared or uploaded in the database or system established in accordance with Article 78.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 19(6)				
388	<p>6. An economic operator may inform authorities of any likely infringement of this Regulation it becomes aware of. Where this economic operator considers that non-conforming products present a risk to human safety or to the environment, it shall immediately inform the competent authorities of the Member States in which it made the product available thereof, giving details, in particular, of the non-compliance and of any corrective measures taken.</p>	<p>6. An economic operator <del>may</del><u>shall</u> inform authorities of any likely infringement of this Regulation it becomes aware of. Where this economic operator considers that non-conforming products present a risk to human safety or to the environment, it shall immediately inform the competent authorities of the Member States in which it made the product available thereof, giving details, in particular, of the non-compliance and of any corrective measures taken.</p>	<p>6. An economic operator may inform authorities of any likely infringement of this Regulation it becomes aware of. Where this economic operator considers that non-conforming products present a risk to human safety or to the environment, it shall immediately inform the competent authorities of the Member States in which it made the product available thereof, giving details, in particular, of the non-compliance and of any corrective measures taken.</p>	
Article 19(7)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
389	<p>7. An economic operator subject to certification by a notified body or supplying services or parts to manufacturers shall permit notified bodies to have access to its documentation and to its premises to the extent that this is needed for the activities of the notified bodies. It shall produce correct information for notified bodies and shall correct any incorrect information.</p> <p>Moreover, this economic operator shall inform the notified body within one month of all changes that might affect the compliance with this Regulation.</p>	<p>7. An economic operator subject to certification by a notified body or supplying services or parts to manufacturers shall permit notified bodies to have access to its documentation and to its premises to the extent that this is needed for the activities of the notified bodies. It shall produce correct information for notified bodies and shall correct any incorrect information.</p> <p>Moreover, this economic operator shall inform the notified body within one month of all changes that might affect the compliance with this Regulation.</p>	<p><i>deleted</i></p>	
Article 20				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
390	Article 20 Procedural rights of economic operators	<i>deleted</i>	<del>Article 20</del> <i>deleted</i>	<i>deleted</i>
Article 20(1)				
391	I. Any definitive or interim measure, decision or order taken or made by authorities pursuant to this Regulation against an economic operator and the natural or legal persons acting on their behalf shall state the exact grounds on which it is based.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 20(2)				
392	2. Any such measure, decision or order shall be communicated without delay to the relevant economic operator and the natural or legal persons acting on their behalf, who shall at the same time be informed of the remedies available to them under the law of the Member State concerned and of the time limits to which those remedies are subject.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 20(3)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
393	3. Before a measure, decision or order referred to in paragraph 1 is taken or made, the economic operator concerned shall be given the opportunity to be heard within an appropriate period of not less than 10 working days, unless there is urgency of the measure, decision or order, based on health or safety requirements or other grounds relating to the public interests covered by this Regulation.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 20(4)				
394	4. If the measure, decision or order			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	is taken or made without the economic operator being given the opportunity to be heard, the economic operator shall be given that opportunity as soon as possible thereafter and that measure, decision or order can be reviewed promptly by the market surveillance authority.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 20(5)				
395	5. Member States shall ensure that any measure covered by this Article can be appealed, with or without prior administrative appeal procedure, before a competent court. That court shall also be	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	competent for deciding on the suspensive effect of the appeal or interim measures to be imposed by the court in view of both the public interest and the interests of the economic operator.			
<i>Article 21</i>				
396	Article 21 Obligations of manufacturers	Article 21 Obligations of manufacturers	Article 21 Obligations of manufacturers	Article 21 Obligations of manufacturers  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 21(1)				
397	<p>1. The manufacturer shall determine the product type, respecting the boundaries set up therefore by the definition provided in Article 3 point (31). The product type shall be processed in accordance with the applicable assessment and verification system set out in Annex V. The manufacturer shall draw up a declaration of performance and a declaration of conformity in accordance with Articles 9 and Articles 11 to 15 and affix the CE marking in accordance with Articles 16 and 17.</p>	<p>1. The manufacturer shall determine the product type, respecting the boundaries set up therefore by the definition provided in Article 3 point (31). The <del>product type shall be processed in accordance with the applicable assessment and verification system set out in Annex V. The</del> manufacturer shall draw up a declaration of performance and a declaration of conformity in accordance with Articles 9 and Articles 11 to 15 and affix the CE marking in accordance with Articles 16 and 17.</p>	<p>1. <u>When placing a product on the market,</u> the manufacturer shall determine the product type, respecting the boundaries set up therefore by the definition provided in Article 3 point (31). The <del>product type</del> <u>manufacturer</u> shall <del>be processed in accordance with the applicable assessment and verification system set out in Annex V. The manufacturer shall draw up a declaration of performance and a declaration of conformity</del> <u>ensure that the product's performance is assessed in relation to both mandatory essential characteristics and those essential</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>characteristics intended to be declared. If the product is covered by product requirements adopted in accordance with <del>Articles 9 and Articles 11 to 15 and affix the CE marking</del> Article 5(1), the manufacturer shall ensure that the product has also been designed and constructed in accordance with <del>Articles 16 and 17</del> those requirements.</u></p>	
Article 21(1a)				
397a			<p><u>1a. Where a product's compliance with applicable requirements and its performance in relation to essential</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>characteristics referred to in paragraph 1 have been demonstrated in accordance with the applicable assessment and verification system or systems set out in Annex V, the manufacturer shall draw up a declaration of performance and conformity in accordance with Articles 9 to 11 and affix the CE marking in accordance with Articles 16 and 17.</u></p>	
Article 21(2)				
398	2. The manufacturer shall refrain from any claim about the characteristics of a product that is	2. The manufacturer shall refrain from any claim about the <u>essential</u> characteristics of a product that is	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	not based on:	not based on: <u>the assessment method contained in the applicable harmonised technical specification.</u>		
Article 21(2), point (a)				
399	(a) the assessment method contained in a harmonised technical specification where the relevant characteristic is covered by such; or	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 21(2), point (b)				
400				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) where no such assessment method exists, an assessment method which represents the most effective and advanced method to achieve an accurate assessment.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 21(3), first subparagraph</i>				
401	3. The manufacturer shall, as the basis for the declarations referred to in paragraph 1, draw up a technical documentation describing the intended use including the precise conditions for use and all the elements necessary to demonstrate performance and conformity.	3. The manufacturer shall, as the basis for the declarations referred to in paragraph 1, draw up a technical documentation describing the intended use including the <del>precise</del> conditions for use and all the elements necessary to demonstrate performance and conformity.	3. The manufacturer shall, as the basis for the <del>declarations referred to in paragraph 1</del> <u>declaration of performance and conformity</u> , draw up a technical documentation describing the <u>declared use which shall fall within the scope of the applicable</u> intended use. <u>The technical documentation shall describe</u> <del>including</del> the precise	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p>conditions for <u>the product's</u> use and <u>include</u> all the <u>relevant</u> elements necessary to demonstrate performance and conformity, <u>including information on procedures in place according to paragraph 4 and on the application of the system or systems applicable in Annex V and on any simplified procedures applied in accordance with Article 64 and 66.</u></p>	
Article 21(3), second subparagraph				
402	That technical documentation shall contain the mandatory or facultative calculation of	That technical documentation shall contain the mandatory or facultative calculation of	That technical documentation shall, <u>where applicable,</u> contain the <del>mandatory or facultative</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	environmental, including climate sustainability assessed in accordance with harmonised technical specifications adopted under this Regulation or with Commission acts adopted under this Regulation.	<del>environmental, including climate sustainability</del> <u>essential characteristics related to life cycle</u> assessed in accordance with harmonised technical specifications <del>adopted under this Regulation or with Commission acts</del> adopted under this Regulation.	<del>ealculation of environmental, including climate</del> <u>calculation</u> <del>substantiating the assessment of a</del> <u>product's environmental</u> sustainability <del>assessed in accordance with harmonised technical specifications adopted under this Regulation or with Commission acts adopted under this Regulation</del> <u>performance as referred to in Article 11(2a)</u> .	
Article 21(3), third subparagraph				
403	The second subparagraph shall not apply in case of used, remanufactured or surplus products, unless the economic	The second subparagraph shall not apply in case of used, remanufactured or surplus products, unless the economic	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	operator, subject to the obligations of this Article by virtue of Article 26, opts for the application of this Regulation for new products.	operator, subject to the obligations of this Article by virtue of Article 26, opts for the application of this Regulation for new products.		
<i>Article 21(4), first subparagraph</i>				
404	<p>4. The manufacturer shall ensure that procedures are in place to ensure that series production maintains the declared performance and conformity. Changes in the production process, in product design or in characteristics, and changes in the harmonised technical specifications by reference to which performance or conformity of a product is</p>	<p>4. The manufacturer shall ensure that procedures are in place to ensure that series production maintains the declared performance and conformity. Changes in the production process, in product design or in characteristics, and changes in the harmonised technical specifications by reference to which performance or conformity of a product is</p>	<p>4. The manufacturer shall ensure that procedures are in place <del>to ensure that</del> <u>for products that are part of</u> series production <del>maintains the</del> declared performance and <u>remain in</u> conformity <u>with this Regulation</u>. Changes in the production process, in product design or in characteristics, and changes in the <u>applicable</u> harmonised technical</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	declared or by application of which its performance or conformity is verified, shall be adequately taken into account and, in case the product's performance or conformity is affected, shall trigger a re-assessment in accordance with the relevant assessment procedure.	declared or by application of which its performance or conformity is verified, shall be adequately taken into account and, in case the product's performance or conformity is affected, shall trigger a re-assessment in accordance with the relevant assessment procedure.	specifications <del>by reference to which performance or conformity of a product is declared or by application of which its performance or conformity is verified</del> <u>or harmonised standards</u> , shall be adequately taken into account and, in case the product's performance or conformity is affected, shall trigger a re-assessment in accordance with the relevant assessment procedure.	
Article 21(4), second subparagraph				
405	The manufacturer shall, where deemed appropriate with regard to ensuring the accuracy, reliability	The manufacturer shall, where deemed appropriate with regard to ensuring the accuracy, reliability	The manufacturer shall, where deemed appropriate with regard to ensuring the accuracy, reliability	The manufacturer shall, where deemed appropriate with regard to ensuring the accuracy, reliability

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and stability of the declared performance and of the conformity of a product, carry out sample testing of products placed or made available on the market, and, if necessary, keep a register of complaints, of non-conforming products and product recalls, and shall keep importers and distributors informed of any such monitoring.	and stability of the declared performance and of the conformity of a product, carry out sample testing of products placed or made available on the market, and, if necessary, keep a register of complaints, of non-conforming products and product recalls, and shall keep importers and distributors informed of any such monitoring.	and stability of the declared performance and of the conformity of a product, carry out sample testing of products placed or made available on the market, <u>investigate</u> , and, if necessary, keep a register of complaints, of non-conforming products and product recalls, and shall keep importers and distributors informed of any such monitoring.	and stability of the declared performance and of the conformity of a product, carry out sample testing of products placed or made available on the market, <u>investigate</u> , and, if necessary, keep a register of complaints, of non-conforming products and product recalls, and shall keep importers and distributors informed of any such monitoring.  Council Mandate
Article 21(4), third subparagraph				
406	The procedures referred to in the	The procedures referred to in the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	first subparagraph, the sample tests referred to in the second subparagraph and the application of the applicable system of Annex V shall be described in the technical documentation referred to in paragraph 3.	first subparagraph, the sample tests referred to in the second subparagraph and the application of the applicable system of Annex V shall be described in the technical documentation referred to in paragraph 3.	<i>deleted</i>	
<i>Article 21(5), first subparagraph</i>				
407	5. The manufacturer shall ensure that its product bear a manufacturer-specific type number and a batch or serial number. If this is impossible, the required information shall be provided on the packaging, on an affixed tag or, as last resort, in a document	5. The manufacturer shall ensure that its <del>product</del> <u>products</u> bear a manufacturer-specific type number <del>and</del> <u>, a batch or serial number <u>or any other element enabling them to be identified</u></u> . If this is impossible, the required information shall be provided on	5. The manufacturer shall ensure that its product <del>bear</del> <u>bears</u> a manufacturer-specific <del>type-number</del> <u> <u>and unique identification code of the product type and, where available</u></u> , a batch or serial number. <del>If</del> <u> Where</u> this is <u>not possible on account of the nature of the</u>	

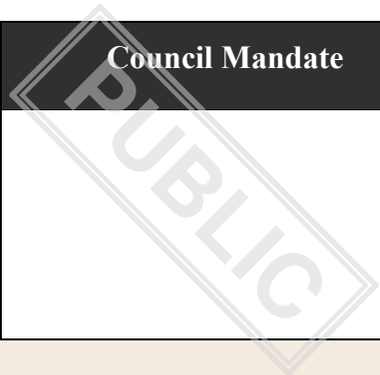
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accompanying the product.	the packaging, on an affixed tag or, as last resort, in a document accompanying the product.	<del>product impossible</del> , the required information shall be provided on the packaging, on an affixed <del>tag or, as last resort</del> <u>label or, where that is also not possible</u> , in a document accompanying the product.	
Article 21(5), second subparagraph				
408	The manufacturer shall in the same way as set out in the first subparagraph label a product as “Only for professional use” if it is not intended for consumers or other non-professional users. Products not labelled “Only for professional use” shall be deemed to be also intended for non-	The manufacturer shall in the same way as set out in the first subparagraph label a product as "Only for professional use" if <u>expertise is needed in order to use it and shall display the label to customers before</u> it is <del>not intended for consumers or other non-professional users</del> <u>bound by a sales</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>professional users and consumers in the meaning of this Regulation and the Regulation (EU) ... [Regulation on General Product Safety].</p>	<p><u>contract, including in case of distance selling.</u> Products not labelled "Only for professional use" shall be deemed to be also intended for non-professional users and consumers in the meaning of this Regulation and the Regulation (EU) ... [Regulation on General Product Safety].</p>		



*Article 21(5), third subparagraph*

G	409	<p>The manufacturer shall, in a visible manner, display to customers before it is bound by a sales contract, including in case of distance selling, the information which shall be labelled pursuant to</p>	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>	G
---	-----	---	----------------	----------------	----------------	---



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this Regulation or harmonised technical specifications.			
<i>Article 21(6), first subparagraph</i>				
410	6. When making a product available on the market in a certain Member State, the manufacturer shall ensure that the product is accompanied by the information set out in harmonised technical specifications and in Annex I Part D in a language determined by the Member State concerned or, in absence of such determination, in a language which can be easily understood by users.	6. When making a product available on the market, <u>the manufacturer who is not exempted in accordance with Article 10 of this Regulation</u> <del>in a certain Member State, the manufacturer</del> shall ensure that the product is accompanied by the information set out in harmonised technical specifications and in Annex I, <u>Part C3-Part D</u> in a language determined by the Member State concerned or, in	6. When making a product available on the market in a certain Member State, the manufacturer shall ensure that the product is accompanied by <del>the</del> <u>general information, instructions for use and safety information as set out set out in harmonised technical specifications and</u> in Annex <del>I-Part D-I-D</del> in a language determined by the Member State concerned or, in absence of such determination, in a language which can be easily	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		absence of such determination, in a language which can be easily understood by users.	understood by users.	
Article 21(6), second subparagraph				
411	The Commission may, by means of implementing acts determine the format and the way of transmission of information to be provided by the manufacturer in accordance with the first subparagraph.	The Commission <del>may, by means of</del> <u>shall adopt</u> implementing acts <del>to</del> determine the <u>electronic</u> format and the way of transmission of information to be provided by the manufacturer in accordance with the first subparagraph.	<i>deleted</i>	
Article 21(6), third subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
412	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	<i>deleted</i>	
<i>Article 21(7)</i>				
413	7. The manufacturer shall upload the data of the declaration of performance, of the declaration of conformity, the information referred to in paragraph 6 and the technical documentation in the EU product database or system established in accordance with Article 78.	7. The manufacturer shall upload the data of the declaration of performance, of the declaration of conformity, the information referred to in paragraph 6 <del>and the technical documentation in the EU product database or system</del> <u>in the construction digital product passport and construction product</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>passport registry</u> established in accordance with <del>Article 78</del> <u>Chapter IXa</u> .		
<i>Article 21(8)</i>				
414	8. The manufacturer who has reason to believe that a product which it has placed on the market is not in conformity with requirements of this Regulation or adopted in accordance with this Regulation, shall immediately take the necessary corrective measures to bring that product into conformity, or, if appropriate, to withdraw or recall it. If the issue is linked to a supplied component or	8. The manufacturer who has reason to believe that a product which it has placed on the market is not in conformity with requirements of this Regulation or adopted in accordance with this Regulation, shall immediately take the necessary corrective measures to bring that product into conformity, or, if appropriate, to withdraw or recall it. If the issue is linked to a supplied component or	8. The manufacturer who <u>considers or</u> has reason to believe that a product which it has placed on the market is not in conformity with <del>requirements of this Regulation or adopted in accordance with its declared</del> <u>performance or in compliance with</u> this Regulation, shall immediately take the necessary corrective measures to bring that product into conformity, or, if	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	an externally provided service, the manufacturer shall inform the supplier or service provider and the manufacturer's national competent authority thereof; the latter shall transmit the respective information to the national competent authority responsible for the supplier or service provider and suggest appropriate measures.	an externally provided service, the manufacturer shall inform the supplier or service provider and the manufacturer's national competent authority thereof; the latter shall transmit the respective information to the national competent authority responsible for the supplier or service provider and suggest appropriate measures.	appropriate, to withdraw or recall it. <del>If the issue is linked to a supplied component or an externally provided service, the manufacturer shall inform the supplier or service provider and the manufacturer's national competent authority thereof; the latter shall transmit the respective information to the national competent authority responsible for the supplier or service provider and suggest appropriate measures.</del>	
Article 21(9)				
415	9. Where the product presents a risk or is likely to present a risk,	9. Where the product presents a risk, <u>the manufacturer shall</u>	9. Where the product presents a risk <del>or is likely to present a risk,</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>the manufacturer shall within two working days thereof inform the authorised representative, importers, distributors, fulfilment service providers, and online market places involved in the distribution, as well as the competent national authorities of the Member States in which the manufacturer or – to its knowledge – other economic operators made the product available. The manufacturer shall, to that effect, provide all useful details and, in particular, specify the type of the non-compliance, the frequency of accidents or incidents and the corrective measures taken or recommended. In case of risks caused by products which have already reached the final user or</p>	<p><u>without undue delay and at the latest</u> <del>or is likely to present a risk,</del> <del>the manufacturer shall</del> within <del>two</del><sup>3</sup> working days <del>thereof</del> inform <u>all</u> the authorised <del>representative</del> <u>representatives</u>, importers, distributors, fulfilment service providers, and online market places involved in the distribution, as well as the competent national authorities of the Member States in which the manufacturer or – to its knowledge – other economic operators made the product available. The manufacturer shall, to that effect, provide all useful details and, in particular, specify the type of the non-compliance, the frequency of accidents or incidents and the corrective measures taken or</p>	<p>the manufacturer shall within two working days thereof inform the authorised representative, importers, distributors, fulfilment service providers, and online market places involved in the distribution, as well as the competent national authorities of the Member States in which the manufacturer or – to its knowledge – other economic operators made the product available. The manufacturer shall, to that effect, provide all useful details and, in particular, specify the type of the non-compliance, the frequency of accidents or incidents and the corrective measures taken or recommended. In case of risks caused by products which have already reached the final user or</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>consumer, the manufacturer shall also alert the media and inform them about appropriate measures to eliminate or, if not possible, to reduce the risks. In case of a “serious risk” in the meaning of Article 3, point (71) the manufacturer shall withdraw and recall the product at their own cost.</p>	<p>recommended. In case of risks caused by products which have already reached <del>the</del> final user or consumer <u>who cannot be identified or contacted directly</u>, the manufacturer shall, <u>through media and other appropriate channels, ensuring the widest possible reach, disseminate information</u> <del>also alert the media and inform them</del> about appropriate measures to eliminate or, if not possible, to reduce the risks. In case of a "serious risk" in the meaning of Article 3, point (71) the manufacturer shall withdraw and recall the product at their own cost.</p>	<p>consumer, the manufacturer shall also <del>alert the media and inform them about</del> <u>inform the public about those products and any</u> appropriate measures to eliminate or, if not possible, to reduce the risks. <u>If a product presents a</u> <del>in ease of a "serious risk" in the meaning of Article 3, point (71)</del> the manufacturer shall withdraw and recall the product at their own cost.</p>	
Article 21(10)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
416	10. The manufacturer shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.	10. The manufacturer shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.	<i>deleted</i>	
<i>Article 22</i>				
417	Article 22 Additional environmental obligations of manufacturers	Article 22 Additional environmental obligations of manufacturers	<del>Article 22</del> <i>deleted</i>	<i>Undecided DELETE – KEEP in which case: “Additional environmental obligations of manufacturers”</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 22(1)</i>				
418	<p>1. For the product characteristics specified in Annex I Part A Point 2, the manufacturer shall assess the environmental characteristics of the product in accordance with harmonised technical specifications or with Commission acts adopted under this Regulation and use, once available, the latest version of the software made freely available on the website of the European Commission. However, this shall not apply in case of used, remanufactured or surplus products, unless the economic operator, subject to the obligations of this Article by virtue of Article</p>	<p>1. For the product characteristics specified in Annex I Part A Point 2, the manufacturer shall assess the environmental characteristics of the product in accordance with harmonised technical specifications or with Commission acts adopted under this Regulation and use, once available, the latest version of the software made freely available on the website of the European Commission. However, this shall not apply in case of used, remanufactured or surplus products, unless the economic operator, subject to the obligations of this Article by virtue of Article</p>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	26, opts for the application of this Regulation as for new products.	26, opts for the application of this Regulation as for new products.		
<i>Article 22(2), first subparagraph</i>				
419	2. Unless product safety or the safety of construction works is thereby negatively impacted, the manufacturer has the following obligations:	2. Unless product safety or the safety of construction works is thereby negatively impacted, the manufacturer has the following obligations:	<i>deleted</i>	<i>deleted</i>
<i>Article 22(2), first subparagraph, point (a)</i>				
420	(a) design and manufacture products and their packaging in	(a) design and manufacture products and their packaging in		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	such a way that their overall environmental, including climate sustainability reaches the state of the art level, unless a lower level:	such a way that <u>the protection of human health and</u> their overall environmental <u>sustainability are maximised</u> , including <u>for</u> climate <del>sustainability reaches the state of the art level,</del> <u>and biodiversity, as well as energy and resource efficiency, indoor air quality and the avoidance of substances of concern</u> unless a lower level:	<i>deleted</i>	<i>deleted</i>
<i>Article 22(2), first subparagraph, point (aa)</i>				
420a		<u>(aa) under the conditions set out in point (a)(i) and (ii) of this Article, ensure that, where technically and economically feasible and without impacting the</u>		<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>safety of construction works, by 10 years after the adoption of performance classes in accordance with Article 4(4), point (a), or Article 5(2), all products placed on the market fall within the two highest environmental performance classes established;</u></p>		
Article 22(2), first subparagraph, point (a)(i)				
421	(i) is proportionate when compared to the environmental sustainability improvement triggered by them at the level of the construction works; and	(i) is proportionate when compared to the environmental sustainability improvement triggered by them at the level of the construction works; and	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 22(2), first subparagraph, point (a)(ii)</i>				
422	(ii) is either necessary to improve the environmental sustainability at the level of the construction works.	(ii) is either necessary to improve the environmental sustainability at the level of the construction works.	<i>deleted</i>	<i>deleted</i>
<i>Article 22(2), first subparagraph, point (b)</i>				
423	(b) under the conditions set out in point (a)(i) and (ii) give preference to recyclable materials and materials gained from recycling;	(b) under the conditions set out in point (a)(i) and (ii) <u>and without creating unjustified barriers to the internal market,</u> give preference to <u>local, reusable, sustainably</u>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>sourced bio-based or</u> recyclable materials <del>and</del>, materials gained from <u>re-use or</u> recycling <u>and by-products, while taking into account the environmental and climate impacts of transporting such materials</u>;</p>		
<p>Article 22(2), first subparagraph, point (c)</p>				
424	<p>(c) respect the minimum recycled content obligations and other limit values regarding aspects of environmental, including climate sustainability contained in harmonised technical specifications;</p>	<p>(c) respect the minimum recycled content obligations and other limit values regarding aspects of environmental <u>sustainability</u>, including climate, <u>biodiversity, and resource and energy efficiency</u>, <del>sustainability</del> contained in harmonised technical</p>	<p><i>deleted</i></p>	<p><i>deleted</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		specifications;		
<i>Article 22(2), first subparagraph, point (d)</i>				
425	(d) prevent premature obsolescence of products, use reliable parts and design products in such a way that their durability does not fall beyond the average durability of products of the respective category;	(d) prevent premature obsolescence of products, use reliable parts and design products in such a way that their durability <del>does not fall beyond</del> <u>is significantly improved compared to</u> the average durability of products of the respective category <u>that serves the same purpose</u> ;	<i>deleted</i>	<i>deleted</i>
<i>Article 22(2), first subparagraph, point (e)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
426	(e) design products in such a way that they can be easily repaired, refurbished and upgraded, unless such design triggers non-compliance with other requirements of this Regulation, or other Union law, or repairing, refurbishing or upgrading is risky for human safety or the environment, in which case the manufacturer shall refrain from repairable, refurbishable or upgradable design and warn against repairing in accordance with point (f);	(e) design products in such a way that they can be easily repaired, refurbished and upgraded, unless such design triggers non-compliance with other requirements of this Regulation, or other Union law, or repairing, refurbishing or upgrading is risky for human safety or the environment, in which case the manufacturer shall refrain from repairable, refurbishable or upgradable design and warn against repairing in accordance with point (f);	<i>deleted</i>	<i>deleted</i>
<i>Article 22(2), first subparagraph, point (f)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
427	(f) make available, in product databases, instructions for use and on permalinks of their own websites, information on how to repair the products and any additional information necessary for repairing, including relevant warnings;	(f) make available, <u>at least on permalinks of their own websites or by means of QR codes and in the Digital in-Product databases, instructions for use and on permalinks of their own websites</u> Passport established in accordance with Article 78, relevant instructions for use, information on how to repair the products and any additional information necessary for repairing, including relevant warnings;	deleted	deleted
Article 22(2), first subparagraph, point (g)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
428	<p>(g) make available on the market itself or by specially designated distributors or by manufacturers of spare parts, with reasonably short delivery time, spare parts for their products for 10 years after the last product of the respective type has been placed on the market or directly installed and inform proactively about this availability;</p>	<p>(g) make available on the market itself or by specially designated distributors or by manufacturers of spare parts, with <u>a reasonable and non-discriminatory price and with</u> reasonably short delivery time, spare parts for their products for 10 years after the last product of the respective type has been placed on the market or directly installed and inform proactively about this availability;</p>	<p>deleted</p>	<p><i>1. In order to ensure availability of spare parts not commonly available in the market, the Commission may supplement this Regulation, by means of delegated acts in accordance with Article 87, to specify for certain product families and categories an obligation applicable to manufacturers to make available on the market specific spare parts not commonly available for the products they place on the market.</i></p> <p><i>The obligation established by delegated acts according to subparagraph 1 shall apply for a period of 10 years after the last product of the respective type has been placed on the market unless</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<i>the delegated act defines a different time. Manufacturers subject to this obligation shall offer the spare parts with reasonably short delivery time, at a reasonable and non-discriminatory price and inform proactively about this availability.</i>
<i>Article 22(2), first subparagraph, point (h)</i>				
429	(h) design products in such a way that re-use, remanufacturing and recycling are facilitated, namely by facilitating the separation of components and materials at the later stage of recycling and avoiding mixed, blended or	(h) design products <u>components and materials</u> in such a way that <del>re-use, remanufacturing and recycling are facilitated</del> <u>that they are reusable, remanufacturable and recyclable</u> , namely by facilitating the separation of	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	intricate materials, unless remanufacturing and recycling are risky for human safety or the environment. In this case the manufacturer shall refrain from such design and warn against remanufacturing and recycling in accordance with the following point;	<u>products</u> components and materials at <u>de-installation, deconstruction and demolition and</u> the later stage of recycling and avoiding mixed, blended or intricate materials <u>and substances of concern, and, when-</u> <del>unless</del> remanufacturing and recycling are risky for human safety or the environment. <del>In this case the manufacturer shall refrain from such design and,</del> warn against remanufacturing and recycling in accordance with the following point;		
Article 22(2), first subparagraph, point (i)				
430	(i) make available, in product	(i) make available, <u>at least on</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	databases, instructions for use and on their own websites, information on how to remanufacture or recycle the products and any additional information necessary for re-use, remanufacturing or recycling, including relevant warnings;	<u>their own websites or by means of QR codes and in the Digital Product Passport established in accordance with Article 78, relevant in product databases, instructions for use and on their own websites,</u> information on how to remanufacture or recycle the products and any additional information necessary for re-use, remanufacturing or recycling, including relevant warnings <u>and a list of recycling facilities;</u>	<i>deleted</i>	<i>deleted</i>
<i>Article 22(2), first subparagraph, point (j)</i>				
431	(j) accept to regain, directly or via their importers and distributors,	(j) accept to regain <u>free of charge,</u> directly or via their importers and		<i>DELETE (Council) EP may still opt for:</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	ownership of surplus and unsold products that are in a state equivalent to the one in which they were placed on the market.	distributors, ownership of surplus and unsold products that are in a state equivalent to the one in which they were placed on the market. <del>1</del> <u>unless more than 5 years have passed since the product was placed on the market;</u>	<i>deleted</i>	2. The Commission may supplement this Regulation, by means of delegated acts in accordance with Article 87, to specify for certain product families and categories an obligation applicable to manufacturers to accept to regain free of charge, directly or via their importers and distributors, ownership of surplus and unsold products that are in a state equivalent to the one in which they were placed on the market. This obligation is only applicable for a period of 5 years after the placing of the product on the market.
<i>Article 22(2), first subparagraph, point (ja)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
431a		<p><u>(ja) have extended producer responsibility, in accordance with relevant provisions in Directive 2008/98/EC, for products that they make available on the market for the first time within the territory of a Member State, including financing of direct or indirect collection, transport, preparation for repurposing and remanufacturing, treatment and recycling of waste construction products and providing end-of-life information.</u></p>		deleted
Article 22(2), second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
432	<p>Where obligations of this paragraph cannot be cumulatively fulfilled due to a conflict arising between different obligations, the manufacturer shall choose a trade-off solution that brings the highest and most cost-effective benefits in terms of environmental sustainability for the products and construction works combined. However, the “safety first” principle, applicable both for the construction product and the construction works, shall in all instances be respected, and shall encompass protection of health.</p>	<p>Where obligations of this paragraph cannot be cumulatively fulfilled due to a conflict arising between different obligations, the manufacturer shall choose a trade-off solution that brings the highest and most cost-effective benefits in terms of environmental sustainability for the products and construction works combined. However, the “safety first” principle, applicable both for the construction product and the construction works, shall in all instances be respected, and shall encompass protection of health.</p>	<p><i>deleted</i></p>	<p><i>deleted</i></p>
Article 22(3)				

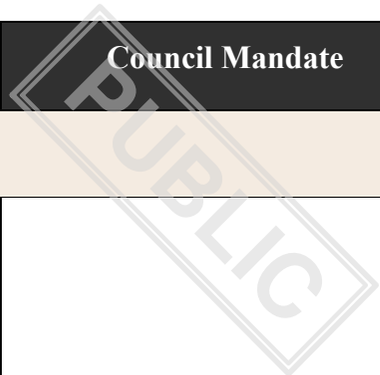
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
433	3. Paragraph 2, points (a) to (c) and paragraph 2 point (j), shall not apply in case of used, remanufactured or surplus products, unless the economic operator, subject to the obligations of this Article by virtue of Article 26, opts for the application of this Regulation as for new products.	3. Paragraph 2, points (a) to (c) and paragraph 2 point (j), shall not apply in case of used, remanufactured or surplus products, unless the economic operator, subject to the obligations of this Article by virtue of Article 26, opts for the application of this Regulation as for new products.	<i>deleted</i>	<i>deleted</i>
<i>Article 22(4)</i>				
434	4. In order to specify the obligations set out in paragraph 2, the Commission is empowered to supplement this Regulation, by	4. In order to specify the obligations set out in paragraph 2 <u>of this Article</u> , the Commission <del>is empowered to</del> <u>shall, by ... /1 year</u>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>means of delegated acts in accordance with Article 87, by specifying, for particular product families and categories, these obligations. Alternatively, the Commission may issue standardisation requests which aim at the elaboration of harmonised standards providing presumption of conformity with the obligations of paragraph 2 for a specific product family or category. The obligations contained in paragraph 2 shall not apply before such a delegated act or a harmonised standard has become applicable.</p>	<p><u>after date of application of this Regulation</u>], supplement this Regulation, by means of delegated acts in accordance with Article 87, by specifying, for particular product families and categories, these obligations. Alternatively, the Commission may issue standardisation requests which aim at the elaboration of harmonised standards providing presumption of conformity with the obligations of paragraph 2 <u>of this Article</u> for a specific product family or category. The obligations contained in paragraph 2, <u>points (a), (d), (e), (g) (h), (j) and (ja) of this Article</u> shall not apply before such a delegated act or a harmonised standard has become applicable.</p>	<p style="text-align: center; opacity: 0.5; font-size: 48px; transform: rotate(-45deg);">PUBLIC</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 22(5)</i>				
435	<p>5. In order to ensure transparency for the users and to promote sustainable products, the Commission is empowered to supplement this Regulation by delegated acts adopted in accordance with Article 87 to establish specific environmental sustainability labelling requirements including “traffic-light-labelling” in relation to environmental obligations set out in paragraph 1, product inherent environmental requirements set out in Annex I Part C Point 2, and</p>	<p>5. In order to ensure transparency for the users and to promote sustainable products, the Commission <del>is empowered to</del> <u>shall</u> supplement this Regulation by delegated acts adopted in accordance with Article 87 to establish specific environmental sustainability labelling requirements <del>including “traffic-light-labelling”</del> <u>for products marketed to end consumers</u> in relation to environmental obligations set out in paragraph 1, product inherent environmental</p>	<p><i>deleted</i></p>	<p><i>3. In order to ensure transparency for the users and to promote sustainable products, the Commission may supplement this Regulation, by means of delegated acts adopted in accordance with Article 87, to establish specific environmental sustainability labelling requirements for particular product families and categories when the following conditions are fulfilled:</i></p> <p><i>(a) The product is typically chosen or purchased by consumers;</i></p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	environmental performance classes established in accordance with of Article 4(4), point (a).	requirements set out in Annex I Part C Point 2, and environmental performance classes established in accordance with of Article 4(4), point (a).		<p><i>(b) The product does not have a significantly different overall environmental performance over its life cycle depending on its installation.</i></p> <p><i>Labelling shall be based on the performance of the product assessed according to Article 4(1) or Article 4a(1) and shall provide consumer friendly information understandable by non-experts.</i></p>
<i>Article 22(6)</i>				
436	6. The manufacturer shall affix the	6. The manufacturer shall affix the		<i>4. Delegated acts according to</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>traffic light label in the way set out in the delegated acts adopted in accordance with paragraph 5.</p>	<p><del>traffic light</del> label in the way set out in the delegated acts adopted in accordance with paragraph 5, <u>including in a visible manner at the point of sale, including online sales, and on the website of the manufacturer.</u></p>	<p><i>deleted</i></p>	<p><i>paragraph 3 shall specify:</i></p> <ul style="list-style-type: none"> <li><i>(a) the content of the label;</i></li> <li><i>(b) the layout of the label taking account visibility and legibility;</i></li> <li><i>(c) the manner in which the label shall be displayed to customers including in case of distance selling;</i></li> <li><i>(d) where appropriate, electronic means for generating labels.</i></li> </ul> <p><i>The manufacturer shall affix the label in the way set out according to this paragraph.</i></p>



G

G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Obligations of authorised representatives	Obligations of authorised representatives	Obligations of authorised representatives	Obligations of authorised representatives  Commission Proposal
Article 23(1)				
438	1. A manufacturer may appoint, by a written mandate, any natural or legal person established within the Union as a single authorised representative. A manufacturer not established in the Union shall appoint a single authorised representative.	1. A manufacturer <u>established in the Union</u> may appoint, by a written mandate, any natural or legal person established within the Union as a single authorised representative. A manufacturer not established in the Union shall appoint a single authorised representative.	1. A manufacturer may appoint, by a written mandate, any natural or legal person established within the Union as a single authorised representative.  <u>The drawing up of technical documentation shall not form part</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<del>of the A manufacturer not established in the Union shall appoint a single</del> authorised representative <u>'s mandate</u> .	
Article 23(2)				
439	<p>2. Authorised representatives shall act with due care in relation to the obligations of this Regulation. They shall be liable for gross negligence or conscious infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.</p>	<p>2. Authorised representatives shall act with due care in relation to the obligations of this Regulation. They shall be liable for <del>gross negligence or conscious</del> infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.</p>	<p><i>deleted</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 23(3), first subparagraph				
440	3. The authorised representative shall perform the tasks specified in the mandate. The mandate shall allow the authorised representative to carry out at least the following tasks and shall give the authorised representative the following rights:	3. The authorised representative shall perform the tasks specified in the mandate. The mandate shall allow the authorised representative to carry out at least the following tasks and shall give the authorised representative the following rights:	3. The authorised representative shall perform the tasks specified in the mandate <u>received from the manufacturer</u> . The mandate shall allow the authorised representative to <del>carry out</del> <u>do</u> at least the following <del>tasks and shall give the authorised representative the following rights:</del>	
Article 23(3), first subparagraph, point (a)				
441	(a) keep the declaration of performance and the technical	(a) keep the declaration of performance and the technical	(a) keep the declaration of performance and the technical	(a) keep the declaration of performance and the technical

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	documentation at the disposal of national market surveillance authorities;	documentation at the disposal of national market surveillance authorities;	documentation at the disposal of national market surveillance authorities;	documentation at the disposal of national market surveillance authorities;  Commission Proposal
Article 23(3), first subparagraph, point (b)				
442	(b) provide the market surveillance authorities with all the information and documentation necessary to demonstrate the conformity of the product with the declaration of performance and compliance with other applicable requirements in this Regulation at	(b) provide the market surveillance authorities with all the information and documentation necessary to demonstrate the conformity of the product with the declaration of performance and compliance with other applicable requirements in this Regulation at	(b) <del>provide the market surveillance authorities</del> <u>further to a reasoned request from a competent national authority, provide thate authority</u> with all the information and documentation necessary to demonstrate the conformity of <del>the</del> <u>a</u> product with <del>the declaration of its</del> <u>declared</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	their reasoned request;	their reasoned request;	performance and compliance with other applicable requirements in this Regulation <del>at their reasoned request;</del>	
Article 23(3), first subparagraph, point (c)				
443	(c) terminate the contract where the manufacturer infringes this Regulation and inform thereof the competent national authorities of the Member States where the product is placed on the market and the national competent authority of his own place of business;	(c) terminate the contract <del>where</del> <u>if it considers that</u> the manufacturer <del>infringes</del> <u>has acted contrary to its obligations under</u> this Regulation and inform thereof <u>the manufacturer and</u> the competent national authorities of the Member States where the product is placed on the market and the national competent authority of his own place of business;	(c) terminate the <del>contract where</del> <u>mandate if</u> the manufacturer <del>infringes this Regulation and inform thereof the competent national authorities of the Member States where the product is placed on the market and the national competent authority of his own place of business</del> <u>acts contrary to its obligations under this Regulation</u> ;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 23(3), first subparagraph, point (d)				
444	(d) when having reason to believe that a product in question is non-compliant or presents a risk, inform the national competent authorities of the Member States where the product is placed on the market and the national competent authority of his own place of business thereof; and	(d) when having reason to believe that a product in question is non-compliant or presents a risk, inform the <u>manufacturer and the</u> national competent authorities of the Member States where the product is placed on the market and the national competent authority of his own place of business thereof; and	(d) <u>inform competent national authorities</u> when having reason to believe that a product <del>in-question</del> <u>covered by the mandate</u> is non-compliant or presents a risk, <del>inform the national competent authorities of the Member States where the product is placed on the market and the national competent authority of his own place of business thereof;</del> and	
Article 23(3), first subparagraph, point (e)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
445	(e) cooperate with the market surveillance authorities, at their request, on any action taken	(e) cooperate with the market surveillance authorities, at their request, on any action taken	(e) cooperate with the <del>market surveillance</del> <u>competent national</u> authorities, at their request, on any action taken <u>to eliminate risks posed by and to remedy non-conformities in products covered by the mandate of the authorised representative.</u>	
Article 23(3), first subparagraph, point (e), first indent				
446	- to eliminate risks posed by products covered by the mandate of the authorised representative; or	- to eliminate risks posed by products covered by the mandate of the authorised representative; or	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			merged into row 445.	
<i>Article 23(3), first subparagraph, point (e), second indent</i>				
447	- to remedy non-conformities.	- to remedy non-conformities.	deleted  merged into row 445.	
<i>Article 23(3), second subparagraph</i>				
448	The drawing up of technical	The drawing up of technical		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	documentation shall not form part of the authorised representative's mandate, but may become subject to a separate contract between the manufacturer and the authorised representative.	documentation shall not form part of the authorised representative's mandate, but may become subject to a separate contract between the manufacturer and the authorised representative.	<i>deleted</i>	
<i>Article 23(4)</i>				
449	4. The authorised representative shall verify the compliance of the product with requirements regarding marking, labelling, instructions for use, declaration of performance and conformity. The authorised representative shall also verify at a documentary level that the manufacturer satisfies his	4. The authorised representative shall verify the compliance of the product with requirements regarding marking, labelling, instructions for use, declaration of performance and conformity. The authorised representative shall also verify at a documentary level that the manufacturer satisfies his	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	obligations set out in Article 19(4) to (6), Article 21(1) to (3) and (5) to (7), Article 22(1) and Article 22(2) points (f) and (i), and Article 27(6).	obligations set out in Article 19(4) to (6), Article 21(1) to (3) and (5) to (7), Article 22(1) and Article 22(2) points (f) and (i), and Article 27(6).		
<i>Article 23(5)</i>				
450	5. Where an authorised representative considers that there is a non-compliance mentioned in the paragraph 4, the authorised representative shall ask the manufacturer to remedy the non-compliances. The manufacturer shall thereon stop the placing on the market and ask other economic operators involved in the	5. Where an authorised representative <del>considers that there</del> <u>is identifies</u> a non-compliance mentioned in <del>the</del> paragraph 4, the authorised representative shall ask the manufacturer to remedy the non-compliances. The manufacturer shall thereon stop the placing on the market and ask other economic operators involved in the	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>distribution to stop their commercial activities, until the authorised representative regards the infringements as remedied.</p> <p>Where the non-compliances are not remedied within one month whilst products possibly continue to be made available on the market, the authorised representative shall be allowed to terminate his contract with the manufacturer and thereof inform the national competent authorities of the Member States where the products are placed on the market and the national competent authority of his own place of business. The latter shall coordinate joint actions of all competent authorities, unless the national competent authorities agree on another national</p>	<p>distribution to stop their commercial activities, until the <del>authorised representative regards the infringements as remedied.</del></p> <p><del>Where the non-compliances are not</del><b>non-compliance is</b> remedied <del>within one month whilst products possibly continue to be made available on the market, the authorised representative shall be allowed to terminate his contract with the manufacturer and thereof inform the national competent authorities of the Member States where the products are placed on the market and the national competent authority of his own place of business. The latter shall coordinate joint actions of all competent authorities, unless the national competent authorities</del></p>	<p style="text-align: center; opacity: 0.5; font-size: 48px; transform: rotate(-45deg);">PUBLIC</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	competent authority to coordinate.	<del>agree on another national competent authority to coordinate.</del>		
Article 24				
451	Article 24 Obligations of importers	Article 24 Obligations of importers	Article 24 Obligations of importers	Article 24 Obligations of importers  Commission Proposal
Article 24(1)				
452	1. The importer shall place on the	1. The importer shall place on the	1. The importer shall place on the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Union market only products which are compliant with this Regulation. Before placing a product on the market, the importer shall verify at a documentary level that the manufacturer has complied with the obligations set out in Article 21(1), (3) and (5) to (7) and in Article 22(2), points (f) and (i). It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.</p>	<p>Union market only products which are compliant with this Regulation. Before placing a product on the market, the importer shall verify at a documentary level that the manufacturer has complied with the obligations set out in Article 21(1), (3) and (5) to (7) and in Article 22(2), points (f) and (i). It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.</p>	<p>Union market only products which are compliant with this Regulation. <del>Before placing a product on the market, the importer shall verify at a documentary level that the manufacturer has complied with the obligations set out in Article 21(1), (3) and (5) to (7) and in Article 22(2), points (f) and (i). It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.</del></p>	
Article 24(1a)				
452a			<u>1a. Before placing a product on</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>the market, the importer shall ensure that the product's compliance with applicable requirements and its performance in relation to relevant essential characteristics have been demonstrated by the manufacturer in accordance with Article 21(1) and (1a). It shall ensure that the manufacturer has drawn up the technical documentation referred to in Article 21(3), and that the product bears the CE marking, where required, and that the manufacturer has complied with the requirements set out in Article 21(5)</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 24(2)				
453	<p>2. The importer shall verify that the intended use of the product has been precisely and correctly determined by the manufacturer and shall ensure that the product is accompanied by a clear indication of the information set out in harmonised technical specifications and in Annex I Part D in a language determined by the Member State concerned which can be easily understood by users. The importer shall, in a visible manner, display to customers before they are bound by a sales contract, including in case of distance selling, the information</p>	<p>2. The importer shall <del>verify that the intended use of the product has been precisely and correctly determined by the manufacturer</del> and shall ensure that the product is accompanied by a clear indication of the information set out in harmonised technical specifications and in Annex I Part <del>D</del><u>C3</u> in a language determined by the Member State concerned which can be easily understood by users. The importer shall, in a visible manner, display to customers before they are bound by a sales contract, including in case of distance selling, the information</p>	<p>2. The importer shall verify that the <del>intended</del> use of the product has <del>been precisely and correctly determined</del> <u>declared</u> by the manufacturer and shall ensure that the product is accompanied by <del>a clear indication of the</del> <u>general information, instructions for use and safety information in accordance with Article 21(6)</u> <del>set out in harmonised technical specifications and in Annex I Part D</del> in a language determined by the Member State concerned which can be easily understood by users. <del>The importer shall, in a visible manner, display to customers</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	which shall be labelled pursuant to this Regulation or harmonised technical specifications.	which shall be labelled pursuant to this Regulation or harmonised technical specifications.	<del>before they are bound by a sales contract, including in case of distance selling, the information which shall be labelled pursuant to this Regulation or harmonised technical specifications.</del>	
Article 24(3)				
454	3. The importer shall ensure that, while a product is under its responsibility, storage or transport conditions do not jeopardise its conformity with the declaration of performance and compliance with other applicable requirements in this Regulation.	3. The importer shall ensure that, while a product is under its responsibility, storage or transport conditions do not jeopardise its conformity with the declaration of performance and compliance with other applicable requirements in this Regulation.	3. The importer shall ensure that, while a product is under its responsibility, storage or transport conditions do not jeopardise its conformity with the declaration of performance and <u>conformity or its</u> compliance with other applicable requirements in this Regulation.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 24(4)				
455	<p>4. After having assembled all available product information from the manufacturer and the de-installer, the importer shall in particular scrutinise used and remanufactured products, namely with regard to damages or indications for loss of performance or non-compliance and changed mechanical or chemical properties, and assess all risks; when necessary to ensure safety or the protection of the environment, the importer shall reduce the intended use or refrain from selling. This</p>	<p>4. <u>The importer shall</u>, after having assembled all available product information from the manufacturer and the de-installer, <del>the importer shall in particular</del> scrutinise used and remanufactured products; <del>namely</del> with regard to damages or indications for loss of performance or non-compliance <del>and changed mechanical or chemical properties;</del> <del>and assess,</del> <u>while assessing</u> all risks; <del>when necessary to ensure safety or the protection of the environment, the importer shall reduce the intended use or refrain</del></p>	<p><i>deleted</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	obligation shall also apply to used and remanufactured products for which no declaration of performance is mandatory.	<del>from selling. This obligation shall also apply to used and remanufactured products for which no declaration of performance is mandatory.</del>		
Article 24(5)				
456	5. Where an importer considers or has reason to believe that the product is not in conformity with the declaration of performance or not in compliance with other applicable requirements in this Regulation, the importer shall not place the product on the market until it conforms to the accompanying declaration of	5. Where an importer considers or has reason to believe that the product is not in conformity with the declaration of performance or not in compliance with other applicable requirements in this Regulation, the importer shall not place the product on the market until it conforms to the accompanying declaration of	5. Where an importer considers or has reason to believe that the product is not in conformity with the declaration of performance <u>and conformity</u> or not in compliance with other applicable requirements in this Regulation, the importer shall not place the product on the market until it conforms to the accompanying declaration of	

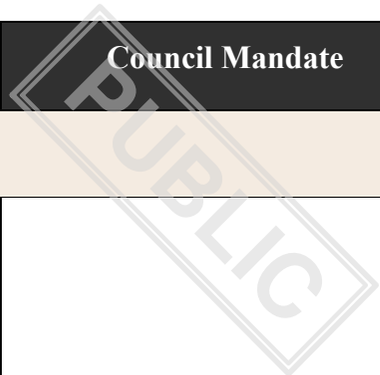
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>performance and it complies with the other applicable requirements in this Regulation or until the declaration of performance is corrected. Furthermore, where the product presents a risk, the importer shall inform the manufacturer and the geographically responsible national competent authority thereof.</p>	<p>performance and it complies with the other applicable requirements in this Regulation or until the declaration of performance is corrected. <del>Furthermore, where</del><u>In the event that</u> the product <del>presents a risk, the importer</del><u>has already been placed on the market, it</u> shall <del>inform the manufacturer and the geographically responsible national competent authority thereof</del><u>take the necessary corrective measures to bring that product into conformity, or, where appropriate, to withdraw or recall it.</u></p>	<p>performance and <u>conformity and</u> it complies with the other applicable requirements in this Regulation or until the declaration of performance <u>and conformity</u> is corrected. Furthermore, where the product presents a risk, the importer shall inform the manufacturer and the <u>geographically</u> responsible <u>national competent authority market surveillance authorities</u> thereof.</p>	
Article 24(6)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
457	6. The importer shall indicate its name, registered trade name or registered trade mark, its place of business, its contact address and, where available, electronic means of communication on the product or, where that is not possible, on its packaging or in a document accompanying the product.	6. The importer shall indicate its name, registered trade name or registered trade mark, its place of business, its contact address and, where available, electronic means of communication on the product or, where that is not possible, on its packaging or in a document accompanying the product.	6. The importer shall indicate its name, registered trade name or registered trade mark, its place of business, its contact address and, where available, electronic means of communication on the product or, where that is not possible, on its packaging or in a document accompanying the product.	6. The importer shall indicate its name, registered trade name or registered trade mark, its place of business, its contact address and, where available, electronic means of communication on the product or, where that is not possible, on its packaging or in a document accompanying the product.  <b>Commission Proposal</b>
Article 24(7)				
458	7. The importer shall investigate			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	complaints, and, if necessary, keep a register of complaints, of non-conforming products and of product withdrawals or recalls, and shall keep manufacturers and distributors informed of any such monitoring.	complaints, and, if necessary, keep a register of complaints, of non-conforming products and of product withdrawals or recalls, and shall keep manufacturers and distributors informed of any such monitoring.	complaints, and, if necessary, keep a register of complaints, of non-conforming products and of product withdrawals or recalls, and shall keep manufacturers and distributors informed of any such monitoring.	complaints, and, if necessary, keep a register of complaints, of non-conforming products and of product withdrawals or recalls, and shall keep manufacturers and distributors informed of any such monitoring.  Commission Proposal
Article 24(7a)				
458a			<u>7a. Importers who consider or have reason to believe that a product, which they have placed on the market, is not in conformity with its declared</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>performance or not in compliance with other applicable requirements in this Regulation shall immediately take the necessary corrective measures to bring that product into conformity, or, if appropriate, to withdraw or recall it.</u></p> <p><u>Furthermore, where the product poses a risk, importers shall immediately inform the competent national authorities of the Member States in which they made the product available on the market to that effect, giving details, in particular, of the non-conformity and of any corrective measures taken.</u></p>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 24(8)				
459	8. The importer selling to final users shall also fulfil the obligations incumbent on distributors.	8. The importer selling to final users shall also fulfil the obligations incumbent on distributors.	<i>deleted</i>	
Article 25				
460	Article 25 Obligations of distributors	Article 25 Obligations of distributors	Article 25 Obligations of distributors	Article 25 Obligations of distributors  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 25(1)				
461	1. When making a product available on the market, the distributor shall act with due care in relation to the obligations of this Regulation. It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.	1. When making a product available on the market, the distributor shall act with due care in relation to the obligations of this Regulation. It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.	1. When making a product available on the market, the distributor shall act with due care in relation to the <del>obligations</del> <u>requirements</u> of this Regulation. <del>It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.</del>	
Article 25(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
462	<p>2. When making a product available on the market, the distributor shall fulfil the obligations incumbent on importers in accordance with Article 24(1) to (5) whilst references to “placing on the market” shall be understood as “further making available on the market”.</p>	<p>2. When making a product available on the market, <u>distributors shall verify at a documentary level that the manufacturer and the importer have complied with the requirements set out in Article 21(1), (5) and (6) and, where applicable, in Article 22(2), points (f) and (i) and</u> <del>the distributor</del> shall fulfil the obligations incumbent on importers in accordance with Article <del>24(1)</del><u>24(3)</u> to (5) whilst references to "placing on the market" shall be understood as "further making available on the market".</p>	<p>2. <del>When</del> <u>Before</u> making a product available on the market, the distributor shall <del>fulfil the obligations incumbent on importers in accordance with Article 24(1) to (5) whilst references to "placing on the market" shall be understood as "further making available on the market"</del>. <u>verify that:</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 25(2), point (a)				
462a			<u>(a) the product bears the CE marking, where required;</u>	
Article 25(2), point (b)				
462b			<u>(b) the product is accompanied by the general information, instructions for use and safety information in accordance with Article 21(6) in a language which can be easily understood by end-users in the Member State in which the product is to be made available on the market;</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 25(2), point (c)				
462c			<u>(c) the manufacturer and the importer have complied with the requirements set out in Article 21(5) and Article 24(6) respectively.</u>	
Article 25(3)				
463	3. The distributor shall ensure that no products are sold to consumers or other non-professional users which are labelled “for	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>professional use only”. These products shall, in their premises, online and on paper publicity material, be presented as products for professional use only.</p>			
Article 25(4)				
463a			<p><u>4. Where an distributor considers or has reason to believe that the product is not in conformity with its declared performance or not in compliance with other applicable requirements in this Regulation, the distributor shall not make the product available on the market until it conforms to its accompanying declaration of</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>performance and conformity and it complies with the other applicable requirements in this Regulation. Furthermore, where the product presents a risk, the distributor shall inform the manufacturer and the responsible market surveillance authorities thereof.</u></p>	
Article 25(5)				
463b			<p><u>5. The distributor shall ensure that, while a product is under its responsibility, storage or transport conditions do not jeopardise the product's conformity with its declared performance or its</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>compliance with other applicable requirements in this Regulation.</u>	
Article 25(6)				
463c			<u>6. The distributor who consider or have reason to believe that a product, which they have made available on the market, is not in conformity with its declared performance or not in compliance with other applicable requirements in this Regulation shall make sure that the necessary corrective measures to bring that product into conformity, to withdraw or to recall it, if appropriate, are taken.</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>Furthermore, where the product poses a risk, the distributor shall immediately inform the competent national authorities of the Member States in which they have made the product available on the market to that effect, giving details, in particular, of the non-conformity and of any corrective measures taken.</u></p>	
Article 26				
464	<p>Article 26</p> <p>Cases in which obligations of manufacturers apply to importers and distributors</p>	<p>Article 26</p> <p>Cases in which obligations of manufacturers apply to importers and distributors</p>	<p>Article 26</p> <p>Cases in which obligations of manufacturers apply to importers and distributors</p>	<p>Article 26</p> <p>Cases in which obligations of manufacturers apply to importers and distributors</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 26(1)				
465	1. An importer or distributor shall be considered a manufacturer for the purposes of this Regulation and shall be subject to the obligations of a manufacturer pursuant to Articles 21 and 22, where:	1. An importer or distributor shall be considered a manufacturer for the purposes of this Regulation and shall be subject to the obligations of a manufacturer pursuant to Articles 21 and 22, where:	1. An importer or distributor shall be considered a manufacturer for the purposes of this Regulation and shall be subject to the obligations of a manufacturer pursuant to <del>Articles 21 and 22</del> <a href="#">Article 21</a> , where:	
Article 26(1), point (a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
466	(a) there is no manufacturer in the meaning of this Regulation;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 26(1), point (b)				
467	(b) it places a product on the market as manufacturer under its name or trademark;	(b) it places a product on the market as manufacturer under its name or trademark;	(b) it places a product on the market <del>as manufacturer</del> under its name or trademark;	
Article 26(1), point (c)				
468	(c) it modifies a product in such a	(c) it <u>stores or</u> modifies a product	(c) it modifies a product in such a	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	way that compliance with the declaration of performance and of conformity or with the requirements set out in and in accordance with this Regulation may be affected;	in such a way that compliance with the declaration of performance and of conformity or with the requirements set out in and in accordance with this Regulation may be affected;	way that compliance with the declaration of performance and of conformity or with the requirements set out in and in accordance with this Regulation may be affected;	
Article 26(1), point (d)				
469	(d) it treats a product in a way that changes the hazards or increases the level of risk caused by it during its life-cycle;	(d) it treats a product in a way that changes the hazards or increases the level of risk caused by it during its life-cycle;	<i>deleted</i>	
Article 26(1), point (e)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
470	(e) it makes a product available on the market with an intended use that is different from the intended use attributed by the manufacturer in the performance and conformity assessment procedure; or	(e) it makes a product available on the market with an intended use that is different from the intended use attributed by the manufacturer in the performance and conformity assessment procedure; or	(e) it makes a product available on the market with an <del>intended</del> <u>declared</u> use that is different from the <del>intended</del> <u>declared</u> use attributed by the manufacturer in the performance and conformity assessment procedure; or	
Article 26(1), point (f)				
471	(f) it claims for it characteristics deviating from the characteristics claimed by the manufacturer.	(f) it claims for it characteristics deviating from the characteristics <del>elaimed</del> <u>declared</u> by the manufacturer.	(f) it claims for it characteristics deviating from the characteristics claimed by the manufacturer.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 26(1), point (fa)				
471a		<u><i>(fa) it has subjected an imported or distributed, used or remanufactured product to a transformative process going beyond repair, cleaning and regular maintenance after being de-installed;</i></u>		
Article 26(1), point (fb)				
471b		<u><i>(fb) it opts to assume the role of the manufacturer.</i></u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 26(1), point (fc)				
471c		<u><i>(fc) it imports a used or remanufactured product, unless this product has been placed on the Union market before being used;</i></u>		
Article 26(1a)				
471d			<u><i>1a. Paragraph 1 shall apply to economic operators who place a used product on the market which is covered by a harmonised technical specification with provisions for used products.</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 26(2)				
472	2. Paragraph 1 shall also apply to:	<i>deleted</i>	2. Paragraph 1 shall also apply to:	
Article 26(2), point (a)				
473	(a) an importer of used or remanufactured products, unless the used or remanufactured product have been placed on the Union market before being used;	<i>deleted</i>	(a) an importer of used <u>products</u> <u>not covered by paragraph 1a</u> <del>or remanufactured products</del> , unless the used <del>or remanufactured</del> product have been placed on the Union market before being used;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 26(2), point (b)				
474	(b) an importer or distributor of used products who does either of the following:	<i>deleted</i>	(b) an importer or distributor of used products <u>not covered by paragraph 1a</u> who does either of the following:	
Article 26(2), point (b)(i)				
475	(i) subjects those used products to a transformative process going beyond repair, cleaning and regular maintenance after being de-installed;	<i>deleted</i>	(i) subjects those used products to a transformative process going beyond <del>repair</del> <u>checking</u> , cleaning and <u>repairing recovery operations</u> <del>regular maintenance</del> after being	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			de-installed;	
Article 26(2), point (b)(ii)				
476	(ii) opts for assuming the role of the manufacturer.	<i>deleted</i>	(ii) opts for assuming the role of the manufacturer.	
Article 26(3)				
477	3. Paragraph 1 shall not apply where the economic operator only:	<i>deleted</i>	3. Paragraph 1 shall not apply where the economic operator only:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 26(3), point (a)				
478	(a) adds translations of the information supplied by the manufacturer;	<i>deleted</i>	(a) adds translations of the information supplied by the manufacturer;	
Article 26(3), point (b)				
479	(b) replaces the outer packaging of a product already placed on the market, including when changing the pack size, if the repackaging is carried out in such a way that the original condition of the product cannot be affected by it and that the information to be provided in	<i>deleted</i>	(b) replaces the outer packaging of a product already placed on the market, including when changing the pack size, if the repackaging is carried out in such a way that the original condition of the product cannot be affected by it and that the information to be provided in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with this Regulation is still correctly provided.		accordance with this Regulation is still correctly provided.	
Article 26(4)				
480	4. An economic operator providing the activities listed in paragraph 3 shall inform thereof the manufacturer or its authorised representative, regardless of whether they own the products or whether they provide services. It shall carry out the repackaging in such a way that the original condition of the product cannot be affected by the repackaging and that the information to be provided in accordance with this Regulation	<i>deleted</i>	4. An economic operator providing the activities listed in paragraph 3 shall inform thereof the manufacturer or its authorised representative, regardless of whether they own the products or whether they provide services. It shall carry out the repackaging in such a way that the original condition of the product <del>cannot</del> <u>be or its compliance with this Regulation is not</u> affected by the repackaging and that the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	is still correctly provided. The economic operator shall act with due care in relation to the obligations of this Regulation. It shall be liable for infringement of this Regulation.		information to be provided in accordance with this Regulation is still correctly provided. The economic operator shall act with due care in relation to the obligations of this Regulation. <del>It shall be liable for infringement of this Regulation.</del>	
Article 27				
481	Article 27 Obligation of fulfilment service providers, brokers, online market places, online sellers, online shops and online search engines	Article 27 Obligation of fulfilment service providers, brokers, online market places, <del>online sellers, online shops</del> and online <del>search engines</del> <u>sellers</u>	Article 27 Obligation of fulfilment service providers, <del>brokers, and</del> online market places, <del>online sellers, online shops and online search engines</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 27(1)				
482	1. When contributing to the making available on the market or direct installation of a product, fulfilment service provider or broker shall act with due care in relation to the obligations of this Regulation. It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.	1. When contributing to the making available on the market <del>or</del> <del>direct installation</del> of a product, fulfilment service provider or broker shall act with due care in relation to the obligations of this Regulation. It shall be liable for infringement of this Article and of Article 19 in accordance with national law on contractual and extra-contractual liability.	<i>deleted</i>	
Article 27(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
483	2. A fulfilment service provider, online seller or broker shall:	2. A fulfilment service provider, online seller or broker shall:	<i>deleted</i>	
<i>Article 27(2), point (a)</i>				
484	(a) display, in a visible manner, to customers before they are bound by a sales contract, including in case of distance selling, the information which shall be labelled pursuant to this Regulation or harmonised technical specifications;	(a) display, in a visible manner, to customers before they are bound by a sales contract, including in case of distance selling, the information which shall be labelled pursuant to this Regulation or harmonised technical specifications;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 27(2), point (b)</i>				
485	(b) verify that the manufacturer has complied with the obligations set out in Article 21(1), (3) and (5) to (7) and Article 22(2), points (f) and (i);	(b) verify <u>at a documentary level</u> that the manufacturer has complied with the obligations set out in Article 21(1), (3) and (5) to (7) and Article 22(2), points (f) and (i);	<i>deleted</i>	
<i>Article 27(2), point (c)</i>				
486	(c) fulfil the obligations laid down in Article 24(5), whilst references to “placing on the market” shall be understood as “supporting the making available on the market”;	(c) fulfil the obligations laid down in Article 24(5), whilst references to “placing on the market” shall be understood as “supporting the making available on the market”;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 27(2), point (d)				
487	(d) eliminate all offers for products which are non-compliant or likely to be risky in the meaning of Article 21(9) last sentence on their own initiative or, within two working days, on request of the market surveillance authorities;	(d) <del>eliminate all offers for</del> <u>at the request of the market surveillance authorities, cease to offer</u> products which are non-compliant or <del>likely to be risky in</del> <u>present a risk within</u> the meaning of Article 21(9) <del>last sentence on their own initiative or, within two working days, on request of the market surveillance authorities;</del>	deleted	
Article 27(2), point (e)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
488	(e) inform concerned authorities on the measures taken in accordance with points (b), (c) and (d);	(e) inform concerned authorities on the measures taken in accordance with points (b), (c) and (d);	<i>deleted</i>	
<i>Article 27(2), point (f)</i>				
489	(f) support product withdrawals or recalls, regardless of whether initiated by authorities, the manufacturer, the authorised representative or the importer. In cooperation with the economic operator concerned, the fulfilment service provider or broker shall inform consumers directly of	(f) support product withdrawals or recalls, regardless of whether initiated by authorities, the manufacturer, the authorised representative or the importer. In cooperation with the economic operator concerned, the fulfilment service provider or broker shall inform consumers directly of	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	product withdrawals or recalls. It shall keep the concerned authorities informed of any action taken.	product withdrawals or recalls. It shall keep the concerned authorities informed of any action taken.		
Article 27(3)				
490	3. An online marketplace shall:	3. An online marketplace shall:	3. An online marketplace shall:	3. An online marketplace shall:  Commission Proposal
Article 27(3), point (a)				
491				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) design and organise its online interface in such a way that it allows third party traders to provide to the customers of these traders any information referred to in paragraph 2, point (a);	(a) design and organise its online interface in such a way that it allows third party traders to provide to the customers of these traders any information referred to in paragraph 2, point (a);	(a) <u>for the purpose of the requirements of Article 31(1) of Regulation (EU) 2022/2065,</u> design and organise its online interface in such a way that it allows <del>third party traders to provide to the customers of these traders any information referred to in paragraph 2, point (a)</del> <u>economic operators to fulfil their obligations under Article 32(1a) of this Regulation</u> ;	
Article 27(3), point (b)				
492	(b) establish a single contact point for direct communication with Member States' authorities in	(b) establish a single contact point for direct communication with Member States' authorities in	(b) establish a single contact point for direct communication with Member States' authorities in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	relation to non-compliant, under-performing or unsafe product. This contact point may be the same as the one referred to in [Article 20(1)] of Regulation (EU) .../... [the General Product Safety Regulation] or [Article 10(1)] of Regulation (EU) .../... [the Digital Services Act];	relation to non-compliant, under-performing or unsafe product. This contact point may be the same as the one referred to in [Article 20(1)] of Regulation (EU) .../... [the General Product Safety Regulation] or [Article 10(1)] of Regulation (EU) .../... [the Digital Services Act];	relation to <del>non-compliant, under-performing or unsafe</del> <u>product compliance with this Regulation</u> . This contact point may be the same as the one referred to in [Article 20(1)] of Regulation (EU) <del>.../...</del> <u>2023/988</u> [the General Product Safety Regulation] or <del>Article 10(1)]</del> <u>11(1)</u> of Regulation (EU) <del>.../...</del> <u>2022/2065</u> [the Digital Services Act];	
Article 27(3), point (c)				
493	(c) give an appropriate answer without undue delay, and in any event within five working days, in the Member State where the online	(c) give an appropriate answer <del>without undue delay, and in any event within five working days, in the Member State where the online</del>	<del>deleted</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	marketplace operates, to notices related to notification of accidents and other incidents with products received in accordance with [Article 14] of Regulation (EU) [.../...] on a Single Market for Digital Services (Digital Service Act) and amending Directive 2000/31/EC;	<del>marketplace operates,</del> to notices related to notification of accidents and other incidents with products received in accordance with [Article 14] of Regulation (EU) [.../...] on a Single Market for Digital Services (Digital Service Act) and amending Directive 2000/31/EC;	PUBLIC	
<i>Article 27(3a)</i>				
493a			<u><a href="#">3a. The cooperation between information society service providers and market surveillance authorities referred to in Article 7(2) of Regulation (EU) 2019/1020 shall, with regard to</a></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>online marketplaces and for the purposes of this Regulation, include in particular:</u>	
Article 27(3), point (d)				
494	(d) cooperate to ensure effective market surveillance measures, including by abstaining from putting in place obstacles to such measures;	(d) cooperate to ensure effective market surveillance measures, including by abstaining from putting in place obstacles to such measures;	(d) <del>cooperate</del> <u>cooperation</u> to ensure effective market surveillance measures, including by abstaining from putting in place obstacles to such measures;	(d) <del>cooperate</del> <u>cooperation</u> to ensure effective market surveillance measures, including by abstaining from putting in place obstacles to such measures;  Council Mandate
Article 27(3), point (e)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
495	(e) inform the market surveillance authorities of any action taken;	(e) inform the market surveillance authorities of any action taken;	(e) <del>inform</del> <u>information to</u> the market surveillance authorities of any action taken <u>with regard to non-compliance or suspected non-compliance concerning products covered by this Regulation</u> ;	
Article 27(3), point (f)				
496	(f) establish a regular and structured exchange of information on offers that have been removed on the basis of this Article by online marketplaces;	(f) establish a regular and structured exchange of information on offers that have been removed on the basis of this Article by online marketplaces;	(f) <del>establish</del> <u>the establishment of</u> a regular and structured exchange of information on <del>offers that have</del> <u>content that has</u> been removed <u>by online marketplaces</u> on the <del>basis of this Article by online marketplaces</del> <u>request of market</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>surveillance authorities;</u>	
Article 27(3), point (g)				
497	(g) allow online tools operated by market surveillance authorities to access their interfaces in order to identify non-compliant products;	(g) allow online tools operated by market surveillance authorities to access their interfaces in order to identify non-compliant products;	<i>deleted</i>	
Article 27(3), point (h)				
498	(h) upon request of the market surveillance authorities, when the online marketplace or its online sellers have put in place technical	(h) upon request of the market surveillance authorities, when the online marketplace or its online sellers have put in place technical	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	obstacles to the extraction of data from their online interfaces, allow those authorities to scrape such data for product compliance purposes based on the identification parameters provided by the requesting market surveillance authorities.	obstacles to the extraction of data from their online interfaces, allow those authorities to scrape such data for product compliance purposes based on the identification parameters provided by the requesting market surveillance authorities.		
<i>Article 27(4)</i>				
499	4. As far as powers conferred by Member States in accordance to Article 14 of Regulation (EU) 2019/1020 are concerned, Member States shall confer on their market surveillance authorities the power, for all products covered by this	4. As far as powers conferred by Member States in accordance to Article 14 of Regulation (EU) 2019/1020 are concerned, Member States shall confer on their market surveillance authorities the power, for all products covered by this	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation, to order an online marketplace to remove specific illegal content referring to a non-compliant product from its online interface, to disable access to it or to display an explicit warning to end users when they access it. Such orders shall comply with [Article 8(1)] of Regulation (EU) .../... [the Digital Services Act].	Regulation, to order an online marketplace to remove specific illegal content referring to a non-compliant product from its online interface, to disable access to it or to display an explicit warning to end users when they access it. Such orders shall comply with [Article 8(1)] of Regulation (EU) .../... [the Digital Services Act].		
<i>Article 27(5)</i>				
500	5. An online marketplace shall take the necessary measures to receive and process in accordance with [Article 8] of Regulation (EU) .../...[the Digital Services Act] the	5. An online marketplace shall take the necessary measures to receive and process in accordance with [Article 8] of Regulation (EU) .../...[the Digital Services Act] the	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	orders referred to in paragraph 4.	orders referred to in paragraph 4.		
<i>Article 27(6)</i>				
501	6. The paragraphs 1 and 2, paragraph 3, points (b) to (i) and paragraphs 4 and 5 shall also apply to manufacturers, importers, distributors or other economic operators offering products online without involvement of an online marketplace (“online shops”).	6. The paragraphs 1 and 2, paragraph 3, points (b) to (i) and paragraphs 4 and 5 shall also apply to manufacturers, importers, distributors or other economic operators offering products online without involvement of an online marketplace ( <del>“online shops”</del> ).	<i>deleted</i>	
<i>Article 27(7)</i>				
502				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	7. The paragraph 3, points (d) to (h) shall also apply to online search engines.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 27(8)				
503	8. A fulfilment service provider shall ensure that the conditions during warehousing, packaging, addressing or dispatching, do not jeopardise the products' compliance with the requirements set out in this Regulation.	8. A fulfilment service provider shall ensure that the conditions during warehousing, packaging, addressing or dispatching, do not jeopardise the products' compliance with the requirements set out in this Regulation. <u>The manufacturer or importer of construction products shall provide the fulfilment service providers with the detailed information necessary for</u>	8. A fulfilment service provider shall ensure that the conditions during warehousing, packaging, addressing or dispatching, do not jeopardise the products' <del>compliance with the requirements set out</del> <u>conformity with its declared performance or its compliance with other applicable requirements</u> in this Regulation.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>ensuring the safe storage, packaging, addressing or dispatch and further functioning of the product.</u>		
Article 28				
504	Article 28 Obligations of 3D-printing service providers and of providers of moulds, of 3D-printing datasets, and of 3D-printing materials	Article 28 Obligations <del>of 3D-printing service providers and of providers of moulds,</del> <u>of in relation to</u> 3D-printing <del>datasets, and of 3D-printing materials</del> <u>of construction products</u>	<del>Article 28</del>  deleted	
Article 28(1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
505	1. A 3D-printing service provider shall:	1. A <del>3D-printing service provider</del> <u>natural or legal person that 3D-prints construction products</u> shall:	deleted	
Article 28(1), point (a)				
506	(a) refrain from placing on the market or directly installing products for clients without satisfying the obligations incumbent on manufacturers;	(a) <del>refrain from placing on the market or directly installing products for clients without satisfying the obligations incumbent on manufacturers</del> <u>satisfy the obligations incumbent on manufacturers when placing their products on the market;</u>	deleted	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 28(1), point (b)</i>				
507	(b) inform its clients that they may use 3D-printing services only for the fabrication of products for their own use, unless satisfying the obligations incumbent on manufacturers;	(b) <del>inform its clients that they may use 3D-printing services only for the fabrication of products for their own use, unless satisfying the obligations incumbent on manufacturers</del> <u>use the appropriate 3D datasets;</u>	deleted	
<i>Article 28(1), point (c)</i>				
508	(c) inform its clients that the 3D-datasets and the materials to be	(c) <del>inform its clients</del> <u>ensure</u> that the <del>3D-datasets and the</del> materials		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	used shall have undergone the procedures applicable to products under this Regulation; and	<del>to be used shall</del> <u>used</u> have undergone the procedures applicable to products under this Regulation; and	<i>deleted</i>	
<i>Article 28(1), point (d)</i>				
509	(d) inform its clients that both the information provided by the manufacturer of the 3D-dataset and the information provided by the manufacturer of the printing material shall coincide and confirm the usability of the material for that type of 3D-dataset and the given 3D-printing technology.	(d) <del>inform its clients that both</del> <u>ensure that</u> the information provided by the manufacturer of the 3D-dataset and the information provided by the manufacturer of the printing material <del>shall</del> coincide <del>and confirm the usability of the material for that type of 3D-dataset and the given 3D-printing technology.</del>	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 28(2)</i>				
<i>510</i>	<p>2. Providers of moulds and of 3D-datasets intended to produce items covered by this Regulation shall produce 10 such items and shall make them available to the notified body, technical assessment body and to authorities on request.</p> <p>Providers of moulds and of 3D-datasets intended to produce items covered by this Regulation shall assess and document the fulfilment of requirements of this Regulation with regard to the produced items.</p>	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

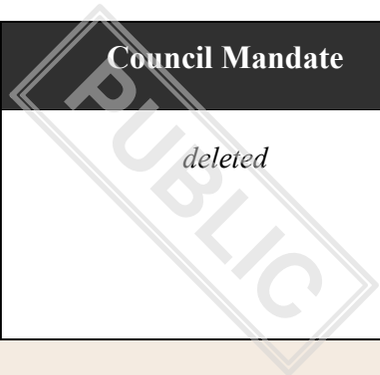


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 29</i>				
512	<p>Article 29</p> <p>Obligations of economic operators de-installing or dealing with used products for re-use or remanufacturing</p>	<p>Article 29</p> <p>Obligations of economic operators de-installing or dealing with used products for re-use or remanufacturing</p>	<p><del>Article 29</del></p> <p><i>deleted</i></p>	
<i>Article 29(1)</i>				
513	<p>1. An economic operator de-installing used products for re-use or re-manufacturing shall establish protocols on the place, conditions and presumed length of use of the de-installed product and make</p>	<p>1. An economic operator de-installing used products for re-use or re-manufacturing shall establish protocols on the place, conditions and presumed length of use of the de-installed product and make</p>	<p><i>deleted</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>them available together with the products, regardless whether it exert its activity on its own behalf or for somebody else. The economic operator shall also make the protocols available on request to authorities, to later users of these products and to owners of the construction works in which they were re-installed.</p>	<p>them available together with the products, regardless whether it exert its activity on its own behalf or for somebody else. The economic operator shall also make the protocols available on request to authorities, to later users of these products and to owners of the construction works in which they were re-installed.</p>		
<i>Article 29(2)</i>				
514	<p>2. Where an economic operator brokers, sells or otherwise makes available de-installed used products on its own behalf or for somebody else, it shall also fulfil</p>	<p>2. Where an economic operator brokers, sells or otherwise makes available de-installed used products on its own behalf or for somebody else, it shall also fulfil</p>	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the obligations of importers or distributors with regard to used products.	the obligations of importers or distributors with regard to used products.		
<i>Article 30</i>				
515	Article 30 Obligations of suppliers and service providers involved in the manufacturing of products	<i>deleted</i>	<del>Article 30</del>  <i>deleted</i>	<i>deleted</i>
<i>Article 30(1)</i>				
516	1. A supplier or service provider			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	involved in the manufacturing of products shall:	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 30(1), point (a)</i>				
517	(a) provide to manufacturers, notified bodies and authorities all available information on the environmental sustainability of their supplied component or service;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 30(1), point (b)</i>				
518	(b) ensure the correctness of such			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	information namely by respecting this Regulation and correct any errors made by communication to all their clients and, if potentially useful, to notified bodies and authorities;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 30(1), point (c)</i>				
519	(c) permit, in absence of such information, their customers to assess that environmental sustainability on their own expense and support that assessment, namely by giving access to all documents, including those of commercial character, relevant for that assessment;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 30(1), point (d)</i>				
520	(d) permit notified bodies to verify the correctness of any calculation of the environmental sustainability and support that verification;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 30(1), point (e)</i>				
521	(e) permit notified bodies to verify the performance and compliance of the supplied component or service and support that verification.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Member States where products with that component or manufacturing service have been made available on the market or directly installed; where it cannot identify these Member States, it shall inform all national competent authorities.			
<i>Article 31</i>				
523	Article 31 Double use and pseudo products	Article 31 Double use <del>and pseudo</del> products	<del>Article 31</del>  <i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 31(1)				
524	1. A manufacturer of double use products shall satisfy the obligations of this Regulation for all the items of the respective type, unless they are specifically marked as “not for construction”.	1. A manufacturer of double use products <del>shall satisfy the obligations of this Regulation for all the items of the respective type</del> <u>and other economic operators dealing with them shall satisfy the obligations of this Regulation</u> , unless they are <del>specifically</del> marked as "not for construction".	deleted	
Article 31(2)				
525	2. Other economic operators dealing with double use products			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall fulfil the obligations incumbent on them in accordance with this Regulation. In their commercial contracts, they shall establish an obligation of their clients to do the same and not to sell or to use items for construction which are marked as “not for construction”.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 31(3)				
526	3. For items suitable for construction for which the manufacturer has never intended such use and which, therefore, have not been CE-marked (“pseudo products”), other economic	3. For <del>items suitable for construction for which the manufacturer has never intended such use and which, therefore, have not been CE-marked</del> <u>(double use products marked as "not for</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	operators shall:	<u>construction</u> " <del>pseudo-products</del> "; other economic operators shall:		
<i>Article 31(3), point (a)</i>				
527	(a) not acquire or sell them as items being intended for construction without undergoing the procedures set out in this Regulation to be undergone by manufacturers;	(a) not acquire or sell them as items being intended for construction without undergoing the procedures set out in this Regulation to be undergone by manufacturers;	<i>deleted</i>	
<i>Article 31(3), point (b)</i>				
528	(b) ensure by presentation that	(b) ensure by presentation that		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	they cannot be understood as being intended for construction; and	they cannot be understood as being intended for construction; and	<i>deleted</i>	
<i>Article 31(3), point (c)</i>				
529	(c) establish a contractual obligation of their clients to do the same and not to use these items for construction.	(c) establish a contractual obligation of their clients to do the same and not to use these items for construction.	<i>deleted</i>	
<i>Article 32</i>				
530	Article 32	Article 32	Article 32	Article 32

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Online and other distance sales	Online and other distance sales	Online and other distance sales	Online and other distance sales  Commission Proposal
Article 32(1)				
531	1. Products offered for sale online or through other means of distance sales shall be deemed to be made available on the market if the offer is targeted at clients in the Union. An offer for sale shall be considered to be targeted at clients in the Union if the relevant economic operator directs, by any means, its activities to a Member	1. Products offered for sale online or through other means of distance sales shall be deemed to be made available on the market if the offer is targeted at clients in the Union. An offer for sale shall be considered to be targeted at clients in the Union if the relevant economic operator directs, by any means, its activities to a Member	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	State. Inter alia, an offer shall be considered to be targeted at clients in the Union where:	State. Inter alia, an offer shall be considered to be targeted at clients in the Union where:		
<i>Article 32(1), point (a)</i>				
532	(a) the economic operator uses an official language of a Member State, unless selling to the Union is explicitly excluded by effective means;	(a) the economic operator uses an official language of a Member State, unless selling to the Union is explicitly excluded by effective means;	<i>deleted</i>	
<i>Article 32(1), point (b)</i>				
533	(b) the economic operator uses the	(b) the economic operator uses the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>currency of the Member States or a crypto-currency covered by Regulation (EU) [...]¹ unless, in the latter case, selling to the Union is explicitly excluded by effective means;</p> <p>_____</p> <p>1. Future Regulation of the European Parliament and of the Council on Markets in Crypto-assets, and amending Directive (EU) 2019/1937, see COM/2020/593 final.</p>	<p>currency of the Member States <del>or a crypto-currency covered by Regulation (EU) [...]</del>² unless, in the latter case, selling to the Union is explicitly excluded by effective means;</p> <p>_____</p> <p><del>1. Future Regulation of the European Parliament and of the Council on Markets in Crypto-assets, and amending Directive (EU) 2019/1937, see COM/2020/593 final.</del></p>	<p><del>deleted</del></p>	
Article 32(1), point (c)				
534				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(c) the economic operator has the used internet domain name registered in one of the Member States or uses an internet domain that refers to the Union or one of the Member States; or	(c) the economic operator has the used internet domain name registered in one of the Member States or uses an internet domain that refers to the Union or one of the Member States; or	<i>deleted</i>	
<i>Article 32(1), point (d)</i>				
535	(d) the geographical areas to which dispatch is available includes a Member State.	(d) the geographical areas to which dispatch is available includes a Member State.	<i>deleted</i>	
<i>Article 32(1a)</i>				
535a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>1a. Where economic operators make products available on the market online or through other means of distance sales, the offer of those products shall clearly and visibly indicate the CE-marking and provide the information following it according to Article 17(2) or a permalink to the product registration in the database or system established in accordance with Article 78, where available.</i></u></p>	
Article 32(2)				
536	2. Member States shall designate a single centralised market	2. Member States shall designate a single centralised market		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	surveillance authority responsible for detecting products offered from economic operators outside the Union to clients on their territory online and via other distance sales methods.	surveillance authority responsible for detecting products offered from economic operators outside the Union to clients on their territory online and via other distance sales methods.	<i>deleted</i>	
<i>Article 32(2a)</i>				
536a			<u><i>3. Economic operators or online marketplaces shall give market surveillance authorities access to online interfaces where products covered by this Regulation are made available. If there are technical obstacles to the extraction of data from those online interfaces, the economic</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>operator or online marketplace shall, upon a reasoned request of a market surveillance authority, allow that authority to scrape such data for product compliance purposes on the basis of identification parameters specified in the request.</u></p>	
Article 33				
537	<p>Article 33</p> <p>Implementing acts on economic operators' obligations and rights</p>	<p><i>deleted</i></p>	<p>Article 33</p> <p>Implementing acts on economic operators' obligations and rights</p>	
Article 33, first paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
538	Where this is necessary to ensure a harmonised application of this Regulation and only to the extent necessary to prevent diverging practices creating an uneven playing field for economic operators, the Commission may adopt implementing acts providing details on how to execute the obligations and rights of economic operators contained in this Chapter.	<i>deleted</i>	Where this is necessary to ensure a harmonised application of this Regulation and only to the extent necessary to prevent diverging practices <del>creating an uneven playing field</del> <u>fragmenting the internal market</u> for economic operators, the Commission may adopt implementing acts providing details on how to execute the obligations <del>and rights</del> of economic operators contained in this Chapter.	
Article 33, second paragraph				
539				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	<i>deleted</i>	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	
CHAPTER IV				
540	CHAPTER IV CONSTRUCTION PRODUCTS STANDARDS AND EUROPEAN ASSESSMENT DOCUMENTS	CHAPTER IV <del>CONSTRUCTION PRODUCTS</del> <del>STANDARDS AND</del> EUROPEAN ASSESSMENT DOCUMENTS	CHAPTER IV <del>CONSTRUCTION PRODUCTS</del> <del>STANDARDS AND</del> EUROPEAN ASSESSMENT DOCUMENTS	CHAPTER IV <del>CONSTRUCTION PRODUCTS</del> <del>STANDARDS AND</del> EUROPEAN ASSESSMENT DOCUMENTS  EP Mandate



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 34				
541	Article 34 Construction products standards	<i>deleted</i>	<del>Article 34</del>  <i>deleted</i>	<i>deleted</i>
Article 34(1)				
542	1. Construction products standards shall be established by the European standardisation organisations on the basis of a standardisation request issued by the Commission.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 34(2)				
543	2. Construction products standards developed pursuant to Article 4(2) shall be of mandatory application for purposes of this Regulation as of six months after the publication of their reference in the Official Journal in accordance with paragraph 4, but may be voluntarily applied on request of the manufacturer as from the date of that publication. They shall provide the methods and the criteria for assessing the performance of the products in relation to their essential	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	characteristics. These standards shall, where appropriate and without endangering the accuracy, reliability or stability of the results, provide methods less onerous than testing for assessing the performance of the products in relation to their essential characteristics, classes, threshold levels or product requirements.					
Article 34(3)						
6	544	3. Construction products standards developed pursuant to the second sentence of Article 5(2) or the third sentence of Article 22(4) shall be voluntary. Products which are in	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>	6



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>conformity with voluntary standards adopted in accordance with Article 5(2), or parts thereof, the references of which have been published in the Official Journal of the European Union shall be presumed to be in conformity with the requirements laid down in Annex I Part B and C, as specified for the respective product family or category by harmonised technical specifications adopted in accordance with the second sentence of Article 5(2), to the extent that those requirements are covered by such voluntary standards and that this coverage has been precisely stated in the respective harmonised standard. Manufacturers who comply with voluntary standards adopted in</p>			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with Article 22(2), or parts thereof, the references of which have been published in the Official Journal of the European Union shall be presumed to be in conformity with the obligations set out in Article 22(2), to the extent that those obligations are covered by such standards and that this coverage has been precisely stated in the respective standard.			
Article 34(4)				
545	4. The Commission shall assess the conformity of construction products standards established by the European standardisation	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>organisations with the relevant standardisation requests, with this Regulation and with other Union law. The Commission shall publish or publish with restrictions in the Official Journal of the European Union the list of references of accepted conforming construction products standards that have been made available at an affordable price. Where a reference to a standard cannot be published otherwise in the Official Journal, the Commission is empowered to supplement this Regulation by delegated acts adopted in accordance with Article 86 to modify the respective standards for purposes of legal effects under this Regulation.</p>			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 35</i>				
546	Article 35 European assessment document	Article 35 European assessment document	<del>Article 35</del>  <i>deleted</i>	
<i>Article 35(1)</i>				
547	<i>I.</i> Article 4(1) and (4), Article 6, Article 9 and Articles 11 to 17 shall apply to European assessment documents. Where the CE marking is issued on the basis of a European	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	assessment document and European technical assessment, the European assessment document shall be referred to in the declaration of performance and the declaration of conformity.			
<i>Article 35(2), first subparagraph</i>				
548	2. Following a request for a European technical assessment by a manufacturer or a group of manufacturers or on initiative of the Commission, a European assessment document may be drawn up and adopted by the organisation of technical assessment bodies ('TABs') in	2. Following a request for a European technical assessment by a manufacturer or a group of manufacturers or on initiative of the Commission, a European assessment document may be drawn up and adopted by the organisation of technical assessment bodies ('TABs') in	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	agreement with the Commission for any product not covered by:	agreement with the Commission for any <u>kind or category of</u> product not covered by:		
<i>Article 35(2), first subparagraph, point (a)</i>				
549	(a) a harmonised technical specification;	(a) a harmonised technical specification;	<i>deleted</i>	
<i>Article 35(2), first subparagraph, point (b)</i>				
550	(b) a harmonised technical specification intended to be adopted in the next 2 years as from	(b) a harmonised technical specification intended to be adopted in the next <del>2 years</del> <u>1 year</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the date of verification with the Commission;	as from the date of verification with the Commission;		
<i>Article 35(2), first subparagraph, point (c)</i>				
551	(c) another European assessment document already cited in the Official Journal or submitted to the Commission for citation therein.	(c) another European assessment document already cited in the Official Journal or submitted to the Commission for citation therein.	<i>deleted</i>	
<i>Article 35(2), second subparagraph</i>				
552	The product shall not be considered as covered by the harmonised technical specification	The product shall not be considered as covered by the harmonised technical specification	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	where:	where:		
<i>Article 35(2), second subparagraph, point (i)</i>				
553	(i) the intended use of the product is different than the intended use supposed in the document,	(i) the intended use of the product is different than the intended use supposed in the document,	<i>deleted</i>	
<i>Article 35(2), second subparagraph, point (ii)</i>				
554	(ii) the materials used are not identical to the materials intended to be used under the document, or	(ii) the materials used are not identical to the materials intended to be used under the document, or	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 35(2), second subparagraph, point (iii)</i>				
555	(iii) the assessment method of the document is not appropriate for that product.	(ii) the assessment method of the document is not appropriate for that product.	<i>deleted</i>	
<i>Article 35(2a)</i>				
555a		<u><i>2a. The Commission shall task EOTA and CEN with coordinating to ensure that there is no overlap between a European assessment document and harmonised standards or parts thereof.</i></u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 35(3)				
556	3. The organisation of TABs and the Commission may bundle or reject requests for the development of a European assessment document. The procedure for adopting the European assessment document shall respect Article 36 and shall comply with Article 37 and Annex III.	3. The organisation of TABs and the Commission may bundle or reject requests for the development of a European assessment document. The procedure for adopting <del>the</del> European assessment document shall <del>respect</del> <u>comply with</u> Article 36 and <del>shall comply with Article 37 and</del> <u>the procedure laid down in</u> Annex <del>III</del> <u>a</u> .	<i>deleted</i>	
Article 35(3a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
556a		<p><u>3a. Article 4(1) and (4), Article 6, Article 9 and Articles 11 to 17 shall apply to European assessment documents. Where the CE marking is issued on the basis of a European assessment document and a European technical assessment, the European assessment document shall be referred to in the declaration of performance and the declaration of conformity.</u></p>		
Article 35(4)				
557	4. The Commission is empowered	4. The Commission is empowered		

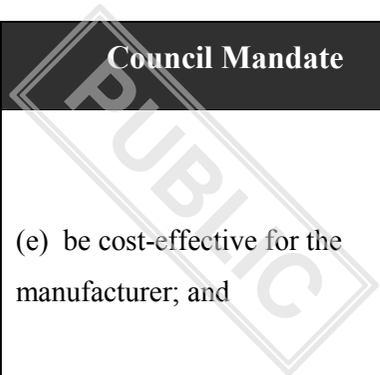
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to amend Annex III by delegated act adopted in accordance with Article 87 to establish supplementary procedural rules for the development and adoption of a European assessment document, where this is necessary to ensure the good functioning of the European assessment documents system.	to amend Annex <del>III</del> <sup>IIIa</sup> by delegated act adopted in accordance with Article 87 to establish supplementary procedural rules for the development and adoption of a European assessment document, where this is necessary to ensure the good functioning of the European assessment documents system.	<i>deleted</i>	
<i>Article 36</i>				
558	Article 36 Principles for the development and adoption of European assessment documents	Article 36 Principles for the development and adoption of European assessment documents	Article 36 Principles <u>and procedure</u> for the development and adoption of European assessment documents	Article 36 Principles <u>and procedure</u> for the development and adoption of European assessment documents

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Council Mandate
Article 36(1), first subparagraph				
559	1. The procedure for developing and adopting European assessment documents shall respect the following principles:	1. The procedure for developing and adopting European assessment documents shall respect the following principles:	1. <del>The procedure for</del> <u>When</u> developing and adopting European assessment documents, <u>individual TABs and the organisation of TABs</u> shall <del>respect the following principles:</del> <u>follow the procedure set out in Annex III.</u>	
Article 36(a), first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
559a			<u>1a. When developing and adopting European assessment documents, individual TABs and the organisation of TABs shall :</u>	
Article 36(1), first subparagraph, point (a)				
560	(a) be transparent to Member States, the manufacturer concerned and to other manufacturers or stakeholders that request to be informed;	(a) be transparent to Member States, the manufacturer concerned and to other manufacturers or stakeholders that request to be informed;	(a) be transparent to Member States, the manufacturer concerned and to other manufacturers or stakeholders that request to be informed;	(a) be transparent to Member States, the manufacturer concerned and to other manufacturers or stakeholders that request to be informed;  Commission Proposal

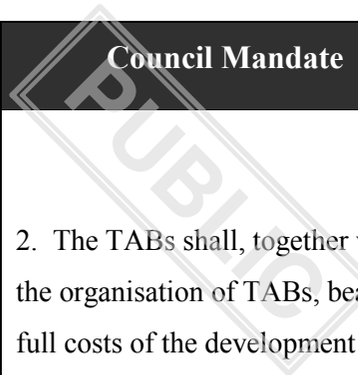
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 36(1), first subparagraph, point (b)				
561	(b) disclose as little as possible information protected by intellectual property rights, and protect commercial secrecy and confidentiality;	(b) <del>disclose as little as possible</del> <u>to disclose the</u> information protected by intellectual property rights, and protect commercial secrecy and confidentiality;	(b) disclose <u>confidential information only when necessary to assess the compliance of a European assessment document with regulatory provisions, and otherwise</u> <del>as little as possible information protected by intellectual property rights, and</del> protect commercial secrecy and confidentiality;	
Article 36(1), first subparagraph, point (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
562	(c) specify appropriate mandatory time limits in order to avoid unjustified delay;	(c) specify appropriate mandatory time limits in order to avoid unjustified delay;	(c) specify appropriate mandatory time limits in order to avoid unjustified delay;	(c) specify appropriate mandatory time limits in order to avoid unjustified delay;  Commission Proposal
Article 36(1), first subparagraph, point (d)				
563	(d) allow at any stage for adequate participation by the Member States and the Commission;	(d) allow <del>at any stage</del> for adequate participation by the Member States and the Commission;	(d) allow at any stage for adequate participation by the Member States and the Commission;	
Article 36(1), first subparagraph, point (e)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
564	(e) be cost-effective for the manufacturer; and	(e) be cost-effective for the manufacturer; and	(e) be cost-effective for the manufacturer; and	(e) be cost-effective for the manufacturer; and  Commission Proposal
Article 36(1), first subparagraph, point (f)				
565	(f) ensure sufficient collegiality and coordination amongst TABs designated for the product in question.	(f) ensure sufficient collegiality and coordination amongst TABs designated for the product in question.	(f) ensure sufficient collegiality and coordination amongst TABs designated for the product in question.	(f) ensure sufficient collegiality and coordination amongst TABs designated for the product in question.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 36(1), second subparagraph				
566	The balancing of principles laid down in points (a) and (b) shall at least allow for the disclosure of the name of the product at the stage of the approval and the communication of the work programme, as set out in Annex III, point 3., and the detailed contents of the draft European assessment document set out in Annex III, point 7.	The balancing of principles laid down in points (a) and (b) <u>of this paragraph</u> shall at least allow for the disclosure of the name of the product at the stage of the approval and the communication of the work programme, as set out in Annex <del>III</del> <u>a</u> , point <del>3</del> <u>5</u> and the detailed contents of the draft European assessment document set out in Annex <del>III</del> <u>a</u> , point <del>7</del> <u>5</u> .	The balancing of <del>principles</del> <u>requirements</u> laid down in points (a) and (b) shall at least allow for the disclosure of the name of the product at the stage of the approval and the communication of the work programme, as set out in Annex III, point 3., and <u>of</u> the detailed contents of the draft European assessment document set out in Annex III, point 7.	
Article 36(2)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
567	2. The TABs shall, together with the organisation of TABs, bear the full costs of the development and adoption of European assessment documents, unless it is started on initiative of the Commission.	2. The TABs shall, together with the organisation of TABs, bear the full costs of the development and adoption of European assessment documents, unless it is started on initiative of the Commission.	2. The TABs shall, together with the organisation of TABs, bear the full costs of the development and adoption of European assessment documents, unless <u>such development is initiated by</u> <del>it is</del> <i>started on initiative of</i> the Commission.	2. The TABs shall, together with the organisation of TABs, bear the full costs of the development and adoption of European assessment documents, unless <u>such development is initiated by</u> <del>it is</del> <i>started on initiative of</i> the Commission.  Council Mandate
Article 36(3)				
568	3. TABs and the organisation of TABs shall avoid any proliferation	3. TABs and the organisation of TABs shall avoid any proliferation	3. TABs and the organisation of TABs shall avoid any proliferation	3. TABs and the organisation of TABs shall avoid any proliferation

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of European assessment documents where there is no technical justification for differentiating between products and therefore in particular give preference to the extension of a scope of an existing European assessment document.	of European assessment documents where there is no technical justification for differentiating between products and therefore in particular give preference to the extension of a scope of an existing European assessment document.	of European assessment documents where there is no technical justification for differentiating between products and <i>shall</i> therefore in particular give preference to the extension of a scope of an existing European assessment document.	of European assessment documents where there is no technical justification for differentiating between products and <i>shall</i> therefore in particular give preference to the extension of a scope of an existing European assessment document.  Council Mandate
Article 36(4)				
569	4. TABs and the organisation of TABs shall refrain from developing European assessment documents where there is a high	4. TABs and the organisation of TABs shall refrain from developing European assessment documents where there is a high	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	likelihood of duplication with harmonised technical specifications or pre-existing European assessment documents and shall withdraw duplicating European assessment documents.	likelihood of duplication with harmonised technical specifications or pre-existing European assessment documents and shall withdraw duplicating European assessment documents.		
<i>Article 36(5)</i>				
569a			<u><i>5. The Commission is empowered to, after consultations with the organisation of TABs, amend Annex III by delegated act adopted in accordance with Article 87 to establish supplementary procedural rules for the development and adoption of a European assessment</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><i>document, where this is necessary to ensure the good functioning of the European assessment documents system.</i></u>	
Article 37				
570	<p>Article 37</p> <p>Obligations of the TAB receiving a request for a European technical assessment</p>	<p>Article 37</p> <p>Obligations of the TAB receiving a request for a European technical assessment</p>	<p>Article 37</p> <p>Obligations of the TAB receiving a request for a European technical assessment</p>	<p>Article 37</p> <p>Obligations of the TAB receiving a request for a European technical assessment</p> <p>Commission Proposal</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 37(1)				
571	1. The TAB receiving a request for a European technical assessment from a manufacturer, a group of manufacturers or the manufacturers' association shall inform the applicant if the product is covered, fully or partially, by a harmonised technical specification or European assessment document as follows:	1. The TAB receiving a request for a European technical assessment from a manufacturer, a group of manufacturers or the manufacturers' association shall inform the applicant if the product is covered, fully or partially, by a harmonised technical specification or European assessment document as follows:	<del>1. The TAB</del> <u>When</u> receiving a request for a European technical assessment from a manufacturer, a group of manufacturers or <del>the a</del> manufacturers' association, <u>the TAB</u> shall inform the applicant <del>if the product is covered, fully or partially, by a harmonised technical specification or European assessment document</del> as follows:	
Article 37(1), point (a)				
572				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) where the product is fully covered by a harmonised technical specification, the TAB shall inform the manufacturer, the group of manufacturers or the manufacturers' association that, in accordance with Article 35(2), a European technical assessment cannot be issued;	(a) where the product is fully covered by a harmonised technical specification, the TAB shall inform the manufacturer, the group of manufacturers or the manufacturers' association that, in accordance with Article 35(2), a European technical assessment cannot be issued;	(a) where the product is <del>fully</del> covered by a harmonised technical specification, <del>the TAB shall inform the manufacturer, the group of manufacturers or the manufacturers' association that, in accordance with Article 35(2), or a</del> <u>European assessment document cannot be drawn up in accordance with Article 7a, the TAB shall inform the applicant that</u> a European technical assessment cannot be issued;	
Article 37(1), point (b)				
573	(b) where the product is fully covered by a European assessment	(b) where the product is fully covered by a European assessment	(b) where the product is fully covered by a European assessment	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	document the reference of which has been cited in the Official Journal, the TAB shall inform the manufacturer, the group of manufacturers or the manufacturers' association that such a document will be used as the basis for the European technical assessment to be issued;	document the reference of which has been cited in the Official Journal, the TAB shall inform the manufacturer, the group of manufacturers or the manufacturers' association that such a document will be used as the basis for the European technical assessment to be issued;	document the reference of which has been <del>cited</del> <u>published</u> in the Official Journal, the TAB shall inform the <del>manufacturer, the group of manufacturers or the manufacturers' association that</del> <u>such a applicant that the referenced European assessment</u> document will be used as the basis for the European technical assessment to be issued;	
Article 37(1), point (c)				
574	(c) where the product is not covered by any harmonised technical specification or European assessment document and where no	(c) where the product is not covered by any harmonised technical specification or European assessment document and where no	(c) where the product is <del>not covered by any harmonised technical specification or</del> <u>eligible</u> <u>for a</u> European assessment	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	such harmonised technical specification is intended to be adopted in the next two years, or no such or European assessment document is already in the procedure of developing pursuant to Annex III, the TAB shall apply the procedures set out in Annex III or those established in accordance with Article 35(4).	such harmonised technical specification is intended to be adopted in the next <del>two years</del> <u>year</u> , or no such or European assessment document is already in the procedure of developing pursuant to Annex <del>III</del> <u>IIIa</u> , the TAB shall apply the procedures set out in Annex <del>III</del> <u>IIIa</u> or those established in accordance with Article 35(4).	document <del>and where no such harmonised technical specification is intended to be adopted in the next two years, or</del> <u>pursuant to Article 7a and</u> no such <del>or European assessment</del> document is <del>already</del> in the procedure of <del>developing pursuant to Annex III</del> <u>being developed</u> , the TAB shall <del>apply the procedures</del> <u>inform the applicant that the procedure</u> set out in Annex III <del>or those established in accordance with Article 35(4)</del> <u>will be initiated</u> .	
Article 37(-1), second subparagraph				
574a			<u>In cases referred to in point (c)</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>but where a construction product performance standard covering the same product has been submitted to the Commission for assessment in accordance with Article 4(2c) or the Commission has informed about the fulfilment of the conditions for an implementing act covering the same product in accordance with Article 4a(1) second subparagraph, the TAB shall inform the applicant about the possibility of a European assessment document being withdrawn pursuant to Article 7a(5).</u></p>	
Article 37(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
575	<p>2. In the cases referred to in paragraph 1, points (b) and (c), the TAB shall inform the organisation of TABs and the Commission of the content of the request and of the reference to a relevant Commission act determining the assessment and verification system, which the TAB intends to apply for that product, or of the lack of such a Commission decision.</p>	<p>2. In the cases referred to in paragraph 1, points (b) and (c), the TAB shall inform the organisation of TABs and the Commission of the content of the request and of the reference to a relevant Commission act determining the assessment and verification system, which the TAB intends to apply for that product, or of the lack of such a Commission decision.</p>	<p>2. In the cases referred to in paragraph 1, points (b) and (c), the TAB shall inform the organisation of TABs and the Commission of the content of the request and of the reference to a relevant Commission act determining the assessment and verification system <i>in accordance with Article 6(1)</i>, which the TAB intends to apply for that product, or of the lack of such a Commission decision.</p>	
Article 37(3)				
576	<p>3. If the Commission considers</p>	<p>3. If the Commission considers</p>	<p>3. If the Commission considers</p>	<p>3. If the Commission considers</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	that an appropriate Commission act determining the assessment and verification system does not exist for the product, it may adopt such act in accordance with Article 6(1).	that an appropriate Commission act determining the assessment and verification system does not exist for the product, it may adopt such act in accordance with Article 6(1).	that an appropriate Commission act determining the assessment and verification system does not exist for the product, it may adopt such act in accordance with Article 6(1).	that an appropriate Commission act determining the assessment and verification system does not exist for the product, it may adopt such act in accordance with Article 6(1).  Commission Proposal
Article 38				
577	Article 38 Publication of references	Article 38 Publication of references	Article 38 Publication of references	Article 38 Publication of references  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 38(1)				
578	<p>1. The Commission shall assess the conformity of European assessment documents with harmonised technical specifications, with this Regulation and with other Union law. The Commission shall publish or publish with restriction in the Official Journal of the European Union the list of references of accepted conforming European assessment documents. The Commission shall publish any updates to that list.</p>	<p>1. The Commission shall assess the conformity of European assessment documents with harmonised technical specifications, with this Regulation and with other Union law. The Commission shall publish or publish with restriction in the Official Journal of the European Union the list of references of accepted conforming European assessment documents. The Commission shall publish any updates to that list.</p>	<p>1. The Commission shall, <u>in accordance with Annex III, Point 8a</u>, assess the <del>conformity</del> <u>compliance</u> of European assessment documents with harmonised technical specifications, with this Regulation and with other Union law. <u>Where a European assessment document is in conformity with applicable legal requirements</u>, the Commission shall <del>publish</del> <u>publish</u> <del>without delay</del> <u>publish with</u> <del>restriction</del> <u>a reference of that document</u> in the Official Journal</p>	

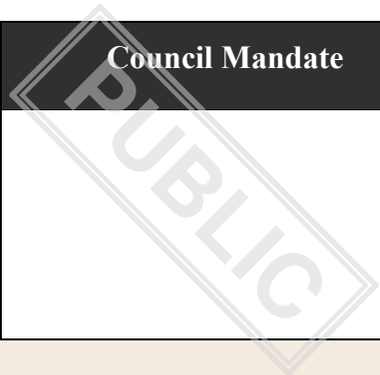
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			of the European Union. <u>Where a reference to a the list of references of accepted conforming</u> European assessment documents: <u>cannot be published in the Official Journal,</u> the Commission <del>shall</del> <u>may</u> publish <del>any updates to that list</del> <u>such a reference with restrictions</u> .	
Article 38(2)				
579	2. Only European assessment documents referred to in that list and published in at least one language of the Union by either the Commission or by the organisation of TABs shall authorise the issuing of European technical assessments	2. Only European assessment documents referred to in that list and published <del>in at least one language of the Union</del> by either the Commission or by the organisation of TABs shall authorise the issuing of European technical assessments	2. <del>Only European assessment documents referred to in that list and published in at least one language of the Union by either the Commission or by the organisation of TABs shall authorise the issuing of</del> <u>Following publication in</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>in accordance with Article 42 and trigger legal effects in accordance with Article 42(5), including with regard to the manufacturer who requested the development of the European assessment document. This legal effect of European assessment documents shall expire ten years after their first citation in the Official Journal of the European Union unless they have been renewed in the last year prior to expiry and the Commission decides to maintain the listing.</p>	<p>in accordance with Article 42 and trigger legal effects in accordance with Article 42(5), including with regard to the manufacturer who requested the development of the European assessment document. This legal effect of European assessment documents shall expire ten years after their first citation in the Official Journal of the European Union <u>or immediately where the European technical document has been withdrawn</u> unless they have been renewed in the last year prior to expiry and the Commission decides to maintain the listing.</p>	<p><u>accordance with paragraph 1, a European assessment document may in accordance with Article 42 be used as a basis for a</u> European technical <del>assessments in accordance with Article 42 and trigger legal effects in accordance with Article 42(5), including with regard to the manufacturer who requested the development</del><u>assessment for a period of 10 years, unless the reference has been withdrawn from the Official Journal</u> of the European <del>assessment document. This legal effect of European assessment documents shall expire ten years after their first citation in the Official Journal of the</del><u>Union.</u> <u>The organisation of TABs may in the last year prior to the</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>expiration of a</u> European <del>Union</del>  <del>unless they have been</del> <u>assessment</u>  <u>document decide to submit it for</u>  renewed <del>in the last year prior to</del>  <del>expiry and the Commission decides</del>  <del>to maintain the listing</del> <u>validity. The</u>  <u>Commission shall in that case</u>  <u>reassess it in accordance with</u>  <u>paragraph 1.</u></p>	
Article 38(2a)				
579a		<p><u>2a. In order to ensure the high</u>  <u>quality of European assessment</u>  <u>documents and to accommodate</u>  <u>the confidentiality needs of the</u>  <u>applicant for the related European</u>  <u>technical assessment, before the</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>reference to a new European assessment document is cited in the Official Journal of the European Union, a draft of the first European technical assessment based on that European assessment document shall be issued. If necessary, the final draft of the European assessment document shall be amended based on the experience gained with the issue of the first European technical assessment. The Commission, jointly with organisation of TABs, shall communicate the date of citation of the reference to the European assessment document.</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 39				
580	Article 39 Dispute resolution in cases of disagreement between TABs	Article 39 Dispute resolution in cases of disagreement between TABs	<del>Article 39</del>  <i>deleted</i>	
<i>Article 39, first paragraph</i>				
581	If the TABs do not agree upon the European assessment document within the time limits provided for, the organisation of TABs shall submit this matter to the Commission for appropriate resolution, including instructions to	If the TABs do not agree upon the European assessment document within the time limits provided for, the organisation of TABs shall submit this matter to the Commission for appropriate resolution, including instructions to	<i>deleted</i>	



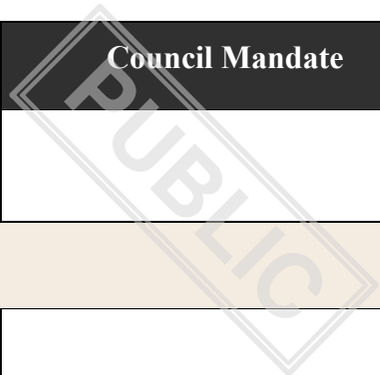
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this organisation how to complete its work.	this organisation how to complete its work.		
Article 40				
582	Article 40 Content of the European assessment document	Article 40 Content of the European assessment document	Article 40 Content of the European assessment document	Article 40 Content of the European assessment document  Commission Proposal
Article 40(1)				
583				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. A European assessment document shall contain the following elements:	1. A European assessment document shall contain the following elements:	1. A European assessment document shall contain the following elements:	1. A European assessment document shall contain the following elements:  Commission Proposal
Article 40(1), point (a)				
584	(a) a description of the product covered; and	(a) a description of the <u>kind or category of</u> product covered; and	(a) a description of the product covered <u>and its intended use</u> ; and	
Article 40(1), point (b)				
585				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) the list of essential characteristics, relevant for the intended use of the product as set out by the manufacturer and agreed between the manufacturer and the organisation of TABs, and the methods and criteria for assessing the performance of the product in relation to those essential characteristics.	(b) the list of essential characteristics, relevant for the intended use of the <u>kind or category of</u> product as set out by the manufacturer and agreed between the manufacturer and the organisation of TABs, and the methods and criteria for assessing the performance of the product in relation to those essential characteristics.	(b) the list of essential characteristics, relevant for the intended use of the product as <del>set out by the manufacturer and</del> agreed between the manufacturer and the organisation of TABs <u>as well as predetermined environmental characteristics as set out in Annex I-A Point 2</u> , and the methods and criteria for assessing the performance of the product in relation to <del>those</del> <u>the</u> essential characteristics <u>listed</u> .	
Article 40(2)				
586	2. Principles for the applicable factory production control to be	2. Principles for the applicable factory production control to be	2. Principles for the <del>applicable</del> factory production control to be	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	applied shall be set out in the European assessment document, taking into account the conditions of the manufacturing process of the product concerned.	applied shall be set out in the European assessment document, taking into account the conditions of the manufacturing process of the <u>kind or category of</u> product concerned.	applied shall be set out in the European assessment document, taking into account the conditions of the manufacturing process of the product concerned.	
Article 40(3)				
587	3. Where the performance of some of certain essential characteristics of the product can appropriately be assessed with methods and criteria established in harmonised technical specifications or European assessment documents, those existing methods and criteria shall be incorporated as parts of the	3. Where the performance of some of certain essential characteristics of the <del>product</del> <u>kind or category of products</u> can appropriately be assessed with methods and criteria established in harmonised technical specifications or European assessment documents, those existing methods and criteria shall	3. Where the performance of <del>some of certain</del> <u>already</u> essential characteristics of the product can appropriately be assessed with methods and criteria <u>already</u> established in harmonised technical specifications or <u>other</u> European assessment documents, those existing methods and criteria shall be incorporated as parts of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	European assessment document, unless there are good reasons to deviate from this rule.	be incorporated as parts of the European assessment document; <del>unless there are good reasons to deviate from this rule.</del>	European assessment document, unless there <del>are good reasons</del> <u>is a technical necessity</u> to deviate from this rule. <u>Where applicable, these principles shall also apply for thresholds levels and classes of performance adopted in accordance with Article 4a(2).</u>	
Article 41				
588	Article 41 Formal objections against European assessment documents	Article 41 Formal objections against European assessment documents	Article 41 Formal objections against European assessment documents	Article 41 Formal objections against European assessment documents  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 41(1), first subparagraph				
589	1. A Member State shall inform the Commission of all of the following:	1. A Member State shall inform the Commission of all of the following:	1. A Member State shall inform the Commission of all of the following:	1. A Member State shall inform the Commission of all of the following:  Commission Proposal
Article 41(1), first subparagraph, point (a)				
590	(a) where it considers that a European assessment document does not entirely satisfy applicable	(a) where it considers that a European assessment document does not entirely satisfy applicable	(a) where it considers that a European assessment document does not entirely <del>satisfy</del> conform	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	legal requirements or the demands to be met in relation to the basic requirements for construction works or product requirements set out in Annex I;	legal requirements or the demands to be met in relation to the basic requirements for construction works or product requirements set out in Annex I;	<u>with</u> applicable legal requirements or <u>satisfy</u> the demands to be met in relation to the <del>basic requirements</del> <del>for construction works or product</del> <u>essential characteristics to be covered in view of the basic requirements</u> <u>for construction works</u> set out in Annex I;	
Article 41(1), first subparagraph, point (b)				
591	(b) where it considers that a European assessment document raises a major concern for human health and safety, the protection of the environment or consumer protection;	(b) where it considers that a European assessment document raises a major concern for human health and safety, the protection of the environment or consumer protection;	(b) where it considers that a European assessment document raises a major concern for human health and safety, the protection of the environment or consumer protection;	(b) where it considers that a European assessment document raises a major concern for human health and safety, the protection of the environment or consumer protection;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 41(1), first subparagraph, point (c)				
592	(c) where it considers that a European assessment document does not fulfil the requirements set out in Article 35(2),	(c) where it considers that a European assessment document does not fulfil the requirements set out in Article 35(2),	<i>deleted</i>	
Article 41(1), second subparagraph				
593	The Member State concerned shall substantiate its viewpoints. The	The Member State concerned shall substantiate its viewpoints. The	The Member State concerned shall substantiate its viewpoints. The	The Member State concerned shall substantiate its viewpoints. The

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission shall consult the other Member States on the issues raised by the Member State concerned.	Commission shall consult the other Member States on the issues raised by the Member State concerned.	Commission shall consult the other Member States on the issues raised by the Member State concerned.	Commission shall consult the other Member States on the issues raised by the Member State concerned.  Commission Proposal
Article 41(2)				
594	2. In the light of the views of all the Member States, the Commission shall decide to publish, not to publish, to publish with restriction, to maintain, to maintain with restriction or to withdraw the references to the European assessment documents concerned in the Official Journal of	2. In the light of the views of all the Member States, the Commission shall decide to publish, not to publish, to publish with restriction, to maintain, to maintain with restriction or to withdraw the references to the European assessment documents concerned in the Official Journal of	2. In the light of the views of all the Member States, the Commission shall decide to publish, not to publish, to publish with restriction, to maintain, to maintain with restriction or to withdraw the references to the European assessment documents concerned in <u>or from</u> the Official	2. In the light of the views of all the Member States, the Commission shall decide to publish, not to publish, to publish with restriction, to maintain, to maintain with restriction or to withdraw the references to the European assessment documents concerned in <u>or from</u> the Official

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the European Union.	the European Union.	Journal of the European Union.	Journal of the European Union.  Council Mandate
Article 41(3)				
595	3. The Commission shall inform the organisation of TABs of its decision referred to in paragraph 2 and, where necessary, request the revision of the European assessment document concerned.	3. The Commission shall inform the organisation of TABs of its decision referred to in paragraph 2 and, where necessary, request the revision of the European assessment document concerned.	3. The Commission shall inform the <u>Member States and the</u> organisation of TABs of its decision referred to in paragraph 2 and, where necessary, request the revision of the European assessment document concerned.	
Article 42				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
596	Article 42 European technical assessment	Article 42 European technical assessment	Article 42 European technical assessment	Article 42 European technical assessment  Commission Proposal
Article 42(1), first subparagraph				
597	1. The European technical assessment shall be issued by a TAB, at the request of a manufacturer on the basis of a European assessment document established in accordance with the procedures set out in Article 37 and	1. <del>The</del> <sup>A</sup> European technical assessment shall be issued by a TAB, at the request of a manufacturer on the basis of a European assessment document <del>established in accordance with the procedures set out in Article 37</del>	1. <del>The</del> <sup>A</sup> European technical assessment shall be issued by a TAB, at the request of a manufacturer on the basis of a European assessment document <del>established in accordance with the procedures set out in Article 37</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex III the reference of which has been cited in the Official Journal of the European Union in accordance with Article 38.	<del>and Annex III</del> , the reference of which has been cited in the Official Journal of the European Union in accordance with Article 38.	<del>and Annex III</del> the reference of which has been <del>cited</del> <u>published</u> in the Official Journal of the European Union in accordance with Article 38.	
Article 42(1), second subparagraph				
598	Provided that there is a European assessment document, a European technical assessment may be issued even in the case where a standardisation request has been issued. Such issuing shall be possible until the citation of the construction products standard in the Official Journal of the Union.	Provided that there is a European assessment document, a European technical assessment may be issued even in the case where a standardisation request has been issued. Such issuing shall be possible until the citation of the construction products standard in the Official Journal of the Union.	Provided that there is a European assessment document, a European technical assessment may be issued even in the case where a standardisation request has been issued. Such issuing shall be possible until the <del>citation of the</del> <u>publication of a reference to a</u> construction <del>products</del> <u>product</u> <u>performance</u> standard in the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Official Journal <u>in accordance with Article 4(2d) or the entry into force of an implementing act in accordance with Article 4a(1) covering the same product</u> <del>of the</del> <i>Union.</i>	
Article 42(1a)				
598a		<u>1a. When a request for a European technical assessment is made, the procedure laid down in Annex IIIa shall apply.</u>		
Article 42(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
599	2. The European technical assessment shall include the performance to be declared, by levels or classes, or in a description, of those essential characteristics agreed by the manufacturer and the TAB receiving the request for the European technical assessment for the declared intended use, and technical details necessary for the implementation of the assessment and verification system.	2. The European technical assessment shall include the performance to be declared, by levels or classes, or in a description, of those essential characteristics agreed by the manufacturer and the TAB receiving the request for the European technical assessment for the declared intended use, and technical details necessary for the implementation of the assessment and verification system.	2. The European technical assessment shall include the performance to be declared, by levels or classes, or in a description, of those essential characteristics agreed by the manufacturer and the TAB receiving the request for the European technical assessment for the declared <del>intended</del> use, and technical details necessary for the implementation of the assessment and verification system.	
Article 42(3), first subparagraph				
600				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. The Commission may adopt implementing acts to establish the format of the European technical assessment.	3. The Commission may adopt implementing acts to establish the format of the European technical assessment.	3. The Commission may adopt implementing acts to establish the format of the European technical assessment.	3. The Commission may adopt implementing acts to establish the format of the European technical assessment.  Commission Proposal
Article 42(3), second subparagraph				
601	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 42(4)				
602	4. European technical assessments issued on the basis of a European assessment document remain valid for five years after the expiry date of the European assessment document in accordance with Article 38(2).	4. European technical assessments issued on the basis of a European assessment document remain valid for five years after the expiry date of the European assessment document in accordance with Article 38(2).	4. European technical assessments issued on the basis of a European assessment document remain valid for five years <u>either</u> after the expiry date of the European assessment document in accordance with Article 38(2) <u>or</u> <u>after the reference to the European assessment document is withdrawn from the Official Journal of the European Union in the course of its validity. Products may no longer be placed on the market on the basis of a European technical assessment when a</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>harmonised technical specification covering that product has entered into force.</u>	

Article 42(5)

603	5. Products covered by a European assessment document for which a European technical assessment has been issued may be CE marked and thereby obtain the same status as products CE marked on the basis of harmonised technical specifications, where the manufacturer satisfies the obligations set out in this Regulation. Where these obligations refer to harmonised	5. Products covered by a European assessment document for which a European technical assessment has been issued may be CE marked and thereby obtain the same status as products CE marked on the basis of harmonised technical specifications, where the manufacturer satisfies the obligations set out in this Regulation. Where these obligations refer to harmonised	5. Products covered by a European assessment document for which a European technical assessment has been issued may be CE marked and thereby obtain the same status as products CE marked on the basis of harmonised technical specifications, where the manufacturer satisfies the obligations set out in this Regulation. Where these obligations refer to harmonised	5. Products covered by a European assessment document for which a European technical assessment has been issued may be CE marked and thereby obtain the same status as products CE marked on the basis of harmonised technical specifications, where the manufacturer satisfies the obligations set out in this Regulation. Where these obligations refer to harmonised
-----	---	---	---	---

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	technical specifications, the manufacturer shall refer to the European assessment document instead or, where the harmonised technical specifications are also relevant, in addition.	technical specifications, the manufacturer shall refer to the European assessment document instead or, where the harmonised technical specifications are also relevant, in addition.	technical specifications, the manufacturer shall refer to the European assessment document instead or, where the harmonised technical specifications are also relevant, in addition.	technical specifications, the manufacturer shall refer to the European assessment document instead or, where the harmonised technical specifications are also relevant, in addition.  Commission Proposal
CHAPTER V				
604	CHAPTER V TECHNICAL ASSESSMENT BODIES	CHAPTER V TECHNICAL ASSESSMENT BODIES	CHAPTER V TECHNICAL ASSESSMENT BODIES	CHAPTER V TECHNICAL ASSESSMENT BODIES

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 43				
605	Article 43 Designating authorities	<i>deleted</i>	Article 43 Designating authorities	
Article 43(1)				
606	1. Member States wishing to designate technical assessment bodies shall designate a single authority in charge of technical assessment bodies (hereafter: the	<i>deleted</i>	1. Member States wishing to designate technical assessment bodies (TABs) shall designate a single <i>designating</i> authority <del>in charge of technical assessment</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>“designating authority”). Designating authorities shall satisfy the requirements for notifying authorities set out in Articles 48(1) and Article 49. The designating authority shall not be eligible for designation in accordance with Article 44(1).</p>		<p><del>bodies (hereafter: the "designating authority")</del> <u>that shall be responsible for setting up and carrying out the necessary procedures for the assessment and designation of TABs</u>. Designating authorities shall satisfy the requirements for notifying authorities set out in Articles 48(1) and Article 49. <u>Member States may designate the notifying authority, as referred to in Article 48, as designating authority</u>. The designating authority shall not be eligible for designation in accordance with Article 44(1).</p>	
Article 43(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
607	2. Unless otherwise specified in this Chapter, the provisions applicable to notifying authorities and to notification procedures apply also to designating authorities and to the designation procedures. However, Member States may not use accreditation.	<i>deleted</i>	2. Unless otherwise specified in this Chapter, the provisions applicable to notifying authorities and to notification procedures apply also to designating authorities and to the designation procedures. <del>However, Member States may not use accreditation.</del>	
Article 44				
608	Article 44 Designation, monitoring and evaluation of TABs	Article 44 Designation, monitoring and evaluation of TABs	Article 44 Designation, monitoring and evaluation of TABs	Article 44 Designation, monitoring and evaluation of TABs



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal

Article 44(1), first subparagraph

609	<p>1. Member States may designate Technical Assessment Bodies (TABs) within their territories for one or several product areas listed in of Annex IV, Table 1. The Commission is empowered to amend this table by delegated acts adopted in accordance with Article 87 to adapt it to technical progress.</p>	<p>1. Member States may designate Technical Assessment Bodies (TABs) within their territories for one or several product areas listed in of Annex IV, Table 1. <u>When the Member State decides to designate a TAB, it shall appoint one single authority in charge of technical assessment bodies (the "designated authority")</u> <del>The Commission is empowered to amend this table by delegated acts</del></p>	<p>1. Member States may, <u>through their designating authorities, designate TABs</u> <del>designate Technical Assessment Bodies (TABs)</del> within their territories for one or several product <del>areas</del> <u>families</u> listed in <del>of</del> Annex IV, <del>Table 1. The Commission is empowered to amend this table by delegated acts adopted in accordance with Article 87 to adapt it to technical progress.</del></p>	
-----	---	--	---	--

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<del>adopted in accordance with Article 87 to adapt it to technical progress.</del>	<u>Member States may also designate TABs within their territories as competent for emerging or innovative products that do not fall into already existing product families listed in Annex IV</u>	
Article 44(1), second subparagraph				
610	Member States shall communicate the name of the technical assessment body, its address and the product areas referred to in the first sentence to the Commission.	Member States shall communicate the name of the technical assessment body, its address and the product areas referred to in the first sentence to the Commission.	Member States shall communicate the name of the <del>technical assessment body</del> <u>TAB</u> , its address and the product <del>areas referred to in the first sentence</del> <u>family or families it is competent for</u> to the Commission.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 44(2), first subparagraph				
611	<p>2. The Commission shall publish the list of those TABs that satisfy applicable legal requirements referred to Article 45(1) and (2) by electronic means and indicate the product areas for which they are designated and any limitations in the most precise possible way.</p>	<p>2. The Commission shall publish the list of those TABs that satisfy applicable legal requirements referred to Article 45(1) and (2) by electronic means and indicate the product areas for which they are designated and any limitations in the most precise possible way.</p>	<p>2. The Commission shall <del>publish the list of those TABs that satisfy applicable legal requirements referred to Article 45(1) and (2)</del> <u>assign an identification number to each TAB.</u></p> <p><u>The Commission shall make publicly available the list of TABs designated under this Regulation</u> by electronic means and indicate <u>their identifications numbers</u>, the product <del>areas</del> <u>families</u> for which they are designated and any limitations in the most precise possible way.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 44(2), second subparagraph				
612	The Commission shall publish any updates to that list.	The Commission shall publish any updates to that list.	The Commission shall <u>ensure that this list is kept up-to-date</u> <del>publish any updates to that list.</del>	
Article 44(3), first subparagraph				
613	3. The designating authority designated in accordance with Article 43 shall monitor the activities and competence of the TABs designated in their respective Member State, and	3. The <del>designating</del> <u>designated</u> authority <del>designated in accordance with Article 43</del> shall monitor the activities and competence of the TABs designated in their respective Member State, and	3. The designating authority <del>designated in accordance with Article 43</del> shall monitor the activities and competence of the TABs designated in their respective Member State, and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>where necessary their subsidiaries and subcontractors, and evaluate them in relation to the respective requirements set out in this Chapter. The designating authority shall instruct the TABs wherever there is an infringement of law or common practice agreed between the Member States and the Commission. In case of repeated infringement of the law, it may revoke the designation of the TAB.</p>	<p>where necessary their subsidiaries and subcontractors, and evaluate them in relation to the respective requirements set out in this Chapter. The <del>designating</del><u>designated</u> authority shall instruct the TABs wherever there is an infringement of law or common practice agreed between the Member States and the Commission. In case of repeated infringement of the law, it may revoke the designation of the TAB.</p>	<p>where necessary their subsidiaries and subcontractors, and evaluate them in relation to the respective requirements set out in this Chapter. The designating authority shall <del>instruct the</del><u>impose corrective measures on</u> TABs wherever there is an infringement of <del>law or common practice agreed between the Member States and the Commission. In case of repeated infringement of the law, it may revoke the designation of the TAB</del><u>this Regulation .</u></p>	
Article 44(3), second subparagraph				
614	Member States shall inform the	Member States shall inform the	Member States shall inform the	Member States shall inform the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission of their national procedures for the designation of TABs, of the monitoring of their activity and competence, and of any changes to that information.	Commission of their national procedures for the designation of TABs, of the monitoring of their activity and competence, and of any changes to that information.	Commission of their national procedures for the designation of TABs, of the monitoring of their activity and competence, and of any changes to that information.	Commission of their national procedures for the designation of TABs, of the monitoring of their activity and competence, and of any changes to that information.  Commission Proposal
Article 44(4)				
615	4. TABs shall, without delay, and at the latest within 15 days, inform the relevant Member State and notified authority of any changes which may affect their compliance with the requirements set out in this chapter or their ability to	4. TABs shall, without delay, and at the latest within 15 days, inform the relevant Member State and notified authority of any changes which may affect their compliance with the requirements set out in this chapter or their ability to	4. TABs shall, without delay, and at the latest within 15 days, inform the <del>relevant Member State and notified</del> <u>the designating</u> authority of any changes which may affect their compliance with the requirements set out in this chapter	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	satisfy their obligations under this Regulation.	satisfy their obligations under this Regulation.	or their ability to satisfy their obligations under this Regulation.	
Article 44(5)				
616	5. The Commission may investigate the compliance of TABs with the requirements set out in this chapter, as well as the fulfilment by the responsible designating authorities of their monitoring obligations.	5. The Commission may investigate the compliance of TABs with the requirements set out in this chapter, as well as the fulfilment by the responsible <del>designating</del> <u>designated</u> authorities of their monitoring obligations.	<i>deleted</i>	
Article 44(6)				
617				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	6. TABs shall, upon request by the relevant designating authority, supply all relevant information and documents, required to enable the authority, the Commission and the Member States to verify compliance.	6. TABs shall, upon request by the relevant <del>designating</del> <u>designated</u> authority, supply all relevant information and documents, required to enable the authority, the Commission and the Member States to verify compliance.	6. TABs shall, upon request by the relevant designating authority, supply all relevant information and documents, required to enable the authority, the Commission and the Member States to verify <u>their</u> compliance <u>with requirements under this Regulation</u> .	6. TABs shall, upon request by the relevant designating authority, supply all relevant information and documents, required to enable the authority, the Commission and the Member States to verify <u>their</u> compliance <u>with requirements under this Regulation</u> .  EP amendment to be discussed  Council Mandate
Article 44(7)				
618				

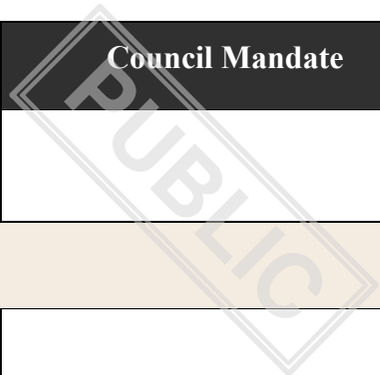
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>7. Where a TAB no longer complies with the requirements of this Regulation, the Member State shall withdraw the designation of that TAB for the relevant product area and inform the Commission and the other Member States thereof. Articles 58 and 59 apply.</p>	<p>7. Where a TAB no longer complies with the requirements of this Regulation, the Member State shall withdraw the designation of that TAB for the relevant product area and inform the Commission and the other Member States thereof. Articles 58 and 59 apply.</p>	<p>7. Where a TAB no longer complies with the requirements of this Regulation, the <del>Member State</del> <u>shall designating authority shall restrict, suspend or</u> withdraw the designation of that TAB for the relevant product <del>area and</del> <u>family as appropriate, depending on the seriousness of the failure to meet those requirements. Where a TAB has repeatedly not complied with corrective measures imposed in accordance with paragraph 3, the designating authority may restrict, suspend or withdraw the designation of that TAB. The designating authority shall</u> inform the Commission and the other Member States <del>thereof of any</del> <u>restriction, suspension or withdrawal of a designation.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Articles <del>58</del> <u>58(2)</u> and 59 <u>shall</u> apply.	
Article 45				
619	Article 45 Requirements for TABs	Article 45 Requirements for TABs	Article 45 Requirements for TABs	Article 45 Requirements for TABs  Commission Proposal
Article 45(1)				
620	1. A TAB shall be competent and	1. A TAB shall be competent and	1. A TAB shall be competent and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	equipped to carry out the assessment in the product area for which it has been designated. The decision making staff and at least half of the technical competent staff of the TAB shall be located in the designating Member State.	equipped to carry out the assessment in the product area for which it has been designated. The decision making staff and at least half of the technical competent staff of the TAB shall be located in the designating Member State.	equipped to carry out the assessment in <i>relation to</i> the product <del>area</del> <i>families</i> for which it has been designated. The decision making staff and at least half of the technical competent staff <i>. shall be employed by- of</i> the TAB <del>shall be located in</del> <i>under the national law of</i> the designating Member State.	
Article 45(2)				
621	2. The TAB shall satisfy the requirements set out in Annex IV, Table 2 within the scope of its designation. Article 50(1) to (5), Article 50(6) points (a) and (b), Article 50(7), (8) and (10) and	2. The TAB shall satisfy the requirements set out in Annex IV, Table 2 within the scope of its designation. Article 50(1) to (5), Article 50(6) points (a) and (b), Article 50(7), (8) and (10) and	2. The TAB shall satisfy the requirements set out in Annex <del>IV</del> , <del>Table 2</del> <i>IVa</i> within the scope of its designation. Article <del>50(1)</del> <i>50(2)</i> to (5), Article 50(6) points (a) and (b), Article 50(7), (8) and (10) and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 51 shall apply.	Article 51 shall apply.	Article 51 shall apply.	
Article 45(3), first subparagraph				
622	3. A TAB shall have made publicly available its organigram and the names of the members of its internal decision-making bodies.	3. A TAB shall have made publicly available its organigram and the names of the members of its internal decision-making bodies.	3. A TAB shall have made publicly available its organigram and the names of the members of its internal decision-making bodies.	3. A TAB shall have made publicly available its organigram and the names of the members of its internal decision-making bodies.  Commission Proposal
Article 45(3), second subparagraph				
623				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Where a TAB no longer complies with the requirements referred to in paragraphs 1 and 2, the Member State shall withdraw the designation of that TAB for the relevant product area and inform the Commission and the other Member States thereof.	Where a TAB no longer complies with the requirements referred to in paragraphs 1 and 2, the Member State shall withdraw the designation of that TAB for the relevant product area and inform the Commission and the other Member States thereof.	<i>deleted</i>	
<i>Article 46</i>				
624	Article 46 Coordination of TABs	Article 46 Coordination of TABs	Article 46 Coordination of TABs	Article 46 Coordination of TABs  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 46(1)				
625	1. The TABs shall establish an organisation for technical assessment (“organisation of TABs”) under this Regulation.	1. The TABs shall establish an organisation for technical assessment (“organisation of TABs”) under this Regulation.	1. The TABs shall establish an organisation for technical assessment (“organisation of TABs”) under this Regulation.	1. The TABs shall establish an organisation for technical assessment (“organisation of TABs”) under this Regulation.  Commission Proposal
Article 46(2), first subparagraph				
626	2. The organisation of TABs shall at least carry out the following	2. The organisation of TABs shall at least carry out the following	2. The organisation of TABs shall at least carry out the following	2. The organisation of TABs shall at least carry out the following



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	tasks:	tasks:	tasks:	tasks:  Commission Proposal
Article 46(2), first subparagraph, point (a)				
627	(a) investigate the potential for new harmonised technical specifications and inform the Commission of such potential;	(a) investigate the potential for new harmonised technical specifications and inform the Commission of such potential;	<i>deleted</i>	
Article 46(2), first subparagraph, point (b)				
628				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) organise the coordination of the TABs and, if necessary, ensure cooperation and consultation with other stakeholders;	(b) organise the coordination of the TABs and, if necessary, ensure cooperation and consultation with other stakeholders;	(b) organise the coordination of the TABs and, if necessary, ensure cooperation and consultation with other stakeholders;	(b) organise the coordination of the TABs and, if necessary, ensure cooperation and consultation with other stakeholders;  Commission Proposal
Article 46(2), first subparagraph, point (c)				
629	(c) ensure that examples of best practice are shared between TABs to promote greater efficiency and provide a better service to industry;	(c) ensure that examples of best practice are shared between TABs to promote greater efficiency and provide a better service to industry;	(c) ensure that examples of best practice are shared between TABs to promote greater efficiency and provide a better service to industry;	(c) ensure that examples of best practice are shared between TABs to promote greater efficiency and provide a better service to industry;  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 46(2), first subparagraph, point (d)				
630	(d) develop and adopt European assessment documents;	(d) develop and adopt European assessment documents;	(d) develop and adopt European assessment documents;	(d) develop and adopt European assessment documents;  Commission Proposal
Article 46(2), first subparagraph, point (e)				
631	(e) coordinate the application of the procedures set out in Article 65(2) and in Article 66(1), as well as provide the support needed to	(e) coordinate the application of the procedures set out in Article 65(2) and in Article 66(1), as well as provide the support needed to	(e) coordinate the application of the procedures set out <del>in Article 65(2) and</del> in Article <del>66(1)</del> <u>66(2)</u> , as well as provide the support	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	that end;	that end;	needed to that end;	
Article 46(2), first subparagraph, point (f)				
632	(f) inform the Commission of any question related to the preparation of European assessment documents and of any aspects related to the interpretation of the procedures set out in Article 65(2) and in Article 66(1) and suggest improvements to the Commission based on experience gained;	(f) inform the Commission of any question related to the preparation of European assessment documents and of any aspects related to the interpretation of the procedures set out in Article 65(2) and in Article 66(1) and suggest improvements to the Commission based on experience gained;	(f) inform the Commission of any question related to the preparation of European assessment documents and of any aspects related to the interpretation of the procedures set out <del>in Article 65(2) and</del> in Article <del>66(1)</del> <u>66(2)</u> and suggest improvements to the Commission based on experience gained;	
Article 46(2), first subparagraph, point (fa)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
632a			<p><u>(f1) supply the Commission with relevant technical content relating to European assessment documents when the development of harmonised technical specifications based on the same product families is set to take place according to the work plan referred to in Article 3a(2);</u></p>	
Article 46(2), first subparagraph, point (g)				
633	(g) communicate any observations concerning a TAB not satisfying its tasks in accordance with the procedures set out in Article 65(2)	(g) communicate any observations concerning a TAB not satisfying its tasks in accordance with the procedures set out in Article 65(2)	(g) communicate any observations concerning a TAB not satisfying its tasks in accordance with the procedures set out <del>in Article 65(2)</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and in Article 66(1) to the Commission and the Member State which designated the TAB;	and in Article 66(1) to the Commission and the Member State which designated the TAB;	<del>and</del> in Article <del>66(1)</del> 66(2) to the Commission and the Member State which designated the TAB;	
Article 46(2), first subparagraph, point (h)				
634	(h) report annually to the Commission on the fulfilment of the tasks referred to above, and in particular on the geographical distribution of the TABs, the allocation of European assessment document development tasks to the TABs and the performance and the independence of TABs; and	(h) report annually to the Commission on the fulfilment of the tasks referred to above, and in particular on the geographical distribution of the TABs, the allocation of European assessment document development tasks to the TABs and the performance and the independence of TABs; and	(h) report annually to the Commission on <del>the fulfilment of the tasks referred to above, and in particular on the geographical distribution of the TABs, the allocation of European assessment document development tasks to the TABs and the performance and the independence of TABs; and</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 46(2), first subparagraph, point (h)(i)				
634a			<u>(i) the fulfilment of the tasks referred to above,</u>	
Article 46(2), first subparagraph, point (h)(ii)				
634b			<u>(ii) the allocation of European assessment document development tasks to the TABs,</u>	
Article 46(2), first subparagraph, point (h)(iii)				
634c				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>(iii) the even geographic distribution of tasks between TABs,</u>	
Article 46(2), first subparagraph, point (h)(iv)				
634d			<u>(iv) the European technical assessments issued for each European assessment document including the geographical distribution of TABs involved and of the manufacturers receiving the documents, and</u>	
Article 46(2), first subparagraph, point (h)(v)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
634e			<u>(v) the performance and the independence of TABs; and</u>	
Article 46(2), first subparagraph, point (i)				
635	(i) ensure that adopted European assessment documents and references to European technical assessments are kept publicly available in all EU languages.	(i) ensure that adopted European assessment documents and references to European technical assessments are kept publicly available <del>in all EU languages</del> .	(i) ensure that adopted European assessment documents and references to European technical assessments are kept publicly available <del>in all EU languages</del> .	(i) ensure that adopted European assessment documents and references to European technical assessments are kept publicly available <del>in all EU languages</del> .  EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 46(2), second subparagraph				
636	The organisation of TABs shall asset up a secretariat in order to carry out these tasks.	The organisation of TABs shall asset up a secretariat in order to carry out these tasks.	The organisation of TABs shall asset up a secretariat in order to carry out these tasks.	The organisation of TABs shall asset up a secretariat in order to carry out these tasks.  Commission Proposal
Article 46(3)				
637	3. Member States shall ensure that the TABs contribute with financial and human resources to the organisation of TABs. The value of the contribution of each TAB shall	3. Member States shall ensure that the TABs contribute with financial and human resources to the organisation of TABs. The value of the contribution of each TAB shall	3. Member States shall ensure that the TABs contribute <u>adequately</u> with financial and human resources to the organisation of TABs. <del>The value of the contribution of each</del>	

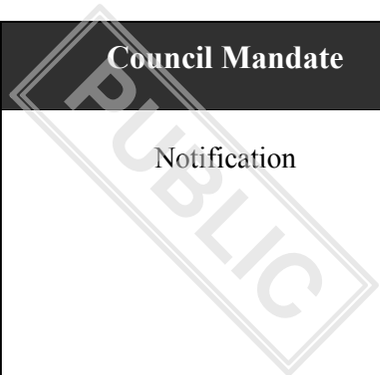
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	not be less than 2% of its annual budget or turn-over.	not be less than 2% of its annual budget or turn-over.	<del>TAB shall not be less than 2% of its annual budget or turn-over.</del>	
Article 46(4)				
638	4. The weight in the decision making process of the organisation of TABs shall not depend on the TABs' financial contribution, the number of European assessment documents developed or the number of European technical assessments issued by them.	4. The weight in the decision making process of the organisation of TABs shall not depend on the TABs' financial contribution, the number of European assessment documents developed or the number of European technical assessments issued by them.	4. The weight in the decision making process of the organisation of TABs shall not depend on the TABs' financial contribution, the number of European assessment documents developed or the number of European technical assessments issued by them.	4. The weight in the decision making process of the organisation of TABs shall not depend on the TABs' financial contribution, the number of European assessment documents developed or the number of European technical assessments issued by them.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 46(5)				
639	5. The Commission shall be invited to participate in all meetings of the organisation of TABs.	5. The Commission shall be invited to participate in all meetings of the organisation of TABs.	5. The Commission shall be invited to participate in all meetings of the organisation of TABs.	5. The Commission shall be invited to participate in all meetings of the organisation of TABs.  Commission Proposal
Article 46(6)				
640	6. The Commission may make the financing of the organisation of TABs, regardless of via grants or public tenders, subject to the	6. The Commission may make the financing of the organisation of TABs, regardless of via grants or public tenders, subject to the	6. <u>Union financing may be granted to the organisation of TABs for the implementation of the tasks referred to in paragraph</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	fulfilment of certain organisational and performance requirements, including with regard to a fair geographic distribution of TABs.	fulfilment of <del>ertain</del> organisational and performance requirements, including with regard to a fair geographic distribution of TABs.	<u>2.</u> The Commission may make the financing of the organisation of TABs, regardless of via grants or public tenders, subject to the fulfilment of certain organisational and performance requirements; <del>including with regard to a fair geographic distribution of TABs</del> <u>set out in these tasks.</u>	
Article 46(7)				
640a			<u>7. TABs shall participate in relevant activities of the organisation of TABs or ensure that their assessment personnel is informed about those activities.</u>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
CHAPTER VI				
641	CHAPTER VI NOTIFYING AUTHORITIES AND NOTIFIED BODIES	CHAPTER VI NOTIFYING AUTHORITIES AND NOTIFIED BODIES	CHAPTER VI NOTIFYING AUTHORITIES AND NOTIFIED BODIES	CHAPTER VI NOTIFYING AUTHORITIES AND NOTIFIED BODIES  Commission Proposal
Article 47				
642	Article 47	Article 47	Article 47	Article 47



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Notification	Notification	Notification	Notification  Commission Proposal
Article 47, first paragraph				
643	Member States shall notify the Commission and the other Member States of bodies authorised to carry out third-party tasks in the assessment and verification of performance, assessment of conformity and of the verification of environmental sustainability calculations for the purposes of this Regulation (hereinafter referred to	Member States shall notify the Commission and the other Member States of bodies authorised to carry out third-party tasks in the assessment and verification of performance, assessment of conformity and of the verification of environmental sustainability calculations for the purposes of this Regulation (hereinafter referred to	Member States shall notify the Commission and the other Member States of bodies authorised to carry out third-party tasks in the assessment and verification of performance, assessment of conformity and of the verification of environmental sustainability calculations for the purposes of this Regulation ( <del>hereinafter referred to</del>	Member States shall notify the Commission and the other Member States of bodies authorised to carry out third-party tasks in the assessment and verification of performance, assessment of conformity and of the verification of environmental sustainability calculations for the purposes of this Regulation ( <del>hereinafter referred to</del>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	as 'notified bodies').	as 'notified bodies').	<del>as 'notified bodies').</del>	<del>as 'notified bodies').</del>  Council Mandate
Article 47, second paragraph				
644	Member States shall inform the Commission of their national procedures for the assessment and notification of bodies to be authorised to carry out these tasks. The Commission shall make that information publicly available.	Member States shall inform the Commission of their national procedures for the assessment and notification of bodies to be authorised to carry out these tasks. The Commission shall make that information publicly available.	Member States shall inform the Commission of their <i>national</i> procedures for the assessment and notification of bodies to be authorised to carry out these tasks <u>and the monitoring of notified bodies, and of any changes thereto</u> . The Commission shall make that information publicly available.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 48				
645	Article 48 Notifying authorities	Article 48 Notifying authorities	Article 48 Notifying authorities	Article 48 Notifying authorities  Commission Proposal
Article 48(1)				
646	1. Member States shall designate a notifying authority responsible for setting up and carrying out the	1. Member States shall designate a notifying authority responsible for setting up and carrying out the	1. Member States shall designate a notifying authority responsible for setting up and carrying out the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	necessary procedures for the assessment and notification of the bodies to be authorised to carry out third-party tasks in the assessment and verification process for the purposes of this Regulation, and for the monitoring of notified bodies, including their compliance with requirements laid out in Article 50.	necessary procedures for the assessment and notification of the bodies to be authorised to carry out third-party tasks in the assessment and verification process for the purposes of this Regulation, and for the monitoring of notified bodies, including their compliance with requirements laid out in Article 50.	necessary procedures for the assessment and notification of the bodies to be authorised to carry out third-party tasks in the assessment and verification process for the purposes of this Regulation, and <del>for</del> the monitoring of notified bodies, including their compliance with requirements laid out in Article 50 <u>and 53</u> .	
Article 48(2)				
647	2. Member States may decide that the assessment and monitoring referred to in paragraph 1 shall be carried out by their national accreditation bodies in accordance	2. Member States may decide that the assessment and monitoring referred to in paragraph 1 shall be carried out by their national accreditation bodies in accordance	2. Member States may decide that the assessment and monitoring referred to in paragraph 1 shall be carried out by their national accreditation <del>bodies in accordance</del>	

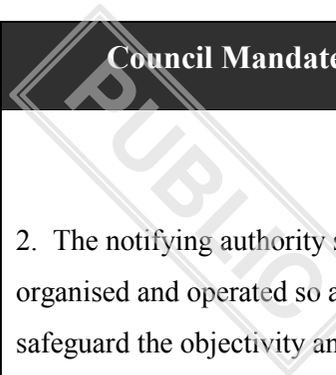
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	with Chapter II of Regulation (EC) No 765/2008. Member States shall instruct their national accreditation body to take as a basis for accreditation only the precise legal body applying for accreditation and to assess that body against the relevant requirements and tasks laid down in this Regulation.	with Chapter II of Regulation (EC) No 765/2008. Member States shall instruct their national accreditation body to take as a basis for accreditation only the precise legal body applying for accreditation and to assess that body against the relevant requirements and tasks laid down in this Regulation.	<del>with Chapter II of</del> <u>body within the meaning of and in accordance with</u> Regulation (EC) No 765/2008. <del>Member States shall instruct their national accreditation body to take as a basis for accreditation only the precise legal body applying for accreditation and to assess that body against the relevant requirements and tasks laid down in this Regulation.</del>	
Article 48(3)				
648	3. Where the notifying authority delegates the assessment, notification or monitoring referred	3. Where the notifying authority delegates the assessment, notification or monitoring referred	3. Where the notifying authority delegates <u>or otherwise entrusts</u> the assessment, notification or	

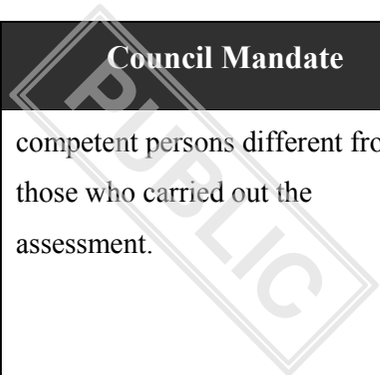
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to in paragraph 1 to a body which is not a governmental entity that body shall be a legal person and shall comply with the requirements laid down in Article 49. In addition, it shall have arrangements to cover liabilities arising from its activities.	to in paragraph 1 to a body which is not a governmental entity that body shall be a legal person and shall comply with the requirements laid down in Article 49. In addition, it shall have arrangements to cover liabilities arising from its activities.	monitoring referred to in paragraph 1 to a body which is not a governmental entity that body shall be a legal person and shall comply <u>mutatis mutandis</u> with the requirements laid down in Article 49. In addition, it shall have arrangements to cover liabilities arising from its activities.	
Article 48(4)				
649	4. The notifying authority shall take full responsibility for the tasks performed by the body referred to in paragraphs 2 and 3.	4. The notifying authority shall take full responsibility for the tasks performed by the body referred to in paragraphs 2 and 3.	4. The notifying authority shall take full responsibility for the tasks performed by the body referred to in <del>paragraphs 2 and</del> <u>paragraph</u> 3.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 48(5)				
650	5. The Commission shall provide for the organisation of exchange of experience between the Member States' national authorities responsible for policy on notification and notifying authorities.	5. The Commission shall provide for the organisation of exchange of experience between the Member States' national authorities responsible for policy on notification and notifying authorities.	<i>deleted</i>	
Article 49				
651	Article 49 Requirements relating to notifying authorities	Article 49 Requirements relating to notifying authorities	Article 49 Requirements relating to notifying authorities	Article 49 Requirements relating to notifying authorities



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 49(1)				
652	1. The notifying authority shall be established in such a way that no conflicts of interest with notified bodies occur.	1. The notifying authority shall be established in such a way that no conflicts of interest with notified bodies occur.	1. The notifying authority shall be established in such a way that no conflicts of interest with notified bodies occur.	1. The notifying authority shall be established in such a way that no conflicts of interest with notified bodies occur.  Commission Proposal
Article 49(2)				





	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	competent persons different from those who carried out the assessment.	competent persons different from those who carried out the assessment.	competent persons different from those who carried out the assessment.	competent persons different from those who carried out the assessment.  <b>Commission Proposal</b>
Article 49(4)				
655	4. The notifying authority shall not offer or provide activities performed by notified bodies, or consultancy services on a commercial or competitive basis.	4. The notifying authority shall not offer or provide activities performed by notified bodies, or consultancy services on a commercial or competitive basis.	4. The notifying authority shall not offer or provide activities performed by notified bodies, or consultancy services on a commercial or competitive basis.	4. The notifying authority shall not offer or provide activities performed by notified bodies, or consultancy services on a commercial or competitive basis.  <b>Commission Proposal</b>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 49(5)				
656	5. The notifying authority shall safeguard the confidentiality of the information obtained. However, it shall, upon request, exchange information on notified bodies with the Commission, with notifying authorities of other Member States and with other relevant national authorities.	5. The notifying authority shall safeguard the confidentiality of the information obtained. However, it shall, upon request, exchange information on notified bodies with the Commission, with notifying authorities of other Member States and with other relevant national authorities.	5. The notifying authority shall safeguard the confidentiality of the information obtained. However, it shall, upon request, exchange information on notified bodies with the Commission, with notifying authorities of other Member States and with other relevant national authorities <u>which shall safeguard confidentiality of the information recieved.</u>	
Article 49(5a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
656a			<p><u>5a. The notifying authority shall take as a basis for notification only the specific body applying for notification and not take account of the capacities or personnel of parent or sister companies. The authority shall assess that body against all relevant requirements and third-party assessment tasks.</u></p>	
Article 49(6), first subparagraph				
657	6. The notifying authority shall have a sufficient number of competent personnel and sufficient funding at its disposal for the	6. The notifying authority shall have a sufficient number of competent personnel and sufficient funding at its disposal for the	6. The notifying authority shall have a sufficient number of competent personnel and sufficient funding at its disposal for the	6. The notifying authority shall have a sufficient number of competent personnel and sufficient funding at its disposal for the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>proper performance of its tasks. The Commission may adopt implementing acts laying down a minimum number of full-time equivalences considered sufficient for the proper monitoring of notified bodies, where appropriate in relation to specific conformity assessment tasks. Where monitoring is carried out by a national accreditation body or a body referred to in Article 48(3), this minimum number shall apply to that body.</p>	<p>proper performance of its tasks. <del>The Commission may adopt implementing acts laying down a minimum number of full-time equivalences considered sufficient for the proper monitoring of notified bodies, where appropriate in relation to specific conformity assessment tasks. Where monitoring is carried out by a national accreditation body or a body referred to in Article 48(3), this minimum number shall apply to that body.</del></p>	<p>proper performance of its tasks. <del>The Commission may adopt implementing acts laying down a minimum number of full-time equivalences considered sufficient for the proper monitoring of notified bodies, where appropriate in relation to specific conformity assessment tasks. Where monitoring is carried out by a national accreditation body or a body referred to in Article 48(3), this minimum number shall apply to that body.</del></p>	<p>proper performance of its tasks. <del>The Commission may adopt implementing acts laying down a minimum number of full-time equivalences considered sufficient for the proper monitoring of notified bodies, where appropriate in relation to specific conformity assessment tasks. Where monitoring is carried out by a national accreditation body or a body referred to in Article 48(3), this minimum number shall apply to that body.</del></p> <p>EP Mandate</p>
Article 49(6), second subparagraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
658	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2).	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
Article 49a				
658a			<u>Article 49a</u> <u>Coordination of notifying and designating authorities</u>	
Article 49a(1), first subparagraph				
658b				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>1. The Commission shall ensure that appropriate coordination and cooperation between the Member States' national authorities responsible for notification policy and the notifying and designating authorities is put in place and operated in the form of a coordination group of notifying and designating authorities in the field of construction products. This group shall meet on a regular basis and at least annually.</u></p>	
Article 49a(1), second subparagraph				
658c			<p><u>Member States' national</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>authorities responsible for notification policy and the notifying and designating authorities under this Regulation shall participate in the activities of this group.</u></p>	
Article 49a(1), third subparagraph				
658d			<p><u>The Commission may establish the specific arrangements for the functioning of the coordination group of the notifying and designating authorities.</u></p>	
Article 49a(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
658e			<p><u>2. The Commission shall provide for the organisation of regular exchanges of experience between the Member States' national authorities responsible for notification policy.</u></p>	
Article 50				
659	<p>Article 50</p> <p>Requirements for notified bodies</p>	<p>Article 50</p> <p>Requirements for notified bodies</p>	<p>Article 50</p> <p>Requirements <del>for</del><u>relating to</u> notified bodies</p>	<p>Article 50</p> <p>Requirements <del>for</del><u>relating to</u> notified bodies</p> <p>Council Mandate</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	law and have legal personality.	law and have legal personality.	national law <u>of a Member State</u> and have legal personality.	national law <u>of a Member State</u> and have legal personality.  Council Mandate
Article 50(3), first subparagraph				
662	3. A conformity assessment body shall be independent of the organisation or the product it assesses.	3. A conformity assessment body shall be <u>a third-party body</u> independent of <u>all business ties of</u> the organisation or the <u>construction</u> product it assesses.	3. A conformity assessment body shall be <u>-</u> independent of the organisation or the product it <del>assesses</del> <u>assesses</u> .	
Article 50(3), second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
663	<p>It shall be independent of any and all business ties with organisations having an interest in the products it assesses, manufacturers, their trade partners or their shareholding investors, as well as with other notified bodies and their business associations, parent companies or subsidiaries. This does not preclude the notified body from carrying out assessment and verification activities for competing manufacturers.</p>	<p><i>deleted</i></p>	<p>It shall <del>be independent of any and all</del> <u>not have any</u> business ties with organisations <del>having</del> <u>that have</u> an interest in the products it assesses, <u>in particular</u> manufacturers, their trade partners <del>or</del> <u>and</u> their shareholding investors, <del>as well as with other notified bodies and their business associations, parent companies or subsidiaries. This does not preclude the notified body from carrying out assessment and verification activities for competing manufacturers.</del></p>	
Article 50(3), third subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
664	<p>A body belonging to a business association or professional federation representing undertakings involved in the design, manufacturing, provision, assembly, use or maintenance of products which it assesses, may, on condition that its independence and the absence of any conflict of interest are demonstrated, be considered such an independent body.</p>	<p>A <u>conformity assessment</u> body belonging to a business association or professional federation representing undertakings involved in the design, manufacturing, provision, assembly, use or maintenance of products which it assesses, may, on condition that its independence and the absence of any conflict of interest are demonstrated, be considered such an independent body.</p>	<p><u>However</u>, a body belonging to a business association or professional federation representing undertakings involved in the design, manufacturing, provision, assembly, use or maintenance of products which it assesses, may, on condition that its independence and the absence of any conflict of interest are demonstrated, be considered such an independent body.</p> <p><u>This shall not preclude the body from carrying out assessment and verification activities for competing manufacturers.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 50(4), first subparagraph				
665	<p>4. A notified body, its top-level management and the personnel responsible for carrying out the third party tasks in the assessment and verification process shall not be the designer, manufacturer, supplier, importer, distributor, installer, purchaser, owner, user or maintainer of the products which it assesses, nor the representative of any of those parties. This shall not preclude the use of assessed products that are necessary for the operations of the notified body or the use of products for personal</p>	<p>4. A <del>notified</del><u>conformity assessment</u> body, its top-level management and the personnel responsible for carrying out the third party tasks in the assessment and verification process shall not be the designer, manufacturer, supplier, importer, distributor, installer, purchaser, owner, user or maintainer of the products which it assesses, nor the representative of any of those parties. This shall not preclude the use of assessed products that are necessary for the operations of the</p>	<p>4. A notified body, its top-level management and the personnel responsible for carrying out the third party tasks in the assessment and verification process shall not be the designer, manufacturer, supplier, importer, distributor, installer, purchaser, owner, user or maintainer of the products which it assesses, nor the representative of any of those parties. This shall not preclude the use of assessed products that are necessary for the operations of the notified body or the use of products for personal</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	purposes.	<del>notified</del> <u>conformity assessment</u> body or the use of products for personal purposes.	purposes.	
Article 50(4), second subparagraph				
666	A notified body, its top-level management and the personnel responsible for carrying out the third party tasks in the assessment and verification process shall not become directly involved in the design, manufacture or construction, marketing, installation, use or maintenance of those products, nor represent the parties engaged in those activities. They shall not engage in any	A <del>notified</del> <u>conformity assessment</u> body, its top-level management and the personnel responsible for carrying out the third party tasks in the assessment and verification process shall not become directly involved in the design, manufacture or construction, marketing, installation, use or maintenance of those products, nor represent the parties engaged in those activities. They shall not	A notified body, its top-level management and the personnel responsible for carrying out the third party tasks in the assessment and verification process shall not <del>become</del> <u>be</u> directly involved in the design, manufacture or construction, marketing, installation, use or maintenance of those products, nor represent the parties engaged in those activities. They shall not engage in any	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	activity that may conflict with their independence of judgement and integrity related to the activities for which they have been notified nor provide consultancy services.	engage in any activity that may conflict with their independence of judgement and integrity related to the activities for which they have been notified nor provide consultancy services.	activity that may conflict with their independence of judgement and integrity related to the activities for which they have been notified. <u><i>This shall apply in particular to <del>nor provide</del> consultancy services in relation to product families for which they have been notified.</i></u>	
Article 50(4), third subparagraph				
667	A notified body shall ensure that activities of its parent or sister companies, its subsidiaries or subcontractors do not affect the confidentiality, objectivity and impartiality of its assessment and/or verification activities.	A <del>notified</del> <u>conformity assessment</u> body shall ensure that activities of its parent or sister companies, its subsidiaries or subcontractors do not affect the confidentiality, objectivity and impartiality of its assessment and/or verification	A notified body shall ensure that activities of its parent or sister companies, its subsidiaries or subcontractors do not affect the confidentiality, objectivity and impartiality of its assessment and/or verification activities.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		activities.		
Article 50(4), fourth subparagraph				
668	The establishment and the supervision of internal procedures, general policies, codes of conduct or other internal rules, the assignment of personnel to specific tasks and the conformity assessment decisions may not be delegated to a subcontractor or a subsidiary.	The establishment and the supervision of internal procedures, general policies, codes of conduct or other internal rules, the assignment of personnel to specific tasks and the conformity assessment decisions may not be delegated to a subcontractor or a subsidiary.	<u><i>A notified body shall not delegate to a subcontractor or a subsidiary</i></u> the establishment and the supervision of internal procedures, general policies, codes of conduct or other internal rules, the assignment of <u><i>its</i></u> personnel to specific tasks and the conformity assessment decisions <del><i>may not be delegated to a subcontractor or a subsidiary.</i></del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 50(5)				
669	<p>5. A notified body and its personnel shall carry out the third party tasks in the assessment and verification process with the highest degree of professional integrity and requisite technical competence in the specific field and shall be free from all pressures and inducements, particularly financial, which might influence their judgement or the results of their assessment and/or verification activities, especially from persons or groups of persons with an interest in the results of those activities.</p>	<p>5. A <del>notified</del><u>conformity assessment</u> body and its personnel shall carry out the third party tasks in the assessment and verification process with the highest degree of professional integrity and requisite technical competence in the specific field and shall be free from all pressures and inducements, particularly financial, which might influence their judgement or the results of their assessment and/or verification activities, especially from persons or groups of persons with an interest in the results of those activities.</p>	<p>5. A notified body and its personnel shall carry out the third party tasks in the assessment and verification process with the highest degree of professional integrity and requisite technical competence in the specific field <del>and</del>. <u>They</u> shall be free from all pressures and inducements, particularly financial, which might influence their judgement or the results of their assessment and/or verification activities, especially from persons or groups of persons with an interest in the results of those activities.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 50(6), first subparagraph				
670	6. A notified body shall be capable of carrying out all the third party tasks in the assessment and verification process assigned to it in accordance with Annex V in relation to which it has been notified, whether those tasks are carried out by the notified body itself or on its behalf and under its responsibility.	6. A <del>notified</del> <u>conformity assessment</u> body shall be capable of carrying out all the third party tasks in the assessment and verification process assigned to it in accordance with Annex V in relation to which it has been notified, whether those tasks are carried out by the <del>notified</del> <u>conformity assessment</u> body itself or on its behalf and under its responsibility.	6. A notified body shall be capable of carrying out all the third party tasks in the assessment and verification process assigned to it in accordance with Annex V in relation to which it has been notified, whether those tasks are carried out by the notified body itself or on its behalf and under its responsibility.	
Article 50(6), second subparagraph				
671				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	At all times and for each assessment and verification system and for each kind or category of products, essential characteristics and tasks in relation to which it has been notified, the notified body shall have the following at its disposal:	At all times and for each assessment and verification system and for each kind or category of products, essential characteristics and tasks in relation to which it has been notified, the notified body shall have the following at its disposal:	At all times and for each assessment and verification system and for each kind or category of products, essential characteristics and tasks in relation to which it has been notified, the notified body shall have the following at its disposal:	At all times and for each assessment and verification system and for each kind or category of products, essential characteristics and tasks in relation to which it has been notified, the notified body shall have the following at its disposal:  Commission Proposal
Article 50(6), second subparagraph, point (a)				
672	(a) the necessary personnel with technical knowledge and sufficient and appropriate experience to	(a) the necessary <u>competent</u> personnel with technical knowledge and sufficient and	(a) the necessary personnel with technical knowledge and sufficient and appropriate experience to	(a) the necessary <u>competent</u> personnel with technical knowledge and sufficient and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>perform the third party tasks in the assessment and verification process. Personnel responsible for taking assessment decisions shall be employed by the notified body under the national law of the notifying Member State, shall not have any other potentially conflicting loyalty obligation or potential conflict of interest, shall be competent to verify the assessments made by other staff, external experts or subcontractors. Its number shall be sufficient to ensure business continuity and a consistent approach to conformity assessments;</p>	<p>appropriate experience to perform the third party tasks in the assessment and verification process. <del>Personnel responsible for taking assessment decisions shall be employed by the notified body under the national law of the notifying Member State, shall not have any other potentially conflicting loyalty obligation or potential conflict of interest, shall be competent to verify the assessments made by other staff, external experts or subcontractors.</del> Its number shall be sufficient to ensure business continuity and a consistent approach to conformity assessments;</p>	<p>perform the third party tasks in the assessment and verification process. <del>Personnel responsible for taking assessment decisions shall be employed by the notified body under the national law of the notifying Member State, shall not have any other potentially conflicting loyalty obligation or potential conflict of interest, shall be competent to verify the assessments made by other staff, external experts or subcontractors.</del> Its number shall be sufficient to ensure business continuity and a consistent approach to conformity assessments;</p>	<p>appropriate experience to perform the third party tasks in the assessment and verification process. <del>Personnel responsible for taking assessment decisions shall be employed by the notified body under the national law of the notifying Member State, shall not have any other potentially conflicting loyalty obligation or potential conflict of interest, shall be competent to verify the assessments made by other staff, external experts or subcontractors.</del> Its number shall be sufficient to ensure business continuity and a consistent approach to conformity assessments;</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				EP Mandate
Article 50(6), second subparagraph, point (b)				
673	(b) the necessary description of procedures according to which the assessment process is carried out, ensuring the transparency and the ability of reproduction of these procedures. This shall include a qualification matrix matching relevant personnel, their respective status and tasks within the conformity assessment body with the conformity assessment tasks in relation to which the body intends to be notified;	(b) the necessary description of procedures according to which the assessment process is carried out, ensuring the transparency and the ability of reproduction of these procedures. <del>This</del> It shall <del>include a qualification matrix matching relevant personnel, their respective status and</del> <u>have appropriate policies and procedures in place that distinguish between the</u> tasks <del>within the conformity assessment body with the conformity assessment tasks in relation to</del>	(b) the necessary description of procedures <del>according in</del> <u>accordance</u> to which the assessment process is carried out, ensuring the transparency and the ability of reproduction of <del>these</del> <u>those</u> procedures. <del>This shall include a qualification matrix matching, including a description of how</del> relevant personnel, their <del>respective</del> status and tasks <u>correspond to</u> <del>within the conformity assessment body with</del> the conformity assessment tasks in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<del>which the body intends to be notified;</del> <u>it carries out as a notified body and other activities, and it shall assign its personnel to those tasks.</u>	relation to which the body intends to be notified;	
Article 50(6), second subparagraph, point (c)				
674	(c) appropriate policies and procedures in place that distinguish between the tasks it carries out as a notified body and other activities;	<i>deleted</i>	(c) appropriate policies and procedures <del>in place that</del> <u>to</u> distinguish <del>between</del> the tasks it carries out as a notified body <del>and</del> <u>from</u> other activities;	
Article 50(6), second subparagraph, point (d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
675	(d) the necessary procedures to perform its activities which take due account of the size of an undertaking, the sector in which it operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.	(d) the necessary procedures to perform its activities which take due account of the size of an undertaking, the sector in which it operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.	(d) <del>the necessary</del> procedures <del>to perform its</del> <u>for the performance of</u> activities, which take due account of the size of an undertaking, the sector in which it operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.	(d) <del>the necessary</del> procedures <del>to perform its</del> <u>for the performance of</u> activities, which take due account of the size of an undertaking, the sector in which it operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.  Council Mandate
Article 50(6), third subparagraph				
676	A notified body shall have the	A <del>notified</del> <u>conformity assessment</u>	<del>A notified body</del> <u>It</u> shall have the	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	means necessary to perform the technical and administrative tasks connected with the activities for which it intends to be notified in an appropriate manner and shall have access to all necessary equipment or facilities.	body shall have the means necessary to perform the technical and administrative tasks connected with the activities for which it intends to be notified in an appropriate manner and shall have access to all necessary equipment or facilities.	means necessary to perform the technical and administrative tasks connected with the activities for which it intends to be notified in an appropriate manner and shall have access to all necessary equipment or facilities.	
Article 50(7)				
677	7. The personnel responsible for carrying out the activities in relation to which the body intends to be notified, shall have the following:	7. The personnel responsible for carrying out the activities in relation to which the body intends to be notified, shall have the following:	7. The personnel responsible for carrying out the activities in relation to which the body intends to be notified, shall have the following:	7. The personnel responsible for carrying out the activities in relation to which the body intends to be notified, shall have the following:



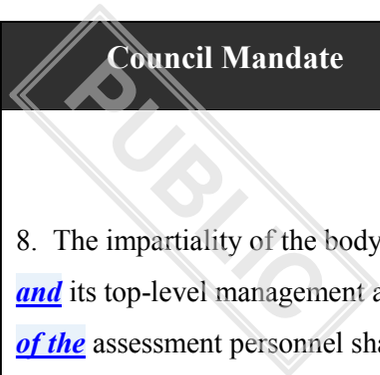
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 50(7), point (a)				
678	(a) sound technical and vocational training covering all the third party tasks in the assessment and verification process within the relevant scope for which the body has been notified;	(a) sound technical and vocational training covering all the third party tasks in the assessment and verification process within the relevant scope for which the body has been notified;	(a) sound technical and vocational training covering all the third party tasks in the assessment and verification process within the relevant scope for which the body has been notified;	(a) sound technical and vocational training covering all the third party tasks in the assessment and verification process within the relevant scope for which the body has been notified;  Commission Proposal
Article 50(7), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
679	(b) satisfactory knowledge of the requirements of the assessments and verifications it carries out and adequate authority to carry out such operations;	(b) satisfactory knowledge of the requirements of the assessments and verifications it carries out and adequate authority to carry out such operations;	(b) satisfactory knowledge of the requirements of the assessments and verifications it carries out and adequate authority to carry out such operations; <u>including</u>	(b) satisfactory knowledge of the requirements of the assessments and verifications it carries out and adequate authority to carry out such operations; <u>including</u>  Council Mandate
Article 50(7), point (c)				
680	(c) appropriate knowledge and understanding of the applicable harmonised technical specifications and of the relevant provisions of	(c) appropriate knowledge and understanding of the applicable harmonised technical specifications and of the relevant provisions of	<del>(c)</del> appropriate knowledge and understanding of the applicable harmonised technical specifications and of the relevant provisions of	appropriate knowledge and understanding of the applicable harmonised technical specifications and of the relevant provisions of



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Regulation;	the Regulation;	the Regulation;	the Regulation;  Council Mandate
Article 50(7), point (d)				
681	(d) the ability required to draw up the certificates, records and reports to demonstrate that the assessments and the verifications have been carried out.	(d) the ability required to draw up the certificates, records and reports to demonstrate that the assessments and the verifications have been carried out.	(d) the ability required to draw up the certificates, records and reports to demonstrate that the assessments and the verifications have been carried out.	(d) the ability required to draw up the certificates, records and reports to demonstrate that the assessments and the verifications have been carried out.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 50(7a)				
681a			<p><u>7a. Personnel responsible for taking assessment decisions shall be employed by the notified body under the national law of the notifying Member State, shall not have any potential conflict of interest, shall be competent to verify the assessments made by other staff, external experts or subcontractors. The number of such personnel shall be sufficient to ensure business continuity and a consistent approach to conformity assessments.</u></p>	
Article 50(8), first subparagraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
682	8. The impartiality of the body, its top-level management and assessment personnel shall be guaranteed.	8. The impartiality of the body, its top-level management and assessment personnel shall be guaranteed.	8. The impartiality of the body <del>and</del> <u>and</u> its top-level management and <u>of the</u> assessment personnel shall be guaranteed.	8. The impartiality of the body <del>and</del> <u>and</u> its top-level management and <u>of the</u> assessment personnel shall be guaranteed.  Council Mandate
Article 50(8), second subparagraph				
683	The remuneration of the body's top-level management and assessment personnel shall not depend on the number of assessments carried out or on the	The remuneration of the body's top-level management and assessment personnel shall not depend on the number of assessments carried out or on the	The remuneration of the <del>body's</del> top-level management and assessment personnel <u>of a body</u> shall not depend on the number of assessments carried out or <del>on the</del>	The remuneration of the <del>body's</del> top-level management and assessment personnel <u>of a body</u> shall not depend on the number of assessments carried out or <del>on the</del>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	results of such assessments.	results of such assessments.	<u>their</u> results <del>of such assessments.</del>	<u>their</u> results <del>of such assessments.</del>  Council Mandate
Article 50(9)				
684	9. A notified body shall take out liability insurance unless liability is assumed by the Member State in accordance with national law, or the Member State itself is directly responsible for the assessment and/or the verification performed.	9. A <del>notified</del> <u>conformity assessment</u> body shall take out liability insurance unless liability is assumed by the Member State in accordance with national law, or the Member State itself is directly responsible for the assessment and/or the verification performed.	9. A notified body shall take out liability insurance unless liability is assumed by the Member State in accordance with national law, or the Member State itself is directly responsible for the assessment <del>and/or</del> <u>or</u> the verification performed.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 50(10)				
685	<p>10. The personnel of the notified body shall be bound to observe professional secrecy with regard to all information gained in carrying out its tasks under Annex V, except in relation to the competent administrative authorities of the Member State in which its activities are carried out. Proprietary rights shall be protected.</p>	<p>10. The personnel of the <del>notified</del><u>conformity assessment</u> body shall be bound to observe professional secrecy with regard to all information gained in carrying out its tasks under Annex V, except in relation to the competent administrative authorities of the Member State in which its activities are carried out. Proprietary rights shall be protected.</p>	<p>10. The personnel of the notified body shall <del>be bound to</del> observe professional secrecy <del>with regard to</del> <u>regarding</u> all information <del>gained</del> <u>obtained</u> in carrying out its tasks under Annex V, except in relation to the <u>notifying authorities and other national</u><del>competent</del> <del>administrative</del> authorities of the Member State in which its activities are carried out. Proprietary rights shall be protected.</p>	
Article 50(11)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
686	<p>11. A notified body shall ensure that its assessment personnel is informed of the relevant standardisation activities and shall participate in, and ensure that its assessment personnel is informed of, activities of the notified body coordination group established under this Regulation and shall apply as general guidance the administrative decisions and documents produced as a work result of that group.</p>	<p>11. A <del>notified body shall ensure that its</del> <u>conformity</u> assessment <del>personnel is informed of the relevant standardisation activities</del> <del>and</del> <u>body</u> shall participate in, and ensure that its assessment personnel is informed of, <u>relevant standardisation activities</u>, activities of the notified body coordination group established under this Regulation and shall apply as general guidance the administrative decisions and documents produced as a work result <del>of that group</del>.</p>	<p>11. A notified body shall <del>ensure that its assessment personnel is informed of the relevant</del> standardisation activities and shall participate in, <del>and</del> <u>or</u> ensure that its assessment personnel is informed of, <del>activities of the notified body coordination group established under this Regulation and shall apply as general guidance the administrative decisions and documents produced as a work result of that group</del> <u>the relevant standardisation activities</u>.</p>	
Article 51				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
687	<p>Article 51</p> <p>Presumption of conformity</p>	<p>Article 51</p> <p>Presumption of conformity <u>of notified bodies</u></p>	<p>Article 51</p> <p>Presumption of conformity <u>of notified bodies</u></p>	<p>Article 51</p> <p>Presumption of conformity <u>of notified bodies</u></p> <p>EP Mandate</p>
Article 51, first paragraph				
688	<p>A conformity assessment body to be authorised to carry out third party tasks in the assessment and verification process which demonstrates its conformity with the criteria laid down in the</p>	<p>A conformity assessment body to be authorised to carry out third party tasks in the assessment and verification process which demonstrates its conformity with the criteria laid down in the</p>	<p><u>Where</u> a conformity assessment body <del>to be authorised to carry out third party tasks in the assessment and verification process which</del> demonstrates its conformity with the criteria laid down in the</p>	

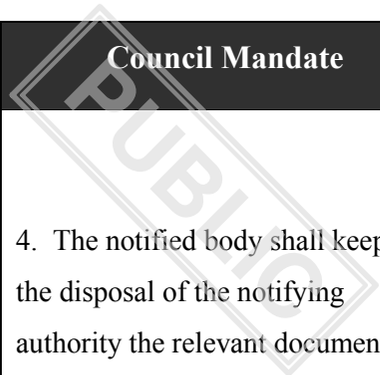
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	relevant harmonised standards or parts thereof, the references of which have been published in the Official Journal of the European Union, shall be presumed to comply with the requirements set out in Article 50 in so far as the applicable harmonised standards cover those requirements.	relevant harmonised standards or parts thereof, the references of which have been published in the Official Journal of the European Union, shall be presumed to comply with the requirements set out in Article 50 in so far as the applicable harmonised standards cover those requirements.	relevant harmonised standards or parts thereof, the references of which have been published in the <u>Official Journal of the European Union</u> <del>Official Journal of the European Union</del> , <u>it</u> shall be presumed to comply with the requirements set out in Article 50 in so far as the applicable harmonised standards cover those requirements.	
Article 52				
689	Article 52 Formal objection	Article 52 Formal objection	<del>Article 52</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<i>deleted</i>	
<i>Article 52, first paragraph</i>				
690	Where a Member State or the Commission has a formal objection to the harmonised standards referred to in Article 51, the provisions of Article 11 of Regulation (EU) 1025/2012 shall apply.	Where a Member State or the Commission has a formal objection to the harmonised standards referred to in Article 51, the provisions of Article 11 of Regulation (EU) 1025/2012 shall apply.	<i>deleted</i>	
<i>Article 53</i>				
691				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 53 Subsidiaries and subcontractors of notified bodies	Article 53 Subsidiaries and subcontractors of notified bodies	Article 53 Subsidiaries and subcontractors of notified bodies	Article 53 Subsidiaries and subcontractors of notified bodies  Commission Proposal
Article 53(1)				
692	1. Where a notified body subcontracts specific tasks connected with the third party tasks in the assessment and verification process or has recourse to a subsidiary, it shall ensure that the subcontractor or the subsidiary meets the requirements set out in	1. Where a notified body subcontracts specific tasks connected with the third party tasks in the assessment and verification process or has recourse to a subsidiary, it shall ensure that the subcontractor or the subsidiary meets the requirements set out in	1. Where a notified body subcontracts specific tasks connected with the third party tasks in the assessment and verification process or has recourse to a subsidiary, it shall ensure that the subcontractor or the subsidiary meets the requirements set out in	1. Where a notified body subcontracts specific tasks connected with the third party tasks in the assessment and verification process or has recourse to a subsidiary, it shall ensure that the subcontractor or the subsidiary meets the requirements set out in

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 50, and shall inform the notifying authority accordingly.	Article 50, and shall inform the notifying authority accordingly.	Article 50, and shall inform the notifying authority accordingly.	Article 50, and shall inform the notifying authority accordingly.  Commission Proposal
Article 53(2)				
693	2. The notified body shall take full responsibility for the tasks performed by subcontractors or subsidiaries wherever these are established. The relevant notified bodies shall establish procedures for the on-going monitoring of the competence, activities and performance of its subcontractors or subsidiaries, taking into account	2. The notified body shall take full responsibility for the tasks performed by subcontractors or subsidiaries wherever these are established. <del>The relevant notified bodies shall establish procedures for the on-going monitoring of the competence, activities and performance of its subcontractors or subsidiaries, taking into account</del>	2. The notified body shall take full responsibility for the tasks performed by subcontractors or subsidiaries wherever these are established. <del>The relevant notified bodies shall establish procedures for the on-going monitoring of the</del> <u>and monitor their</u> competence, <del>activities and performance of its subcontractors or subsidiaries,</del>	

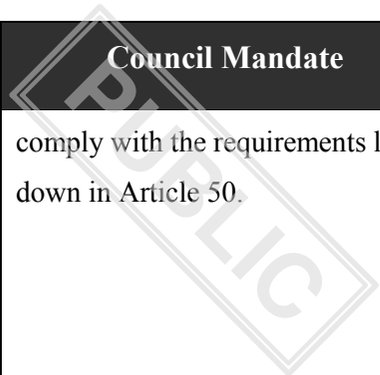
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the qualification matrix referred to in Article 50(6) point (b).	<del>the qualification matrix referred to in Article 50(6) point (b).</del>	<del>taking into account the qualification matrix referred to in</del> <u>in relation to its own as described in</u> Article 50(6) point (b).	
Article 53(3)				
694	3. Activities may be subcontracted or carried out by a subsidiary only with the agreement of the client.	3. Activities may be subcontracted or carried out by a subsidiary only with the agreement of the client.	3. Activities may be subcontracted or carried out by a subsidiary only with the agreement of the client.	3. Activities may be subcontracted or carried out by a subsidiary only with the agreement of the client.  Commission Proposal
Article 53(4)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
695	4. The notified body shall keep at the disposal of the notifying authority the relevant documents concerning the assessment and monitoring of the qualifications of any subcontractor or the subsidiary and the tasks carried out by such parties under Annex V.	4. The notified body shall keep at the disposal of the notifying authority the relevant documents concerning the assessment and monitoring of the qualifications of any subcontractor or the subsidiary and the tasks carried out by such parties under Annex V.	4. The notified body shall keep at the disposal of the notifying authority the relevant documents concerning the assessment and monitoring of the qualifications of <del>any</del> <u>the</u> subcontractor or the subsidiary and the <del>tasks</del> <u>work</u> carried out by <del>such parties</del> <u>them</u> under Annex V.	4. The notified body shall keep at the disposal of the notifying authority the relevant documents concerning the assessment and monitoring of the qualifications of <del>any</del> <u>the</u> subcontractor or the subsidiary and the <del>tasks</del> <u>work</u> carried out by <del>such parties</del> <u>them</u> under Annex V.  Council Mandate
Article 54				
696				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Article 54</p> <p>Use of facilities outside the testing laboratory of the notified body</p>	<p>Article 54</p> <p>Use of facilities outside the testing laboratory of the notified body</p>	<p>Article 54</p> <p>Use of facilities outside the testing laboratory of the notified body</p>	<p>Article 54</p> <p>Use of facilities outside the testing laboratory of the notified body</p> <p>Commission Proposal</p>
Article 54(1), first subparagraph				
697	<p>1. On request of the manufacturer and where justified by technical, economic or logistic reasons, notified bodies may decide to carry out the tests referred to in Annex V, for the assessment and verification systems 1+, 1 and 3 or have such tests carried out under</p>	<p>1. On request of the manufacturer and where justified by technical, economic or logistic reasons, notified bodies may decide to carry out the tests referred to in Annex V, for the assessment and verification systems 1+, 1 and 3 or have such tests carried out under</p>	<p>1. On request of the manufacturer and where justified by technical, economic or logistic reasons <u>related to the nature of the product or the testing equipment</u>, notified bodies may decide to carry out the tests referred to in Annex V, for the assessment and</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	their supervision, either in the manufacturing plants using the test equipment of the internal laboratory of the manufacturer or, with the prior consent of the manufacturer, in an external laboratory, using the test equipment of that laboratory.	their supervision, either in the manufacturing plants using the test equipment of the internal laboratory of the manufacturer or, with the prior consent of the manufacturer, in an external laboratory, using the test equipment of that laboratory.	verification systems 1+, 1 and 3 or have such tests carried out under their supervision, either in the manufacturing plants using the test equipment of the internal laboratory of the manufacturer or, with the prior consent of the manufacturer, in an external laboratory, using the test equipment of that laboratory.	
Article 54(1), second subparagraph				
698	Notified bodies carrying out such tests shall be specifically designated as competent to work away from their own test facilities and shall in that regard comply	Notified bodies carrying out such tests shall be specifically designated as competent to work away from their own test facilities and shall in that regard comply	Notified bodies carrying out such tests shall be specifically designated as competent to work away from their own test facilities and shall <u>also</u> in that regard	Notified bodies carrying out such tests shall be specifically designated as competent to work away from their own test facilities and shall in that regard comply



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	with the requirements laid down in Article 50.	with the requirements laid down in Article 50.	comply with the requirements laid down in Article 50.	with the requirements laid down in Article 50.  Commission Proposal
Article 54(2), first subparagraph				
699	2. Before carrying out the tests referred to in paragraph 1, notified bodies shall verify whether the requirements of the test method are satisfied and shall evaluate whether:	2. Before carrying out the tests referred to in paragraph 1, notified bodies shall verify whether the requirements of the test method are satisfied and shall evaluate whether:	2. Before carrying out the tests referred to in paragraph 1, notified bodies shall verify whether the requirements of the test method are satisfied and shall evaluate whether:	2. Before carrying out the tests referred to in paragraph 1, notified bodies shall verify whether the requirements of the test method are satisfied and shall evaluate whether:  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 54(2), first subparagraph, point (a)				
700	(a) test equipment has an appropriate calibration system and the traceability of the measurements is guaranteed; and	(a) test equipment has an appropriate calibration system and the traceability of the measurements is guaranteed; and	(a) test equipment has an appropriate calibration system and the traceability of the measurements is guaranteed; and	(a) test equipment has an appropriate calibration system and the traceability of the measurements is guaranteed; and  Commission Proposal
Article 54(2), first subparagraph, point (b)				
701	(b) the quality of the test results is	(b) the quality of the test results is	(b) the quality of the test results is	(b) the quality of the test results is



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	ensured.	ensured.	ensured.	ensured.  Commission Proposal
Article 54(2), second subparagraph				
702	Notified bodies shall assume full responsibility for the tests in their entirety, including the accuracy and traceability of calibration and measurements, and for the reliability of the test results	Notified bodies shall assume full responsibility for the tests in their entirety, including the accuracy and traceability of calibration and measurements, and for the reliability of the test results	Notified bodies shall assume full responsibility for the tests in their entirety, including the accuracy and traceability of calibration and measurements, and for the reliability of the test results	Notified bodies shall assume full responsibility for the tests in their entirety, including the accuracy and traceability of calibration and measurements, and for the reliability of the test results  Commission Proposal

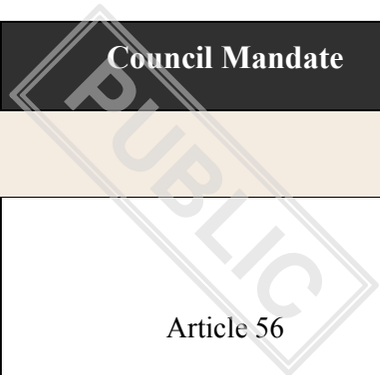


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 55				
703	Article 55 Application for notification	Article 55 Application for notification	Article 55 Application for notification	Article 55 Application for notification  Commission Proposal
Article 55(1)				
704	1. A body to be authorised to carry out third party tasks in the assessment and verification process	1. A body to be authorised to carry out third party tasks in the assessment and verification process	1. A body to be authorised to carry out third party tasks in the assessment and verification <del>process</del>	1. A body to be authorised to carry out third party tasks in the assessment and verification <del>process</del>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall submit an application for notification to the notifying authority of the Member State in which it is established.	shall submit an application for notification to the notifying authority of the Member State in which it is established.	<u>systems</u> shall submit an application for notification to the notifying authority of the Member State in which it is established.	<u>systems</u> shall submit an application for notification to the notifying authority of the Member State in which it is established.  Council Mandate
Article 55(2)				
705	2. The application shall be accompanied by a description of the activities to be performed, the assessment and/or verification processes for which the body claims to be competent, the qualification matrix referred to in Article 50(6), point (b), an	2. The application shall be accompanied by a description of the activities to be performed, the assessment and/or verification processes for which the body claims to be competent, <del>the qualification matrix referred to in Article 50(6), point (b), an</del>	2. The application shall be accompanied by a description of the activities to be performed, the assessment <del>and/or</del> <u>and</u> verification processes for which the body claims to be competent, the <u>description of competence</u> <del>qualification matrix</del> referred to in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>accreditation certificate, where one exists, issued by the national accreditation body within the meaning of Regulation (EC) No 765/2008, attesting that the body meets the requirements laid down in Article 50. The accreditation certificate shall relate only to the specific conformity assessment body applying for notification and not take account of the capacities or personnel of parent or sister companies. It shall be based, in addition to relevant harmonised standards, on the specific requirements and assessment tasks.</p>	<p>accreditation certificate, where one exists, issued by the national accreditation body within the meaning of Regulation (EC) No 765/2008, attesting that the body meets the requirements laid down in Article 50. The accreditation certificate shall relate only to the specific conformity assessment body applying for notification and not take account of the capacities or personnel of parent or sister companies. It shall be based, in addition to relevant harmonised standards, on the specific requirements and assessment tasks.</p>	<p>Article 50(6), point (b), <u>as well as</u> an accreditation certificate, where one exists, issued by the national accreditation body <del>within the meaning of Regulation (EC) No 765/2008</del>, attesting that the body <del>meets</del> <u>fulfils</u> the requirements laid down in Article 50. The accreditation certificate shall relate only to the <del>specific conformity assessment</del> <u>precise legal</u> body applying for notification and <del>not take account of the capacities or personnel of parent or sister companies. It</del> shall be based, in addition to relevant harmonised standards, on the specific requirements and <u>tasks provided for in this Regulation</u> <del>assessment tasks</del>.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 55(3)				
706	3. Where the body concerned cannot provide an accreditation certificate, it shall provide the notifying authority with all documentary evidence necessary for the verification, recognition and regular monitoring of its compliance with the requirements laid down in Article 50.	3. Where the body concerned cannot provide an accreditation certificate, it shall provide the notifying authority with all documentary evidence necessary for the verification, recognition and regular monitoring of its compliance with the requirements laid down in Article 50.	3. Where the body concerned cannot provide an accreditation certificate, it shall provide the notifying authority with all documentary evidence necessary for the verification, recognition and regular monitoring of its compliance with the requirements laid down in Article 50.	3. Where the body concerned cannot provide an accreditation certificate, it shall provide the notifying authority with all documentary evidence necessary for the verification, recognition and regular monitoring of its compliance with the requirements laid down in Article 50.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 56				
707	Article 56 Notification procedure	Article 56 Notification procedure	Article 56 Notification procedure	Article 56 Notification procedure  Commission Proposal
Article 56(1)				
708	1. Notifying authorities may notify only bodies which have satisfied the requirements laid down in Article 50.	1. Notifying authorities may notify only bodies which have satisfied the requirements laid down in Article 50.	1. Notifying authorities may notify only bodies which have satisfied the requirements laid down in Article 50.	1. Notifying authorities may notify only bodies which have satisfied the requirements laid down in Article 50.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 56(2), first subparagraph				
709	2. They shall notify the Commission and the other Member States, notably using the electronic notification tool developed and managed by the Commission.	2. They shall notify the Commission and the other Member States, notably using the electronic notification tool developed and managed by the Commission.	2. They shall notify the Commission and the other Member States, <del>notably</del> using the electronic notification tool developed and managed by the Commission.	
Article 56(2), second subparagraph				
710	Exceptionally, for cases set out in	Exceptionally, for cases set out in	Exceptionally, for cases <u>regarding</u>	

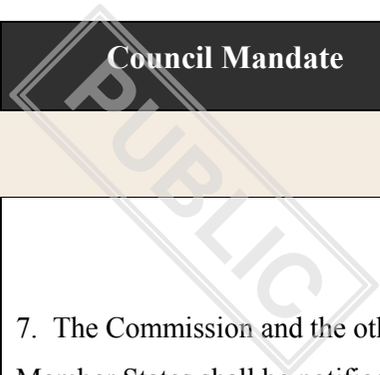
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex VI, for which the appropriate electronic tool is not available, a hard copy of the notification shall be accepted.	Annex VI, for which the appropriate electronic tool is not available, a hard copy of the notification shall be accepted.	<u>groupings of essential characteristics</u> set out in Annex VI, for which the appropriate electronic tool is not available, a <del>hard copy of the notification</del> <u>notification in other electronic form</u> shall be accepted.	
Article 56(3), first subparagraph				
711	3. The notification shall include full details of the functions to be performed, reference to the relevant harmonised technical specification and, for the purposes of the system set out in Annex V, the essential characteristics for which the body is competent.	3. The notification shall include full details of the functions to be performed, reference to the relevant harmonised technical specification and, for the purposes of the system set out in Annex V, the essential characteristics for which the body is competent.	3. The notification shall include full details of the functions to be performed, reference to the relevant harmonised technical specification and, for the purposes of the system set out in Annex V, the essential characteristics for which the body is competent <u>and</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>the relevant attestation of that competence.</u>	
Article 56(3), second subparagraph				
712	However, reference to the relevant harmonised technical specification is not required in the cases set out in Annex VI.	However, reference to the relevant harmonised technical specification is not required in the cases set out in Annex VI.	However, reference to the relevant harmonised technical specification is not required in the cases <u>regarding groupings of essential characteristics</u> set out in Annex VI.	
Article 56(4)				
713	4. Where a notification is not	4. Where a notification is not	4. Where a notification is not	4. Where a notification is not

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	based on an accreditation certificate as referred to in Article 55(2), the notifying authority shall provide the Commission and the other Member States with all documentary evidence which attests to the body's competence and the arrangements in place to ensure that that body will be monitored regularly and will continue to satisfy the requirements laid down in Article 50.	based on an accreditation certificate as referred to in Article 55(2), the notifying authority shall provide the Commission and the other Member States with all documentary evidence which attests to the body's competence and the arrangements in place to ensure that that body will be monitored regularly and will continue to satisfy the requirements laid down in Article 50.	based on an accreditation certificate as referred to in Article 55(2), the notifying authority shall provide the Commission and the other Member States with all documentary evidence which attests to the body's competence and the arrangements in place to ensure that that body will be monitored regularly and will continue to satisfy the requirements laid down in Article 50.	based on an accreditation certificate as referred to in Article 55(2), the notifying authority shall provide the Commission and the other Member States with all documentary evidence which attests to the body's competence and the arrangements in place to ensure that that body will be monitored regularly and will continue to satisfy the requirements laid down in Article 50.  Commission Proposal
Article 56(5), first subparagraph				
714				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	5. A notification may become valid only where no objections are raised by the Commission or the other Member States within 2 weeks of notification, where an accreditation certificate is used, or within 2 months of notification, where an accreditation certificate is not used.	5. A notification may become valid only where no objections are raised by the Commission or the other Member States within 2 weeks of notification, where an accreditation certificate is used, or within 2 months of notification, where an accreditation certificate is not used.	5. <del>A notification may become valid only where no objections are raised by</del> <u>The body concerned may perform the activities of a notified body if</u> the Commission or the other Member States <u>do not raise any objections</u> within 2 weeks of <u>a</u> notification, where an accreditation certificate is used, or within 2 months of notification, where an accreditation certificate is not used.	
Article 56(5), second subparagraph				
715	The notification shall become valid the day after the body is included in the list of notified bodies referred to in Article 57(2) by the	The notification shall become valid the day after the body is included in the list of notified bodies referred to in Article 57(2) by the	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission. The Commission shall not list a body if it is aware or becomes aware that the relevant body does not meet the requirements laid down in Article 50.	Commission. The Commission shall not list a body if it is aware or becomes aware that the relevant body does not meet the requirements laid down in Article 50.		
<i>Article 56(6)</i>				
716	6. The body concerned may perform the activities of a notified body only after the notification has become valid. Only such a body shall be considered as a notified body for the purpose of this Regulation.	6. The body concerned may perform the activities of a notified body only after the notification has become valid. Only such a body shall be considered as a notified body for the purpose of this Regulation.	6. <del>The body concerned may perform the activities of a notified body only after the notification has become valid.</del> Only such a body shall be considered as a notified body for the purpose of this Regulation.	



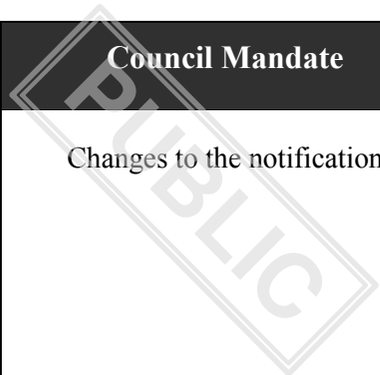


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 57(1), first subparagraph				
719	1. The Commission shall assign an identification number to each notified body.	1. The Commission shall assign an identification number to each notified body.	1. The Commission shall assign an identification number to each notified body.	1. The Commission shall assign an identification number to each notified body.  Commission Proposal
Article 57(1), second subparagraph				
720				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	It shall assign a single such number even where the body is notified under several Union acts.	It shall assign a single such number even where the body is notified under several Union acts.	It shall assign a single such number even where the body is notified under several Union acts.	It shall assign a single such number even where the body is notified under several Union acts.  Commission Proposal
Article 57(2), first subparagraph				
721	2. The Commission shall make publicly available the list of bodies notified under this Regulation, including the identification numbers that have been allocated to them and the activities for which they have been notified, notably using the electronic notification	2. The Commission shall make publicly available the list of bodies notified under this Regulation, including the identification numbers that have been allocated to them and the activities for which they have been notified, notably using the electronic notification	2. The Commission shall make publicly available the list of bodies notified under this Regulation, including the identification numbers that have been allocated to them and the activities for which they have been notified, <del>notably</del> using the electronic notification	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	tool developed and managed by the Commission.	tool developed and managed by the Commission.	<del>tool developed and managed by the Commission.</del>	
Article 57(2), second subparagraph				
722	The Commission shall ensure that this list is kept up-to-date.	The Commission shall ensure that this list is kept up-to-date.	The Commission shall ensure that this list is kept up-to-date.	The Commission shall ensure that this list is kept up-to-date.  Commission Proposal
Article 58				
723	Article 58	Article 58	Article 58	Article 58



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Changes to the notification	Changes to the notification	Changes to the notification	Changes to the notification  Commission Proposal
Article 58(1)				
724	1. Where a notifying authority has ascertained or has been informed that a notified body no longer meets the requirements laid down in Article 50, or that it is failing to fulfil its obligations, the notifying authority shall restrict, suspend or withdraw the notification as appropriate, depending on the seriousness of the failure to meet	1. Where a notifying authority has ascertained or has been informed that a notified body no longer meets the requirements laid down in Article 50, or that it is failing to fulfil its obligations, the notifying authority shall restrict, suspend or withdraw the notification as appropriate, depending on the seriousness of the failure to meet	1. Where a notifying authority has ascertained or has been informed that a notified body no longer meets the requirements laid down in Article 50, or that it is failing to fulfil its obligations, the notifying authority shall restrict, suspend or withdraw the notification as appropriate, depending on the seriousness of the failure to meet	1. Where a notifying authority has ascertained or has been informed that a notified body no longer meets the requirements laid down in Article 50, or that it is failing to fulfil its obligations, the notifying authority shall restrict, suspend or withdraw the notification as appropriate, depending on the seriousness of the failure to meet

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	those requirements or to fulfil those obligations.	those requirements or to fulfil those obligations. <u><i>It shall immediately inform the Commission and the other Member States accordingly.</i></u>	those requirements or to fulfil those obligations. <u><i>It shall immediately inform the Commission and the other Member States accordingly.</i></u>	those requirements or to fulfil those obligations. <u><i>It shall immediately inform the Commission and the other Member States accordingly.</i></u>  EP Mandate
Article 58(2)				
725	2. In the event of withdrawal, restriction or suspension of notification or where the notified body has ceased its activity, the notifying Member State concerned shall take the appropriate steps to ensure that the files of that body are either processed by another	2. In the event of withdrawal, restriction or suspension of notification or where the notified body has ceased its activity, the notifying Member State concerned shall take the appropriate steps to ensure that the files of that body are either processed by another	2. In the event of <u><i>restriction</i></u> <del><i>withdrawal, restriction or suspension,</i></del> <u><i>suspension or withdrawal</i></u> of notification, or where the notified body has ceased its activity, the notifying Member State <del><i>concerned</i></del> shall take <del><i>the</i></del> appropriate steps to ensure that <del><i>the</i></del>	2. In the event of <u><i>restriction</i></u> <del><i>withdrawal, restriction or suspension,</i></del> <u><i>suspension or withdrawal</i></u> of notification, or where the notified body has ceased its activity, the notifying Member State <del><i>concerned</i></del> shall take <del><i>the</i></del> appropriate steps to ensure that <del><i>the</i></del>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	notified body or kept available for the responsible notifying and market surveillance authorities at their request.	notified body or kept available for the responsible notifying and market surveillance authorities at their request.	<del>files of that body</del> <u>this body's files</u> are either processed by another notified body or kept available for the responsible notifying and market surveillance authorities at their request.	<del>files of that body</del> <u>this body's files</u> are either processed by another notified body or kept available for the responsible notifying and market surveillance authorities at their request.  Council Mandate
Article 59				
726	Article 59 Challenge of the competence of notified bodies	Article 59 Challenge of the competence of notified bodies	Article 59 Challenge of the competence of notified bodies	Article 59 Challenge of the competence of notified bodies



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 59(1)				
727	1. The Commission shall investigate all cases where it doubts, or doubt is brought to its attention regarding, the competence of a notified body or the continued fulfilment by a notified body of the requirements and responsibilities to which it is subject.	1. The Commission shall investigate all cases where it doubts, or doubt is brought to its attention regarding, the competence of a notified body or the continued fulfilment by a notified body of the requirements and responsibilities to which it is subject.	1. The Commission shall investigate all cases where it doubts, or doubt is brought to its attention regarding, the competence of a notified body or the continued fulfilment by a notified body of the requirements and responsibilities to which it is subject.	1. The Commission shall investigate all cases where it doubts, or doubt is brought to its attention regarding, the competence of a notified body or the continued fulfilment by a notified body of the requirements and responsibilities to which it is subject.  Commission Proposal

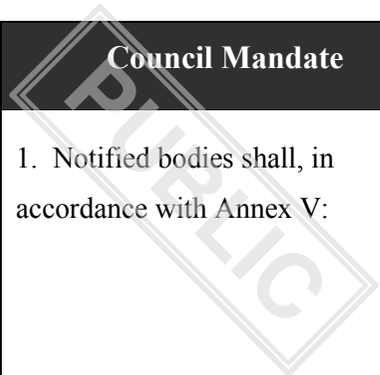


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. The Commission shall ensure that all sensitive information obtained in the course of its investigations is treated confidentially.	3. The Commission shall ensure that all sensitive information obtained in the course of its investigations is treated confidentially.	3. The Commission shall ensure that all sensitive information obtained in the course of its investigations is treated confidentially.	3. The Commission shall ensure that all sensitive information obtained in the course of its investigations is treated confidentially.  Commission Proposal
Article 59(3a)				
729a			<u>4. Where the Commission ascertains that a notified body does not meet or no longer meets the requirements for its notification, it shall inform the notifying Member State</u>	deleted  Same substance as

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>accordingly, and request it take the necessary corrective measures, including withdrawal of notification if necessary.</u>	729b.
Article 59(3b)				
729b		<u>3a. Where the Commission finds that a notified body does not meet, or no longer meets, the requirements for its notification, it shall inform the notifying Member State accordingly and request it to take the necessary corrective measures, including withdrawal of notification, if necessary.</u>		<u>3a. Where the Commission finds that a notified body does not meet, or no longer meets, the requirements for its notification, it shall inform the notifying Member State accordingly and request it to take the necessary corrective measures, including withdrawal of notification, if necessary.</u>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				EP Mandate
Article 60				
730	Article 60 Operational obligations for notified bodies	Article 60 Operational obligations for notified bodies	Article 60 Operational obligations <del>for</del> <u>of</u> notified bodies	Article 60 Operational obligations <del>for</del> <u>of</u> notified bodies  Council Mandate
Article 60(1), first subparagraph				
731				

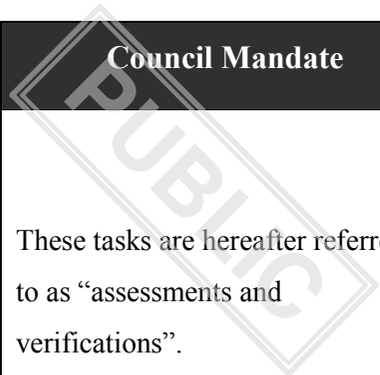


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Notified bodies shall, in accordance with Annex V:	1. Notified bodies shall, in accordance with Annex V:	1. Notified bodies shall, in accordance with Annex V:	1. Notified bodies shall, in accordance with Annex V:  <b>Commission Proposal</b>
Article 60(1), first subparagraph, point (a)				
732	(a) assess the performance and the conformity of products;	(a) assess the performance and the conformity of products;	(a) assess the performance and the conformity of products;	(a) assess the performance and the conformity of products;  <b>Commission Proposal</b>
Article 60(1), first subparagraph, point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
733	(b) verify the conformity of products and of the manufacturer;	(b) verify the conformity of products and of the manufacturer;	(b) verify the conformity of products and <del>of the manufacturer</del> ;	
Article 60(1), first subparagraph, point (ba)				
733a			<u>(ba) verify the compliance of the manufacturer with the obligations of this Regulation;</u>	
Article 60(1), first subparagraph, point (c)				
734	(c) verify the constancy of performance of products;	(c) verify the constancy of performance of products;	(c) verify the constancy of performance of products;	(c) verify the constancy of performance of products;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 60(1), first subparagraph, point (d)				
735	(d) verify the calculation of environmental sustainability calculations undertaken by the manufacturer.	(d) verify the calculation of environmental sustainability calculations undertaken by the manufacturer.	(d) verify the calculation of environmental sustainability calculations undertaken by the manufacturer.	(d) verify the calculation of environmental sustainability calculations undertaken by the manufacturer.  Commission Proposal
Article 60(1), second subparagraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
736	These tasks are hereafter referred to as “assessments and verifications”.	These tasks are hereafter referred to as “assessments and verifications”.	These tasks are hereafter referred to as “assessments and verifications”.	These tasks are hereafter referred to as “assessments and verifications”.  Commission Proposal
Article 60(2), first subparagraph				
737	2. Assessments and verifications shall be carried out with transparency as regards the manufacturer, and in a proportionate manner, avoiding an unnecessary burden for economic operators. The notified bodies shall	2. Assessments and verifications shall be carried out with transparency as regards the manufacturer, and in a proportionate manner, avoiding an unnecessary burden for economic operators. The notified bodies shall	2. Assessments and verifications shall be carried out with transparency as regards the manufacturer, and in a proportionate manner, avoiding an unnecessary burden for economic operators. The notified bodies shall	2. Assessments and verifications shall be carried out with transparency as regards the manufacturer, and in a proportionate manner, avoiding an unnecessary burden for economic operators. The notified bodies shall

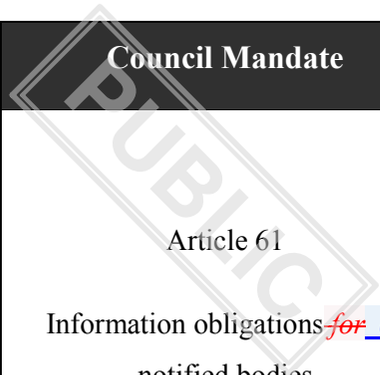
	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	perform their activities taking due account of the size of the undertaking, the sector in which the undertaking operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.	perform their activities taking due account of the size of the undertaking, the sector in which the undertaking operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.	perform their activities taking due account of the size of the undertaking, the sector in which the undertaking operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.	perform their activities taking due account of the size of the undertaking, the sector in which the undertaking operates, its structure, the degree of complexity of the product technology in question and the mass or serial nature of the production process.  <b>Commission Proposal</b>
Article 60(2), second subparagraph				
738	In so doing, the notified bodies shall nevertheless respect the degree of rigour required for the product by this Regulation and the	In so doing, the notified bodies shall nevertheless respect the degree of rigour required for the product by this Regulation and the	In so doing, the notified bodies shall nevertheless respect the degree of rigour required for the product by this Regulation and the	In so doing, the notified bodies shall nevertheless respect the degree of rigour required for the product by this Regulation and the

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	part played by the product for the fulfilment of all basic requirements for construction works.	part played by the product for the fulfilment of all basic requirements for construction works.	part played by the product for the fulfilment of all basic requirements for construction works.	part played by the product for the fulfilment of all basic requirements for construction works.  Commission Proposal
Article 60(3)				
739	3. Where, in the course of the initial inspection of the manufacturing plant and of factory production control, a notified body finds that the manufacturer has not ensured the constancy of performance and conformity of the manufactured product, it shall require the manufacturer to take	3. Where, in the course of the initial inspection of the manufacturing plant and of factory production control, a notified body finds that the manufacturer has not ensured the constancy of performance and conformity of the manufactured product, it shall require the manufacturer to take	3. Where, in the course of the initial inspection of the manufacturing plant and of factory production control, a notified body finds that the manufacturer has not ensured the constancy of performance and conformity of the manufactured product, it shall require the manufacturer to take	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	appropriate corrective measures and shall not issue a certificate.	appropriate corrective measures and shall not issue a certificate.	appropriate corrective measures and shall not issue a certificate <u>or a validation report.</u>	
Article 60(4)				
740	4. Where, in the course of the monitoring activity aiming at the verification of conformity and of the constancy of performance of the manufactured product, a notified body finds that a product no longer has the same performance to that of the product-type, it shall require the manufacturer to take appropriate corrective measures and shall suspend or withdraw its certificate	4. Where, in the course of the monitoring activity aiming at the verification of conformity and of the constancy of performance of the manufactured product, a notified body finds that a product no longer has the same performance to that of the product-type, it shall require the manufacturer to take appropriate corrective measures and shall suspend or withdraw its certificate	4. Where, in the course of the monitoring activity aiming at the verification of conformity and of the constancy of performance of the manufactured product, a notified body finds that a product no longer has the same performance to that of the product-type, it shall require the manufacturer to take appropriate corrective measures and shall suspend or withdraw <del>its</del> <u>the</u>	

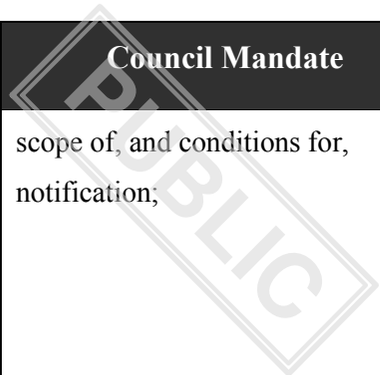
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	if necessary.	if necessary.	certificate <u>or the validation report</u> if necessary.	
Article 60(5)				
741	5. Where corrective measures are not taken or do not have the required effect, the notified body shall restrict, suspend or withdraw any certificates, as appropriate.	5. Where corrective measures are not taken or do not have the required effect, the notified body shall restrict, suspend or withdraw any certificates, as appropriate.	5. Where corrective measures are not taken or do not have the required effect, the notified body shall restrict, suspend or withdraw any certificates <u>or validation reports</u> , as appropriate.	
Article 60(6)				
742	6. When taking assessment	6. When taking assessment		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	decisions, including when deciding on the need to suspend or withdraw a certificate or approval decisions in light of possible non-compliances, notified bodies shall apply clear and pre-determined criteria.	decisions, including when deciding on the need to suspend or withdraw a certificate or approval decisions in light of possible non-compliances, notified bodies shall apply clear and pre-determined criteria.	<i>deleted</i>	
<i>Article 60(7)</i>				
6	743 7. Notified bodies shall ensure rotation between the personnel carrying out different assessment tasks.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 61</i>				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
744	Article 61 Information obligations for notified bodies	Article 61 Information obligations for notified bodies	Article 61 Information obligations <del>for</del> <u>of</u> notified bodies	Article 61 Information obligations <del>for</del> <u>of</u> notified bodies  Council Mandate
Article 61(1)				
745	1. Notified bodies shall inform the notifying authority of the following:	1. Notified bodies shall inform the notifying authority of the following:	1. Notified bodies shall inform the notifying authority of the following:	1. Notified bodies shall inform the notifying authority of the following:





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the scope of, and conditions for, notification;	the scope of, and conditions for, notification;	scope of, and conditions for, notification;	scope of, and conditions for, notification;  Commission Proposal
Article 61(1), point (c)				
748	(c) any request for information on assessment or verification activities carried out which they have received from market surveillance authorities; and	(c) any request for information on assessment or verification activities carried out which they have received from market surveillance authorities; and	(c) any request for information on assessment or verification activities carried out which they have received from market surveillance authorities; and	(c) any request for information on assessment or verification activities carried out which they have received from market surveillance authorities; and  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
750	<p>2. Notified bodies shall provide the other bodies notified under this Regulation carrying out similar third party tasks in accordance with the assessment and verification systems and for products covered by the same harmonised technical specification with relevant information on issues relating to negative and, on request, positive results from these assessments verifications, and therein in particular any refusal, restriction, suspension, or withdrawal of certificates or test reports. On request from other notified bodies or an authority, a notified body shall confirm the status of certificates or test reports issued by</p>	<p>2. Notified bodies shall provide the other bodies notified under this Regulation carrying out similar third party tasks in accordance with the assessment and verification systems and for products covered by the same harmonised technical specification with relevant information on issues relating to negative and, on request, positive results from these assessments verifications, and therein in particular any refusal, restriction, suspension, or withdrawal of certificates or test reports. On request from other notified bodies or an authority, a notified body shall confirm the status of certificates or test reports issued by</p>	<p>2. Notified <del>bodies</del><b>body</b> shall provide the other bodies notified under this Regulation carrying out similar third party tasks in accordance with the assessment and verification systems and for products covered by the same harmonised technical specification with relevant information on issues relating to negative <del>and, on request, positive</del> results from these assessments <del>verifications, and therein</del> <b>and verifications,</b> in particular, any refusal, restriction, suspension, or withdrawal of certificates or test reports. <del>On</del> <b>and, upon</b> request, <b>positive results from these assessments.</b></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	it.	it.	<p><del>A from other</del> notified <del>bodies or an authority, a body shall, upon request from another</del> notified body <del>shall confirm the status of</del> <u>inform the requesting body</u> <u>whether</u> certificates or test reports issued by it <u>are valid, restricted, suspended, or withdrawn.</u></p>	
Article 61(3)				
751	3. Where the Commission or the market surveillance authority of a Member State submits a request to a notified body established on the territory of another Member State	3. Where the Commission or the market surveillance authority of a Member State submits a request to a notified body established on the territory of another Member State	3. Where the Commission or the market surveillance authority of a Member State submits a request to a notified body established on the territory of another Member State	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	relating to an assessment carried out by that notified body, it shall send a copy of that request to the notifying of that other Member State. The notified body concerned shall respond without delay and within 15 days at the latest to the request. The notifying authority shall ensure that such requests are resolved by the notified body unless there is a legitimate reason for not doing so.	relating to an assessment carried out by that notified body, it shall send a copy of that request to the notifying of that other Member State. The notified body concerned shall respond without delay and within 15 days at the latest to the request. The notifying authority shall ensure that such requests are resolved by the notified body unless there is a legitimate reason for not doing so.	relating to an assessment carried out by that notified body, it shall send a copy of that request to the notifying <u>authority</u> of that other Member State. The notified body concerned shall respond without delay and within 15 days at the latest to the request. The notifying authority shall ensure that such requests are resolved by the notified body <del>unless there is a legitimate reason for not doing so.</del>	
Article 61(4)				
752	4. 4. Notified bodies shall share with the market surveillance or notifying authority concerned, as	4. 4. Notified bodies shall share with the market surveillance or notifying authority concerned, as	4. <del>4. <u>Where</u> notified bodies shall share with the market surveillance or notifying authority concerned,</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	appropriate, evidence on all of the following:	appropriate, evidence on all of the following:	<del>as appropriate,</del> <u>have or receive</u> evidence <del>on all of the following</del> <u>that</u> :	
Article 61(4), point (a)				
753	(a) another notified body does not comply with the requirements laid down in Article 50 or its obligations;	(a) another notified body does not comply with the requirements laid down in Article 50 or its obligations;	(a) another notified body does not comply with the requirements laid down in Article 50 or its obligations;	(a) another notified body does not comply with the requirements laid down in Article 50 or its obligations;  <u>Commission Proposal</u>
Article 61(4), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
754	(b) a product placed on the market does not comply with this Regulation;	(b) a product placed on the market does not comply with this Regulation;	(b) a product placed on the market does not comply with this Regulation;	(b) a product placed on the market does not comply with this Regulation;  Commission Proposal
Article 61(4), point (c)				
755	(c) a product placed on the market, due to its physical condition, is likely to cause a serious risk.	(c) a product placed on the market, due to its physical condition, is likely to cause a serious risk.	(c) a product placed on the market, due to its physical condition, is <i>likely to cause</i> <u>presenting</u> a serious risk.;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 61(4), point (ba), second subparagraph				
755a			<u>they shall alert and share such evidence with the relevant market surveillance or notifying authority, as appropriate.</u>	
Article 62				
756	Article 62 Implementing acts on notified bodies' obligations and rights	<i>deleted</i>	Article 62 Implementing acts on notified bodies' obligations <del>and rights.</del>	
Article 62, first paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
757	<p>Where this is necessary to ensure a harmonised application of this Regulation and only to the extent necessary to prevent diverging practices leading to unequal treatment of and creating an uneven playing field for economic operators, the Commission may, adopt implementing acts providing details on how to execute the obligations of notified bodies contained in Articles 60 and 61.</p>	<p><i>deleted</i></p>	<p>Where this is necessary to ensure a harmonised application of this Regulation and <del>only to the extent necessary to prevent</del> <u>no resolution of the dispute of the</u> diverging practices <del>leading to unequal treatment of and creating an uneven playing field</del> <u>was achieved in the group of notifying and designating authorities, in accordance with Article 49a, and only to the extent necessary to prevent diverging practices fragmenting the internal market</u> for economic operators, the Commission may, adopt implementing acts providing details on how to execute the obligations of notified bodies</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			contained in Articles 60 and 61.	
Article 62, second paragraph				
758	Those implementing acts shall be adopted in accordance with examination procedure referred to in Article 88(2).	<i>deleted</i>	Those implementing acts shall be adopted in accordance with examination procedure referred to in Article 88(2).	
Article 63				
759	Article 63 Coordination of notified bodies	Article 63 Coordination of notified bodies	Article 63 Coordination of notified bodies	Article 63 Coordination of notified bodies



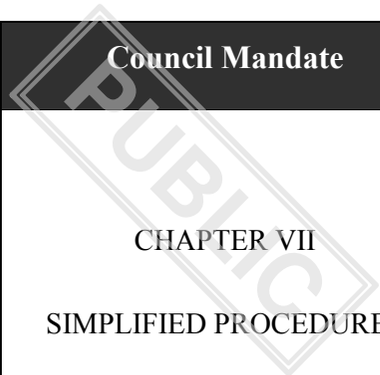
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal

Article 63, first paragraph

760	<p>The Commission shall ensure that appropriate coordination and cooperation between bodies notified pursuant to Article 47 are put into place and properly operated in the form of a group of notified bodies. Coordination and cooperation in the groups referred to in paragraph 1 shall aim at ensuring the harmonised application of this Regulation.</p>	<p>The Commission shall ensure that appropriate coordination and cooperation between bodies notified pursuant to Article 47 are put into place and properly operated in the form of a group of notified bodies. <u>Member States shall ensure that the bodies notified by them participate in the work of that group, directly or by means of designated representatives.</u> Coordination and</p>	<p><u>1.</u> The Commission shall ensure that appropriate coordination and cooperation between bodies notified <del>pursuant to Article 47</del> <u>under this Regulation</u> are put into place and properly operated in the form of a group of notified bodies. <del>Coordination and cooperation in the groups referred to in paragraph 1 shall aim at ensuring the harmonised application of this Regulation.</del></p>	
-----	--	--	---	--

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		cooperation in the groups referred to in paragraph 1 shall aim at ensuring the harmonised application of this Regulation.		
Article 63, second paragraph				
761	Notified bodies shall participate in the work of that group, directly or by means of designated representatives.	<i>deleted</i>	Notified bodies shall participate in the work of that group, directly or by means of designated representatives.	
Article 63, third paragraph				
762	Notified bodies shall apply as	Notified bodies shall <del>apply</del> <i>take</i>	<u>2.</u> Notified bodies shall apply as <u>a</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	general guidance the administrative decisions and documents produced by that group.	<u>into account</u> as general guidance the administrative decisions and documents produced by that group.	general guidance <u>any relevant documents produced as a result of the work of the group referred to in paragraph 1</u> <del>the administrative decisions and documents produced by that group.</del>	
Article 63, third paragraph a				
762a			<u>3. Coordination and cooperation in the group referred to in paragraph 1 shall aim at ensuring the harmonised application of this Regulation.</u>	
CHAPTER VII				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
763	CHAPTER VII SIMPLIFIED PROCEDURES	CHAPTER VII SIMPLIFIED PROCEDURES	CHAPTER VII SIMPLIFIED PROCEDURES	CHAPTER VII SIMPLIFIED PROCEDURES  Commission Proposal
Article 64				
764	Article 64 Use of appropriate technical documentation	Article 64 Use of appropriate technical documentation	Article 64 Use of appropriate technical documentation	Article 64 Use of appropriate technical documentation  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 64(1)				
765	1. A manufacturer may replace type testing by appropriate technical documentation demonstrating that:	1. A manufacturer may replace type testing <u>or type calculation</u> by appropriate technical documentation demonstrating that:	1. A manufacturer may replace type testing <u>with a specific section in the</u> <del>by appropriate</del> technical documentation <u>referred to in Article 21(3)</u> demonstrating that:	
Article 64(1), point (a)				
766	(a) for one or several essential characteristics of the product, which the manufacturer places on the market, that product is deemed	(a) for one or several essential characteristics of the product, which the manufacturer places on the market, that product is deemed	(a) for one or several essential characteristics of the product, which the manufacturer places on the market, that product is deemed	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to achieve a certain level or class of performance without testing or calculation, or without further testing or calculation, in accordance with the conditions set out to that end in the relevant harmonised technical specification or a Commission act; or	to achieve a certain level or class of performance without testing or calculation, or without further testing or calculation, in accordance with the conditions set out to that end in the relevant harmonised technical specification <i>or a Commission act</i> ; or	to achieve a certain level or class of performance without testing or calculation, or without further testing or calculation, in accordance with the conditions set out <del>to that end</del> in the <u>delegated acts adopted pursuant to Article 4a(3)</u> <del>relevant harmonised technical specification or a Commission act</del> ; or	
Article 64(1), point (b)				
767	(b) the product, covered by a harmonised technical specification, which the manufacturer places on the market is a system made of items, which the manufacturer	(b) the product, covered by a harmonised technical specification <u>or by a European technical assessment</u> , which the manufacturer places on the market	(b) the product, covered by a harmonised technical specification <u>or a European assesment document</u> , which the manufacturer places on the market is a system	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>assembles duly following precise instructions, including compatibility criteria in case of individual items, given by the provider of such a system or of a component thereof, who has already tested that system or that item for one or several of its essential characteristics in accordance with the relevant harmonised technical specification. When these conditions are satisfied and when the manufacturer has notably verified that the precise compatibility criteria of the provider are met, the manufacturer is entitled to declare performance corresponding to all or part of the test results for the system or the item provided to him.</p>	<p>is a system made of items, which the manufacturer assembles duly following precise instructions, including compatibility criteria in case of individual items, given by the provider of such a system or <u>supplier</u> of a component thereof, who has already tested that system or that item for one or several of its essential characteristics in accordance with the relevant harmonised technical specification <u>or the European technical assessment</u>. When these conditions are satisfied and when the manufacturer has notably verified that the precise compatibility criteria of the provider are met, the manufacturer is entitled to declare performance corresponding to all or part of the test results for the</p>	<p>made of <del>items</del> <u>components</u>, which the manufacturer assembles duly following precise instructions, including compatibility criteria in case of individual <del>items</del> <u>components</u>, given by the provider of such a system or of a component thereof, who has already tested that system or that <del>item</del> <u>component</u> for one or several of its essential characteristics in accordance with the relevant harmonised technical specification. When these conditions are satisfied and when the manufacturer has notably verified that the precise compatibility criteria of the provider are met, the manufacturer is entitled to declare performance corresponding to all or part of the test results for the system or the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		system or the item provided to <del>him</del> <u>them; or</u>	<del>item</del> <u>component</u> provided to him.	
Article 64(1), point (ba)				
767a		<u>(ba) the construction product, covered by a harmonised standard, which the manufacturer places on the market corresponds to the product-type of another construction product, manufactured by another manufacturer and already tested in accordance with the relevant harmonised standard. When those conditions are fulfilled, the manufacturer is entitled to declare performance corresponding to all</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>or part of the test results of this other product. The manufacturer may use the test results obtained by another manufacturer only after having obtained the authorisation of that manufacturer, who remains responsible for the accuracy, reliability and stability of those test results.</u></p>		
Article 64(2)				
768	2. If the product referred to in paragraph 1 belongs to a family or category of products for which the applicable assessment and verification system is system 1 + or	2. If the product referred to in paragraph 1 belongs to a family or category of products for which the applicable assessment and verification system is system 1 + or	2. If the product referred to in paragraph 1 belongs to a family or category of products for which the applicable assessment and verification system is system 1 + or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1, as set out in Annex V, a notified body or TAB shall, in addition to the tasks set out in Annex V, assess and certify the correct fulfilment of the obligations referred to in paragraph 1.	1, as set out in Annex V, a notified body or TAB shall, in addition to the tasks set out in Annex V, assess and certify the correct fulfilment of the obligations referred to in paragraph 1.	1, as set out in Annex V, a notified body or TAB shall, in <u>place of the assessment of the performance of the product</u> <del>addition to the tasks</del> set out in Annex V, assess and certify the correct fulfilment of the obligations referred to in paragraph 1.	
Article 65				
769	Article 65 Use of simplified procedures by micro-enterprises	Article 65 Use of simplified procedures by micro-enterprises	<del>Article 65</del>  <i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 65(1)</i>				
770	<p>1. Micro-enterprises manufacturing products covered by a harmonised technical specification may treat products to which system 3 applies in accordance with provisions for system 4. When a manufacturer uses this simplified procedure, the manufacturer shall demonstrate compliance of the product with the applicable requirements by means of a Specific Technical Documentation.</p>	<p>1. Micro-enterprises manufacturing products covered by a harmonised technical specification may treat products to which system 3 applies in accordance with provisions for system 4. When a manufacturer uses this simplified procedure, the manufacturer shall demonstrate compliance of the product with the applicable requirements by means of a Specific Technical Documentation.</p>	<p><i>deleted</i></p>	
<i>Article 65(2)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
771	2. The fulfilment of the requirements of this Article shall be assessed and confirmed by a TAB or a notified body.	2. The fulfilment of the requirements of this Article shall be assessed and confirmed by a TAB or a notified body.	<i>deleted</i>	
<i>Article 66</i>				
772	Article 66 Custom-made non-series products	<i>deleted</i>	Article 66 Custom-made non-series products	
<i>Article 66(1)</i>				
773				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>1. In relation to products covered by a harmonised technical specification and which are individually manufactured or custom-made in a non-series process in response to a specific order, and which are installed in a single identified construction work by manufacturers who are also responsible for the safe incorporation of those products into construction works, the performance assessment part of the applicable system, as set out in Annex V, may be replaced by the manufacturer by Specific Technical Documentation demonstrating compliance of that product with the applicable requirements and providing data equivalent to those required by this</p>	<p><i>deleted</i></p>	<p>1. <del>In relation to products</del> <u>For a product</u> covered by a harmonised technical specification and which <del>are is</del> individually manufactured or custom-made in a non-series process in response to a specific order, <del>and which are installed in a single identified construction work</del> <u>by manufacturers who are by a manufacturer who is</u> also responsible for the safe incorporation of <del>those products</del> <u>into that product into a construction works work</u>, the performance assessment part of the applicable system, as set out in Annex V, may be replaced <u>by specific section in the technical documentation referred to in Article 21(3) where the manufacturer demonstrates the</u> <del>by</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Regulation and the applicable harmonised technical specifications. Equivalence is given where all the data needed and requirements applicable to the particular construction work and its future dismantling, including reuse, remanufacturing and recycling of its installed products, are provided or fulfilled on the basis of state-of-the-art methods.</p>		<p><del>the manufacturer by Specific Technical Documentation</del> demonstrating compliance of that product with <del>the</del> applicable requirements and <del>providing</del> provides data equivalent to those required by this Regulation and the applicable harmonised technical specifications. Equivalence is given where all the data needed and requirements applicable to the particular construction work and its future dismantling, including reuse, remanufacturing and recycling of its installed products, are provided or fulfilled on the basis of state-of-the-art methods.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 66(2)				
774	2. A notified body or TAB shall, in addition to the tasks set out in Annex V, assess and certify the correct fulfilment of the obligations referred to in paragraph 1.	<i>deleted</i>	2. <u>If the product referred to in paragraph 1 belongs to a family or category of products for which the applicable assessment and verification system is system 1 +, 1 or 3, as set out in Annex V,</u> a notified body or TAB shall, in <u>place of the assessment of the performance of the product</u> <del>addition to the tasks</del> set out in Annex V, assess and certify the correct fulfilment of the obligations referred to in paragraph 1.	
Article 67				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
775	Article 67 Recognition of assessment and verification by another notified body	Article 67 Recognition of assessment and verification by another notified body	Article 67 <u>Sharing and</u> recognition of assessment and verification by another notified body	
Article 67(0)				
775a			<u>0. A manufacturer may refrain from carrying out the performance assessment of a certain product when provided for in Annex V and instead use the result of an assessment performed by another manufacturer when the product-type corresponds to</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>the one which is to be placed on the market. The manufacturer may use assessment results obtained by the other manufacturer only after having obtained an authorisation of that manufacturer, who remains responsible for the accuracy, reliability and stability of those assessment results. Where a notified body is involved in the assessment and verification of a product, the notified body shall decide if such shared assessment results can be used as a basis for the notified body's decision to issue a certificate.</u></p>	
Article 67(1), first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
776	<p>1. A notified body (hereafter: recognising notified body) may refrain from the assessment and verification of a certain item to be assessed or verified in accordance with this Regulation and recognise the assessment and verification undertaken by another notified body for the same economic operator where:</p>	<p>1. A notified body (hereafter: recognising notified body) may refrain from the assessment and verification of a certain item to be assessed or verified in accordance with this Regulation and recognise the assessment and verification undertaken by another notified body for the same economic operator where <u>all of the following applies</u>:</p>	<p>1. <del>A notified body (hereafter: recognising</del> <u>When a</u> notified body) <del>may refrain from the assessment and verification of</del> <u>shall assess and verify</u> a certain <del>item to be assessed or verified in accordance with this Regulation</del> <u>product according to Annex V, it may refrain from the assessment and verification</u> and recognise the assessment and verification undertaken by another notified body for the same <u>or another</u> economic operator where <u>all of the following applies</u>:</p>	
Article 67(1), first subparagraph, point (a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
777	(a) the item has been correctly assessed and verified by the other notified body which is - whilst being rebuttable - to be assumed where the respective report does not contain any information suggesting an error;	(a) the item has been correctly assessed and verified by the other notified body which is - whilst being rebuttable - to be assumed where the respective report does not contain any information suggesting an error;	(a) the <del>item</del> <u>product</u> has been correctly assessed and verified by the other notified body <del>which is - whilst being rebuttable - to be assumed where the respective report does not contain any information suggesting an error;</del>	
Article 67(1), first subparagraph, point (b)				
778	(b) there is an agreement in place between the two notified bodies obliging them to share all information regarding the assessment and verification and their respective certificates and	<i>deleted</i>	(b) there is an agreement in place between the <del>two</del> notified bodies obliging them to share all information regarding the assessment and verification <del>and their respective certificates and</del>	

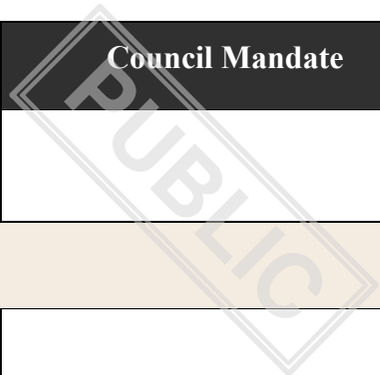
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	reports;		<i>reports;</i>	
Article 67(1), first subparagraph, point (c)				
779	(c) the assessed or verified economic operator agrees to share all relevant data and documents with the recognising notified body;	(c) the assessed or verified economic operator agrees to share all relevant data and documents with the recognising notified body;	(c) the assessed or verified economic operator agrees to share all relevant data and documents with the recognising notified body;	(c) the assessed or verified economic operator agrees to share all relevant data and documents with the recognising notified body;  Commission Proposal
Article 67(1), first subparagraph, point (d)				
780				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(d) the validity of the certificate is limited to the validity of the certificate issued by the other notified body.	(d) the validity of the certificate is limited to the validity of the certificate issued by the other notified body.	(d) the validity of the certificate is limited to the validity of the certificate issued by the other notified body.	(d) the validity of the certificate is limited to the validity of the certificate issued by the other notified body.  Commission Proposal
Article 67(1), second subparagraph				
781	This paragraph shall also apply to test reports that are not followed by a certification and to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for sustainable	This paragraph shall also apply to test reports that are not followed by a certification and to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for sustainable	This paragraph shall also apply to <i>test validation</i> reports <del>that are not followed by a certification</del> and to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products].	products].	sustainable products].	
Article 67(2), first subparagraph				
782	2. Where the notified body wishes to recognise an assessment or verification undertaken by another notified body in relation to an economic operator for which only the other notified body is in charge (“other economic operator”), and provided that there is additionally an agreement in place between the two economic operators that ensures the free flow of all information between them and the notified bodies in view of ensuring compliance with this Regulation,	2. Where the notified body wishes to recognise an assessment or verification undertaken by another notified body in relation to an economic operator for which only the other notified body is in charge (“other economic operator”), and provided that there is additionally an agreement in place between the two economic operators that ensures the free flow of all information between them and the notified bodies in view of ensuring compliance with this Regulation,	2. Where the notified body wishes to recognise an assessment or verification undertaken by another notified body in relation to an economic operator for which only the other notified body is in charge ( <del>“other economic operator”</del> ), and <del>provided that</del> , <u>the recognition shall only be possible if</u> there is <del>additionally</del> an agreement in place between the two economic operators that ensures the free flow of all information between them and the notified bodies in view of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the recognition shall only be possible with regard to the following:	the recognition shall only be possible with regard to the following:	ensuring compliance with this Regulation, <del>the recognition shall only be possible with regard to the following:</del>	
Article 67(2), first subparagraph, point (a)				
783	(a) with regard to the verification of the environmental sustainability calculation of the other economic operator, namely supplier or service provider, and their respective supplied goods or services, or	(a) with regard to the verification of the environmental sustainability calculation of the other economic operator, namely supplier or service provider, and their respective supplied goods or services, or	<i>deleted</i>	
Article 67(2), first subparagraph, point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
784	(b) with regard to components where these components do not constitute the entire product.	(b) with regard to components where these components do not constitute the entire product.	<i>deleted</i>	
<i>Article 67(2), second subparagraph</i>				
785	This paragraph shall also apply to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for sustainable products].	This paragraph shall also apply to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for sustainable products].	This paragraph shall also apply to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for sustainable products].	This paragraph shall also apply to assessments of calculation of the environmental sustainability undertaken under Regulation (EU) ... [Regulation on ecodesign for sustainable products].  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
CHAPTER VIII				
786	CHAPTER VIII MARKET SURVEILLANCE AND SAFEGUARD PROCEDURES	CHAPTER VIII MARKET SURVEILLANCE AND SAFEGUARD PROCEDURES	CHAPTER VIII MARKET SURVEILLANCE AND SAFEGUARD PROCEDURES	CHAPTER VIII MARKET SURVEILLANCE AND SAFEGUARD PROCEDURES  Commission Proposal
Article 68				
787	Article 68	Article 68	Article 68	Article 68

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Complaint Portal	Complaint Portal	Complaint Portal	Complaint Portal  Commission Proposal
Article 68(1)				
788	1. The Commission shall set up a system allowing any natural or legal person to share complaints or reports related to possible non-compliances with this Regulation.	1. <u>Without prejudice to the obligations of economic operators under this Regulation and the activities of market surveillance authorities under Regulation 2019/1020</u> , the Commission shall, <u>in addition</u> , set up a system allowing any natural or legal person to share complaints or reports related to possible non-	1. The Commission shall set up a system allowing any natural or legal person to share complaints or reports related to possible non-compliances with this Regulation.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		compliances with this Regulation.		
Article 68(2)				
789	2. Where the Commission consider a complaint or report relevant and substantiated, it shall assign it to a market surveillance authority for it to follow-up with the relevant natural or legal person in accordance with Article 11(7), point (a) of Regulation (EU) 2019/1020.	2. Where the Commission <del>consider</del> <u>considers</u> a complaint or report relevant and substantiated <u>based on clearly defined criteria</u> , it shall <u>without undue delay</u> assign it to a market surveillance authority for it to follow-up with the relevant natural or legal person in accordance with Article 11(7), point (a) of Regulation (EU) 2019/1020.	2. Where the Commission <del>consider</del> <u>considers</u> a complaint or report relevant and substantiated, it shall <del>assign</del> <u>transmit</u> it to <del>a market surveillance authority</del> <u>the single liaison point of the Member State concerned</u> for it to follow-up with the relevant natural or legal person in accordance with Article 11(7), point (a) of Regulation (EU) 2019/1020.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 68(2a)				
789a		<p><u>2a. As regards construction products that might present a risk to the health and safety of consumers, any interested natural or legal person shall have the possibility to inform the Commission through a separate section of the Safety Gate Portal. The Commission shall give due consideration to the information received and, after verification of its accuracy, where appropriate, forward that information to the relevant Member State's market surveillance authority without undue delay to ensure that those complaints are appropriately</u></p>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><a href="#">followed-up.</a></u>		
Article 68(2b)				
789b		<u><a href="#">2b. The Commission shall adopt implementing acts establishing the criteria and the timeline referred to in paragraph 2 of this Article. Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 88(1).</a></u>		
Article 69				
790				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 69  Competent authorities	Article 69  Competent authorities	Article 69  <del>Competent authorities</del> <u>Single</u>  <u>liaison point</u>	
Article 69(1)				
791	1. Member States shall designate, amongst their market surveillance authorities, one or more ‘competent authorities’ that dispose of the particular knowledge needed to assess products both technically and legally.	1. Member States shall designate, amongst their market surveillance authorities, one or more ‘competent authorities’ that dispose of the particular knowledge needed to assess products both technically and legally.	<i>deleted</i>	
Article 69(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
792	<p>2. Member States shall designate, amongst their competent authorities, the ‘national competent authority’ which is the focal point for contacts with other Member States.</p>	<p>2. Member States shall designate, amongst their competent authorities, the ‘national competent authority’ which is the <del>focal</del><u>single</u> point <u>of contact for communication</u><del>for contacts</del> with other Member States.</p>	<p>2. Member States shall designate, <del>amongst their competent authorities, the ‘national competent authority’</del> <u>a single liaison point amongst their market surveillance authorities</u> which <del>is</del> <u>shall act as</u> the focal point for contacts with <u>the Commission and market surveillance authorities of</u> other Member States <u>which are competent under this Regulation, including for requests pursuant to Articles 22, 23 and 24 of Regulation (EU) 2019/1020.</u></p>	
Article 69(2a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
792a		<p><u>2a. The designated competent authorities shall have all the powers listed in Article 14(4) of Regulation (EU) 2019/1020. These powers shall be, for the purposes of this Regulation, extended to all economic operators covered by this Regulation.</u></p>		
Article 69(2b)				
792b		<p><u>2b. For the purpose of market surveillance, investigation and enforcement, competent authorities shall have the power to</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>request from other public authorities or bodies relevant information in their possession.</u>		
Article 70				
793	Article 70 Procedure to deal with non-compliances	Article 70 Procedure to deal with <del>non-compliances</del> <u>non-compliance</u>	Article 70 Procedure to deal with <del>non-compliances</del> <u>non-compliant products</u>	
Article 70(1), first subparagraph				
794	1. Where a market surveillance	1. Where a market surveillance	1. Where a market surveillance	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>authority of one Member State has sufficient reason to believe that certain products covered by a construction products standard or for which a European technical assessment has been issued, or its manufacturer, is non-compliant, it shall carry out an evaluation in relation to the products and the manufacturer concerned covering the respective requirements laid down by this Regulation. The relevant economic operators shall cooperate as necessary with the market surveillance authorities.</p>	<p>authority of one Member State has sufficient reason to believe that certain products covered by a <del>construction products standard</del> <u>harmonised technical specification</u> or for which a European technical assessment has been issued, or its manufacturer, is non-compliant, it shall carry out an evaluation in relation to the products and the manufacturer concerned covering the respective requirements laid down by this Regulation. The relevant economic operators shall cooperate as necessary with the market surveillance authorities.</p>	<p>authority of one Member State has sufficient reason to believe that certain products covered by a <del>construction products standard</del> <u>harmonised technical specification</u> or for which a European technical assessment has been issued, <del>or its manufacturer,</del> is non-compliant, it shall carry out an evaluation in relation to the products <del>and the manufacturer</del> concerned covering the respective requirements laid down by this Regulation. The relevant economic operators shall cooperate as necessary with the market surveillance authorities.</p>	
Article 70(1), second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
795	<p>Where, in the course of that evaluation, the market surveillance authority finds that the products or its manufacturer does not comply with the requirements and obligations laid down in this Regulation, it shall without delay require the relevant economic operators to take all appropriate and proportionate corrective actions to bring the products or himself into compliance with those requirements and obligations or to withdraw the products from the market, or to recall them, all within a reasonable period and commensurate with the nature and degree of the non-compliance. The corrective action required to be</p>	<p>Where, in the course of that evaluation, the market surveillance authority finds that the products or its manufacturer does not comply with the requirements and obligations laid down in this Regulation, it shall without delay require the relevant economic operators to take all appropriate and proportionate corrective actions to bring the products or <del>himself</del><u>their manufacturer</u> into compliance with those requirements and obligations or to withdraw the products from the market, or to recall them, all within a reasonable period and commensurate with the nature and degree of the non-compliance. The</p>	<p>Where, in the course of that evaluation, the market surveillance authority finds that the products <del>or its manufacturer does</del> <u>do</u> not comply with the requirements <del>and obligations</del> <u>laid down in this Regulation</u>, it shall without delay require the relevant economic <del>operators</del><u>operator</u> to take <del>all</del> appropriate and proportionate corrective actions, <u>as provided for in Article 16(3) of Regulation (EU) 2019/1020, to bring the non-compliance to an end or, if that is not possible, to bring the products or himself into compliance with those requirements and obligations or</u> to withdraw the products from the</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	taken by the economic operators may include the actions listed in Article 16(3) of Regulation (EU) 2019/1020.	corrective action required to be taken by the economic operators may include the actions listed in Article 16(3) of Regulation (EU) 2019/1020.	market, or to recall them, all within a reasonable period <del>which is and</del> commensurate with the nature <del>and degree</del> of the non-compliance. <del>The corrective action required to be taken by the economic operators may include the actions listed in Article 16(3) of Regulation (EU) 2019/1020.</del>	

Article 70(1), third subparagraph

796	The market surveillance authority shall inform the notified bodies accordingly, if notified bodies are involved.	The market surveillance authority shall inform the notified bodies accordingly, if notified bodies are involved.	The market surveillance authority shall inform the notified bodies accordingly, if notified bodies are involved.	The market surveillance authority shall inform the notified bodies accordingly, if notified bodies are involved.
-----	--	--	--	--



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 70(2)				
797	2. Where the market surveillance authority considers that the non-compliance is not limited to its national territory, it shall, via the national competent authority, inform the Commission and the other Member States of the results of the evaluation and of the actions which it has required the economic operators to take.	2. Where the market surveillance authority considers that the non-compliance is not limited to its national territory, it shall, via the national competent authority, inform the Commission and the other Member States of the results of the evaluation and of the actions which it has required the economic operators to take.	2. Where the market surveillance authority considers that the non-compliance is not limited to its national territory, it shall, via the <del>national competent authority</del> <u>single liaison point</u> , inform the Commission and the other Member States of the results of the evaluation and of the actions which it has required the economic <del>operators</del> <u>operator</u> to take.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 70(3)				
798	3. The economic operators shall take all appropriate corrective action in respect of all the products that that economic operators has made available on the market throughout the Union.	3. The economic operators shall take all appropriate corrective action in respect of all the products that that economic operators has made available on the market throughout the Union.	3. The economic <del>operators</del> <u>operator</u> shall <del>take</del> <u>ensure that</u> all appropriate corrective action <u>is taken</u> in respect of all the products <del>that that</del> <del>economic operators</del> <u>concerned</u> <u>that it</u> has made available on the market throughout the Union.	
Article 70(4), first subparagraph				
799	4. Where the relevant economic operators, within the period referred to in the second	4. Where the relevant economic operators, within the period referred to in the second	4. Where the relevant economic <del>operators</del> <u>operator</u> , within the period referred to in the second	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>subparagraph of paragraph 1, do not take adequate corrective action or where the non-compliance persists, the market surveillance authority shall take all appropriate provisional or definitive measures to prohibit or restrict the making available on the market of the products, to withdraw these product from the market or to recall them.</p>	<p>subparagraph of paragraph 1, do not take adequate corrective action or where the non-compliance persists, the market surveillance authority shall take all appropriate provisional or definitive measures to prohibit or restrict the making available on the market of the products, to withdraw these product from the market or to recall them.</p>	<p>subparagraph of paragraph 1, <del>de</del><u>does</u> not take <del>adequate</del> <u>the</u> corrective action <u>referred to in paragraph 1, second subparagraph,</u> or where the non-compliance persists, the market surveillance authority shall <del>take all appropriate provisional or definitive measures to prohibit or restrict the making</del> <u>ensure that the product concerned is withdrawn or recalled, or that making it</u> available on the market <del>of the products, to withdraw these product from the market or to recall them</del> <u>is prohibited or restricted</u>.</p>	
Article 70(4), second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
800	The market surveillance authority shall inform the public, and via the national competent authority the Commission and the other Member States, without delay, of those measures.	The market surveillance authority shall inform the public, and via the national competent authority the Commission and the other Member States, without delay, of those measures.	The market surveillance authority shall inform the public, and via the <del>national competent authority</del> <u>single liaison point</u> the Commission and the other Member States, without delay, of those measures.	
Article 70(5)				
801	5. The information referred to in the last sentence of paragraph 4 shall include all available details, in particular the data necessary for the identification of the non-compliant products, the origin of the products, the nature of the non-	5. The information referred to in the last sentence of paragraph 4 shall include all available details, in particular the data necessary for the identification of the non-compliant products, the origin of the products, the nature of the non-	5. The information referred to in the last sentence of paragraph 4 shall include all available details, in particular the data necessary for the identification of the non-compliant products, the origin of <del>the</del> <u>those</u> products, the nature of the	5. The information referred to in the last sentence of paragraph 4 shall include all available details, in particular the data necessary for the identification of the non-compliant products, the origin of <del>the</del> <u>those</u> products, the nature of the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>compliance alleged and the risk involved, the nature and duration of national measures taken as well as the arguments put forward by the relevant economic operator. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either of the following:</p>	<p>compliance alleged and the risk involved, the nature and duration of national measures taken as well as the arguments put forward by the relevant economic operator. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either of the following:</p>	<p>non-compliance alleged and the risk involved, the nature and duration of national measures taken as well as the arguments put forward by the relevant economic operator. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either of the following:</p>	<p>non-compliance alleged and the risk involved, the nature and duration of national measures taken as well as the arguments put forward by the relevant economic operator. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either of the following:</p> <p>Council Mandate</p>
Article 70(5), point (a)				
802	(a) failure of the products to achieve the declared performance	(a) failure of the products to achieve the declared performance	(a) failure of the products to achieve the declared performance	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and/or to meet the requirements related to the fulfilment of basic requirements for construction works laid down in this Regulation;	and/or to meet the requirements related to the fulfilment of basic requirements for construction works laid down in this Regulation;	<del>and/or to meet the requirements related to the fulfilment of basic requirements for construction works laid down in this Regulation;</del>	
Article 70(5), point (aa)				
802a			<u>(a1) failure of the products to meet inherent product requirements established in accordance with Article 5(1) ;</u>	
Article 70(5), point (b)				
803				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) failure of the manufacturer to meet obligations;	(b) failure of the manufacturer to meet obligations;	<i>deleted</i>	
Article 70(5), point (c)				
804	(c) shortcomings in the harmonised technical specifications or a European assessment document.	(c) shortcomings in the harmonised technical specifications or a European assessment document.	(c) shortcomings in the harmonised technical specifications <u>referred to in Article 4 or 4a(1),</u> <del>in</del> <del>or</del> a European assessment document, <u>in the harmonised standards referred to in Article 5a(1) or in the implementing acts referred to in Article 5a(2).</u>	
Article 70(6)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
805	6. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the products concerned, and, in the event of disagreement with the notified national measure, of their objections.	6. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the products concerned, and, in the event of disagreement with the notified national measure, of their objections.	6. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the products concerned, and, in the event of disagreement with the notified national measure, of their objections.	6. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the products concerned, and, in the event of disagreement with the notified national measure, of their objections.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 70(7)				
806	7. Where, within two months of receipt of the information referred to in paragraph 4, no objection has been raised by either a Member State or the Commission in respect of a provisional measure taken by a Member State in relation to the product concerned, that measure shall be deemed justified.	7. Where, within <del>two</del> <sup>3</sup> months of receipt of the information referred to in paragraph 4, no objection has been raised by either a Member State or the Commission in respect of a provisional measure taken by a Member State in relation to the product concerned, that measure shall be deemed justified.	7. Where, within two months of receipt of the information referred to in paragraph 4, no objection has been raised by either a Member State or the Commission in respect of a provisional measure taken by a Member State in relation to the product concerned, that measure shall be deemed justified.	
Article 70(8)				
807	8. The other Member States shall ensure that appropriate restrictive	8. The other Member States shall ensure that appropriate restrictive	8. <del>The other</del> Member States shall ensure that appropriate restrictive	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	measures are taken without delay in respect of the product or manufacturer concerned, such as withdrawal of the products from their market.	measures are taken without delay in respect of the product or manufacturer concerned, such as withdrawal of the products from their market.	measures are taken without delay in respect of the product <del>or manufacturer</del> concerned, such as withdrawal of the products from their market.	
Article 71				
808	Article 71 Union safeguard procedure	Article 71 Union safeguard procedure	Article 71 Union safeguard procedure	Article 71 Union safeguard procedure  Commission Proposal
Article 71(1), first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
809	<p>1. Where, on completion of the procedure set out in Article 70(4), objections are raised against a measure taken by a Member State or where the Commission considers a national measure to be contrary to Union legislation, the Commission shall without delay enter into consultation with the Member States and the relevant economic operators and shall evaluate the national measure. On the basis of the results of that evaluation, the Commission shall decide by means of implementing act adopted whether the measure is justified or not.</p>	<p>1. Where, on completion of the procedure set out in Article 70(4), objections are raised against a measure taken by a Member State or where the Commission considers a national measure to be contrary to Union legislation, the Commission shall without delay enter into consultation with the Member States and the relevant economic operators and shall evaluate the national measure. On the basis of the results of that evaluation, the Commission shall <del>decide by means of implementing act adopted</del> <u>adopt implementing acts, within four months of the notification received pursuant to Article 70(4), setting out its</u></p>	<p>1. Where, on completion of the procedure set out in Article 70(4), <u>(6) and (7)</u>, objections are raised against a measure taken by a Member State or where the Commission considers a national measure to be contrary to Union legislation, the Commission shall without delay enter into consultation with the Member States and the relevant economic <u>operator or</u> operators and shall evaluate the national measure. On the basis of the results of that evaluation, the Commission shall decide by means of implementing act adopted whether the measure is justified or not.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>decision</u> whether the measure is justified or not.		
Article 71(1), second subparagraph				
810	Those implementing acts shall be adopted in accordance with advisory procedure referred in Article 88(1).	Those implementing acts shall be adopted in accordance with advisory procedure referred in Article 88(1).	Those implementing acts shall be adopted in accordance with advisory procedure referred in Article 88(1).	Those implementing acts shall be adopted in accordance with advisory procedure referred in Article 88(1).  Commission Proposal
Article 71(1), third subparagraph				
811				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The Commission shall address its decision to all Member States and shall immediately communicate it to them and to the relevant economic operators.	The Commission shall address its decision to all Member States and shall immediately communicate it to them and to the relevant economic operators.	The Commission shall address its decision to all Member States and shall immediately communicate it to them and to the relevant economic <u>operator or</u> operators.	
Article 71(2)				
812	2. If the national measure is considered justified, all Member States shall take the necessary measures to ensure that the non-compliant product is withdrawn from their markets and shall inform the Commission accordingly. If the national measure is considered unjustified, the Member State concerned shall withdraw the	2. If the national measure is considered justified, all Member States shall, <u>without delay</u> , take the necessary measures to ensure that the non-compliant product is withdrawn from their markets and shall inform the Commission accordingly. If the national measure is considered unjustified, the Member State concerned shall	2. If the national measure is considered <u>to be</u> justified, all Member States shall <u>ensure that appropriate restrictive</u> <del>take the necessary</del> measures, <u>such as withdrawal, are taken in respect of the non-compliant product</u> <del>to ensure that the non-compliant product is withdrawn from their markets</del> and shall inform the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	measure.	withdraw the measure.	Commission accordingly. If the national measure is considered <u>to be</u> unjustified, the Member State concerned shall withdraw the measure.	
Article 71(3)				
813	3. Where the national measure is considered to be justified and the non-compliance of the product or its manufacturer is attributed to shortcomings in the construction products standards as referred to in Article 70(5), point (c), the Commission shall apply the procedure provided for in Article 11 of Regulation (EU) No	3. Where the national measure is considered to be justified and the non-compliance of the product or its manufacturer is attributed to shortcomings in the construction products standards as referred to in Article 70(5), point (c), the Commission shall apply the procedure provided for in Article 11 of Regulation (EU) No	3. Where the national measure is considered to be justified and the non-compliance of the product <del>or its manufacturer</del> is attributed to shortcomings in the <del>construction products</del> <u>harmonised technical specifications, European assessment documents, harmonised standards or implementing acts</u> as referred to in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1025/2012.	1025/2012.	Article 70(5), point (c), the Commission shall apply the procedure provided for in Article <a href="#">4(2f), in Article 4a(1) third subparagraph, Article 5a(7) or in Article 41 of this Regulation or in Article 11 of Regulation (EU) No 1025/2012 respectively.</a>	
Article 71(3a)				
813a		<a href="#">3a. Where the national measure is considered to be justified and the non-compliance of the construction product is attributed to shortcomings in a European assessment document, as referred to in Article 70(5), point (c), the</a>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>Commission shall inform the organisation of TABs of the shortcoming and, if necessary, request the revision of the European assessment document concerned.</i></u>		
Article 72				
814	Article 72 Complying products which nevertheless present a risk	Article 72 Complying products which nevertheless present a risk	Article 72 Complying products which nevertheless present a risk	Article 72 Complying products which nevertheless present a risk  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 72(1)				
815	<p>1. Where, having performed an evaluation pursuant to Article 70(1), a market surveillance authority Member State finds that, although certain products are in compliance with this Regulation, they present a risk for the fulfilment of the basic requirements for construction works, to the health or safety of persons, to the environment or to other aspects of public interest protection, it shall require the relevant economic operators to take all appropriate measures to ensure that the products concerned, when placed on the market, no longer</p>	<p>1. Where, having performed an evaluation pursuant to Article 70(1), a market surveillance authority Member State finds that, although certain products are in compliance with this Regulation, they present a risk for the fulfilment of the basic requirements for construction works, to the health or safety of persons, to the environment or to other aspects of public interest protection, it shall require the relevant economic operators to take all appropriate measures to ensure that the products concerned, when placed on the market, no longer</p>	<p>1. Where, having performed an evaluation pursuant to Article 70(1), a market surveillance authority <del>Member State</del> finds that, although <del>certain</del> <u>a</u> products <del>are</del> <u>is</u> in compliance with this Regulation, <del>they present</del> <u>it presents</u> a risk <del>for the fulfilment of the basic requirements for construction works,</del> <u>to the health or safety of persons</u> <u>or, where applicable,</u> to the environment <del>or to other aspects of public interest protection,</del> it shall require the relevant economic <del>operators</del> <u>operator</u> to take all appropriate measures to ensure that the products concerned, when</p>	

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	present that risk, to withdraw the products from the market or to recall them within a reasonable period, commensurate with the nature of the risk, which it may prescribe.	present that risk, to withdraw the products from the market or to recall them within a reasonable period, commensurate with the nature of the risk, which it may prescribe.	placed on the market, no longer present that risk, to withdraw the products from the market or to recall them within a reasonable period, commensurate with the nature of the risk, which it may prescribe.	
Article 72(2)				
816	2. The economic operator shall ensure that any corrective action is taken in respect of all the products concerned which that economic operator has made available on the market throughout the Union.	2. The economic operator shall ensure that any corrective action is taken in respect of all the products concerned which that economic operator has made available on the market throughout the Union.	2. The economic operator shall ensure that any corrective action is taken in respect of all the products concerned which that economic operator has made available on the market throughout the Union.	2. The economic operator shall ensure that any corrective action is taken in respect of all the products concerned which that economic operator has made available on the market throughout the Union.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 72(3)				
817	3. The market surveillance authority shall, via the national competent authority, immediately inform the Commission and the other Member States. That information shall include all available details, in particular the data necessary for the identification of the product concerned, the origin and the supply chain of the product, the nature of the risk involved and the nature and duration of the national measures	3. The market surveillance authority shall, via the national competent authority, immediately inform the Commission and the other Member States. That information shall include all available details, in particular the data necessary for the identification of the product concerned, the origin and the supply chain of the product, the nature of the risk involved and the nature and duration of the national measures	3. The market surveillance authority shall, via the <del>national competent authority</del> <u>single liaison point</u> , immediately inform the Commission and the other Member States. That information shall include all available details, in particular the data necessary for the identification of the product concerned, the origin and the supply chain of the product, the nature of the risk involved and the nature and duration of the national	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	taken.	taken.	measures taken.	
Article 72(4)				
818	4. The Commission shall without delay enter into consultation with the Member States and the relevant economic operators and shall evaluate the national measures taken. On the basis of the results of that evaluation, the Commission shall decide by implementing act whether the measure is justified or not and, where necessary, propose appropriate measures.	4. The Commission shall without delay enter into consultation with the Member States and the relevant economic operators and shall evaluate the national measures taken. On the basis of the results of that evaluation, the Commission shall decide by implementing act whether the measure is justified or not and, where necessary, propose appropriate measures.	4. The Commission shall without delay enter into consultation with the Member States and the relevant economic operators and shall evaluate the national measures taken. On the basis of the results of that evaluation, the Commission shall decide by implementing act whether the measure is justified or not and, where necessary, <del>propose</del> <u>order</u> appropriate measures.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 72(5)				
819	5. Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 88(1).	5. Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 88(1).	5. Those implementing acts shall be adopted in accordance with the <del>advisory</del> <u>examination</u> procedure referred to in Article 88(1).	
Article 72(6)				
820	6. The Commission shall address its decision to all Member States and shall immediately communicate it to them and to the relevant economic operators.	6. The Commission shall address its decision to all Member States and shall immediately communicate it to them and to the relevant economic operators.	6. The Commission shall address its decision to all Member States and shall immediately communicate it to them and to the relevant economic <u>operator or</u> operators.	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 73				
821	Article 73 Minimum checks and minimum human resources	<i>deleted</i>	<del>Article 73</del> <i>deleted</i>	<i>deleted</i>
Article 73(1)				
822	1. The Commission is empowered to adopt delegated acts in accordance with Article 87 supplementing this Regulation by laying down the minimum number	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>of checks to be performed by the market surveillance authorities of each Member State on specific products covered by harmonised technical specifications or in relation to specific requirements set out in such measures in order to ensure checks are performed on a scale adequate to safeguard the effective enforcement of this Regulation. The delegated acts may, where relevant, specify the nature of the checks required and methods to be used.</p>			
<i>Article 73(2)</i>				
823	<p>2. The Commission is also</p>			

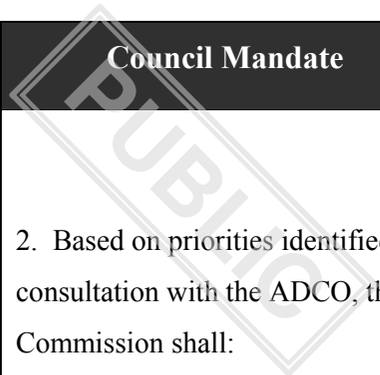


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	empowered to adopt delegated acts in accordance with Article 87 supplementing this Regulation by laying down the minimum human resources to be deployed by Member States for purposes of market surveillance with regard to products covered by this Regulation.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 74</i>				
824	Article 74 Market surveillance coordination and support	Article 74 Market surveillance coordination and support	Article 74 Market surveillance coordination and support	Article 74 Market surveillance coordination and support



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 74(1), first subparagraph				
825	1. For the purposes of this Regulation, the administrative cooperation group ('ADCO') set up pursuant to Article 30(2) of Regulation (EU) 2019/1020 shall meet at regular intervals and, where necessary, at the reasoned request of the Commission or of two or more participating market surveillance authorities.	1. For the purposes of this Regulation, the administrative cooperation group ('ADCO') set up pursuant to Article 30(2) of Regulation (EU) 2019/1020 shall meet at regular intervals and, where necessary, at the reasoned request of the Commission or of two or more participating market surveillance authorities.	1. For the purposes of this Regulation, the administrative cooperation group ('ADCO') set up pursuant to Article 30(2) of Regulation (EU) 2019/1020 shall meet at regular intervals and, where necessary, at the reasoned request of the Commission or of two or more participating market surveillance authorities.	1. For the purposes of this Regulation, the administrative cooperation group ('ADCO') set up pursuant to Article 30(2) of Regulation (EU) 2019/1020 shall meet at regular intervals and, where necessary, at the reasoned request of the Commission or of two or more participating market surveillance authorities.  Commission Proposal





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
827	2. Based on priorities identified in consultation with the ADCO, the Commission shall:	2. Based on priorities identified in consultation with the ADCO, the Commission shall:	2. Based on priorities identified in consultation with the ADCO, the Commission shall:	2. Based on priorities identified in consultation with the ADCO, the Commission shall:  Commission Proposal
Article 74(2), first subparagraph, point (a)				
828	(a) organise joint market surveillance and testing projects in areas of common interest;	(a) organise joint market surveillance and testing projects in areas of common interest;	(a) organise joint market surveillance and testing projects in areas of common interest;	(a) organise joint market surveillance and testing projects in areas of common interest;  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 74(2), first subparagraph, point (b)				
829	(b) organise joint investment in market surveillance capacities, including equipment and IT tools;	(b) organise joint investment in market surveillance capacities, including equipment and IT tools;	(b) organise joint investment in market surveillance capacities, including equipment and IT tools;	(b) organise joint investment in market surveillance capacities, including equipment and IT tools;  Commission Proposal
Article 74(2), first subparagraph, point (c)				
830	(c) organise common trainings for the staff of market surveillance authorities, notifying authorities	(c) organise common trainings for the staff of market surveillance authorities, notifying authorities	(c) organise common trainings for the staff of market surveillance authorities, notifying authorities	(c) organise common trainings for the staff of market surveillance authorities, notifying authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and notified bodies, including on the correct interpretation and application of this Regulation and on methods and techniques relevant for applying or verifying compliance with it;	and notified bodies, including on the correct interpretation and application of this Regulation and on methods and techniques relevant for applying or verifying compliance with it;	and notified bodies, including on the correct interpretation and application of this Regulation and on methods and techniques relevant for applying or verifying compliance with it;	and notified bodies, including on the correct interpretation and application of this Regulation and on methods and techniques relevant for applying or verifying compliance with it;  Commission Proposal
Article 74(2), first subparagraph, point (d)				
831	(d) elaborate guidelines for the application and enforcement of requirements and obligations set out in delegated acts referred to in Article 4(3) and (4) and Article 5(2) and (3) and the delegated acts	(d) elaborate guidelines for the application and enforcement of requirements and obligations set out in <i>delegated acts referred to in Article 4(3) and (4) and Article 5(2) and (3) and the delegated acts</i>	(d) elaborate guidelines for the application <i>and enforcement of requirements and obligations set out in delegated acts referred to in Article 4(3) and (4) and Article 5(2) and (3) and the delegated acts</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	referred to in Article 22(4), including common practices and methodologies for effective market surveillance.	<del>referred to in Article 22(4), including common practices and methodologies for effective</del> <u>harmonised technical specifications adopted pursuant to this Regulation, including common practices and methodologies for effective market surveillance, such as the number and type of checks to be performed by</u> market surveillance <del>authorities;</del>	<del>referred to in Article 22(4), including common practices and methodologies for effective market surveillance</del> <u>of this Regulation</u> .	
Article 74(2), first subparagraph, point (da)				
831a		<u>(da) elaborate guidelines for economic operators on the harmonised application of this</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>Regulation.</u>		
Article 74(2), second subparagraph				
832	The Union shall, where appropriate, finance the actions referred to in points (a), (b) and (c).	The Union shall, where appropriate, finance the actions referred to in points (a), (b) and (c).	The Union shall, where appropriate, finance the actions referred to in points (a), (b) and (c).	The Union shall, where appropriate, finance the actions referred to in points (a), (b) and (c).  Commission Proposal
Article 74(3)				
833	3. The Commission shall provide	3. The Commission shall provide		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	technical and logistic support to ensure the ADCO fulfils its tasks set out in Article 32 of Regulation (EU) 2019/1020 and this Article.	technical and logistic support to ensure the ADCO fulfils its tasks set out in Article 32 of Regulation (EU) 2019/1020 and this Article.	<i>deleted</i>	
<i>Article 75</i>				
834	Article 75 Retrieval of costs	Article 75 Retrieval of costs	<del>Article 75</del>  <i>deleted</i>	
<i>Article 75, first paragraph</i>				
835	Market surveillance authorities	<u><i>Where a product has been found</i></u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall have the right to recover from economic operators in possession of a non-compliant product or from the manufacturer the costs of document inspection and physical product testing.	<u>to be non-compliant,</u> market surveillance authorities shall have the right to recover from economic operators <del>in possession of a non-compliant</del> <u>who placed or made available the</u> product <del>or from the manufacturer</del> <u>on the market</u> the costs of document inspection and physical product testing, <u>with a justification of those costs.</u>	<i>deleted</i>	
Article 76				
836	Article 76 Reporting and benchmarking	Article 76 Reporting and benchmarking	Article 76 Reporting and benchmarking	Article 76 Reporting and benchmarking



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>2. The Commission shall, every 2 years, draw up a report by 30 June based on the information entered by market surveillance authorities into the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020. The first of these reports shall be published by [OP: Please add date: two years after date of application of this Regulation].</p>	<p>2. The Commission shall, every 2 years, draw up a report by 30 June based on the information entered by market surveillance authorities into the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020. The first of these reports shall be published by [OP: Please add date: two years after date of application of this Regulation].</p>	<p>2. The Commission shall, every <del>2</del> <u>four</u> years, draw up a report by 30 June based on the information entered by market surveillance authorities into the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020. The first of these reports shall be published by [<u>OP: Please add date: four years after date of application of this Regulation</u><del>OP: Please add date: two years after date of application of this Regulation</del>].</p>	
Article 76(2), second subparagraph				
G	839			G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The report shall include:	The report shall include:	The report shall include:	The report shall include:  Commission Proposal
Article 76(2), second subparagraph, point (a)				
840	(a) information on the nature and number of checks performed by market surveillance authorities during the two previous calendar years pursuant to Article 34(4) and (5) of Regulation (EU) 2019/1020;	(a) information on the nature and number of checks performed by market surveillance authorities during the two previous calendar years pursuant to Article 34(4) and (5) of Regulation (EU) 2019/1020;	(a) information on the nature and number of checks performed by market surveillance authorities during the <del>two</del> <b>four</b> previous calendar years pursuant to Article 34(4) and (5) of Regulation (EU) 2019/1020;	
Article 76(2), second subparagraph, point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
841	(b) information on the levels of non-compliance identified and on the nature and severity of penalties imposed for the two previous calendar years in relation to products covered by delegated acts adopted pursuant to Articles 4, 5, 6 and 22 of this Regulation;	(b) information on the levels of non-compliance identified and on the nature and severity of penalties imposed for the two previous calendar years in relation to products covered by delegated acts adopted pursuant to Articles 4, 5, 6 and 22 of this Regulation;	(b) information on the levels of non-compliance identified <del>and on the nature and severity of penalties imposed</del> for the <del>two</del> <u>four</u> previous calendar years in relation to products covered by <del>delegated acts adopted pursuant to Articles 4, 5, 6 and 22 of this Regulation</del> <u>harmonised technical specifications or CE-marked based on a European technical assessment</u> ;	
Article 76(2), second subparagraph, point (c)				
842	(c) indicative benchmarks for	(c) indicative benchmarks for	(c) indicative benchmarks for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	market surveillance authorities in relation to the frequency of checks and the nature and severity of penalties imposed.	market surveillance authorities in relation to the frequency of checks and the nature and severity of penalties imposed.	market surveillance authorities in relation to the frequency of checks <del>and the nature and severity of penalties imposed.</del>	
Article 76(3)				
843	3. The Commission shall publish the report referred to in paragraph 2 of this Article in the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020 and shall make public a summary of the report.	3. The Commission shall publish the report referred to in paragraph 2 of this Article in the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020 and shall make public a summary of the report.	3. The Commission shall publish the report referred to in paragraph 2 of this Article in the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020 and shall make public a summary of the report.	3. The Commission shall publish the report referred to in paragraph 2 of this Article in the information and communication system referred to in Article 34 of Regulation (EU) 2019/1020 and shall make public a summary of the report.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
CHAPTER IX				
844	CHAPTER IX INFORMATION AND ADMINISTRATIVE COOPERATION	CHAPTER IX INFORMATION AND ADMINISTRATIVE COOPERATION	CHAPTER IX INFORMATION AND ADMINISTRATIVE COOPERATION	CHAPTER IX INFORMATION AND ADMINISTRATIVE COOPERATION  Commission Proposal
Article 77				
845				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Article 77</p> <p>Information systems for harmonised decision-making</p>	<p>Article 77</p> <p>Information systems for harmonised decision-making</p>	<p>Article 77</p> <p>Information systems for harmonised decision-making</p>	<p>Article 77</p> <p>Information systems for harmonised decision-making</p> <p>Commission Proposal</p>
Article 77(1), first subparagraph				
846	<p>1. The Commission shall establish and maintain an information and communication system for the collection, processing and storage of information, in a structured form, on issues relating to the interpretation or application of the rules laid down in or pursuant to</p>	<p>1. The Commission shall establish and maintain an information and communication system for the collection, processing and storage of information, in a structured form, on issues relating to the interpretation or application of the rules laid down in or pursuant to</p>	<p>1. The Commission shall establish and maintain an information and communication system for the collection, processing and storage of information, in a structured form, on issues relating to the interpretation or application of the rules laid down in or pursuant to</p>	<p>1. The Commission shall establish and maintain an information and communication system for the collection, processing and storage of information, in a structured form, on issues relating to the interpretation or application of the rules laid down in or pursuant to</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	this Regulation, with the aim of ensuring the harmonised application of those rules.	this Regulation, with the aim of ensuring the harmonised application of those rules.	this Regulation, with the aim of ensuring the harmonised application of those rules.	this Regulation, with the aim of ensuring the harmonised application of those rules.  Commission Proposal
Article 77(1), second subparagraph				
847	In addition to the Commission and Member States, market surveillance authorities, the single liaison offices appointed under Article 10(3) of Regulation (EU) 2019/1020, the authorities designated under Article 25(1) of Regulation (EU) 2019/1020, notifying authorities, notified	In addition to the Commission and Member States, market surveillance authorities, the single liaison offices appointed under Article 10(3) of Regulation (EU) 2019/1020, the authorities designated under Article 25(1) of Regulation (EU) 2019/1020, notifying authorities, notified	In addition to the Commission and Member States, market surveillance authorities, the single liaison offices appointed under Article 10(3) of Regulation (EU) 2019/1020, the authorities designated under Article 25(1) of Regulation (EU) 2019/1020, notifying authorities,	

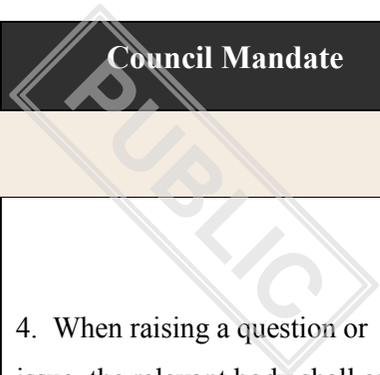
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	bodies, and product contact points for Construction shall be able to access the information and communication system. The Commission may, by implementing decision give access to authorities of third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation.	bodies, and product contact points for Construction shall be able to access the information and communication system. The Commission may, by implementing decision give access to authorities of third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation.	<u>representatives of the group of</u> notified bodies <u>and the organisation of TABs</u> , and product contact points for Construction shall be able to access the information and communication system. <del>The Commission may, by implementing decision give access to authorities of third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation.</del>	
Article 77(1), third subparagraph				
848	Those implementing acts shall be adopted in accordance with the	Those implementing acts shall be adopted in accordance with the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	advisory procedure referred to in Article 88(1).	advisory procedure referred to in Article 88(1).	<i>deleted</i>	
<i>Article 77(2)</i>				
849	2. The bodies listed in paragraph 1 may use the information and communication system to raise any question or issue related to the interpretation or application of the rules laid down in or pursuant to this Regulation, including their relationship to other provisions of Union law. They shall raise such questions or issues where reasonable doubt exists about how to apply or interpret those rules in a given situation.	2. The bodies listed in paragraph 1 may use the information and communication system to raise any question or issue related to the interpretation or application of the rules laid down in or pursuant to this Regulation, including their relationship to other provisions of Union law. They shall raise such questions or issues where reasonable doubt exists about how to apply or interpret those rules in a given situation.	2. The bodies listed in paragraph 1 may use the information and communication system to raise any question or issue related to the interpretation or application of the rules laid down in or pursuant to this Regulation, including their relationship to other provisions of Union law. <del>They shall raise such questions or issues where reasonable doubt exists about how to apply or interpret those rules in a given situation.</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 77(3)				
850	3. For purposes of paragraph 2, reasonable doubt shall be assumed to exist where the bodies listed in paragraph 1:	3. For purposes of paragraph 2, reasonable doubt shall be assumed to exist where the bodies listed in paragraph 1:	<i>deleted</i>	
Article 77(3), point (a)				
851	(a) are aware or made aware of the application or interpretation of the rules laid down in or pursuant to this Regulation by any other body in a way that diverges from their	(a) are aware or made aware of the application or interpretation of the rules laid down in or pursuant to this Regulation by any other body in a way that diverges from their	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	own practise;	own practise;		
<i>Article 77(3), point (b)</i>				
852	(b) are aware or made aware of questions or issues raised through the information and communication system related to the situation they are confronted with or to their own practice;	(b) are aware or made aware of questions or issues raised through the information and communication system related to the situation they are confronted with or to their own practice;	<i>deleted</i>	
<i>Article 77(3), point (c)</i>				
853	(c) are confronted with a situation not foreseen by the rules laid down	(c) are confronted with a situation not foreseen by the rules laid down		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in or pursuant to this Regulation when first published or referred to in the Official Journal of the European Union, especially but not limited to situations brought about by the emergence of new products or business models,;	in or pursuant to this Regulation when first published or referred to in the Official Journal of the European Union, especially but not limited to situations brought about by the emergence of new products or business models,;	<i>deleted</i>	
<i>Article 77(3), point (d)</i>				
854	(d) have to apply the rules laid down in or pursuant to this Regulation to a situation to which other provisions of Union law also apply and the resulting question.	(d) have to apply the rules laid down in or pursuant to this Regulation to a situation to which other provisions of Union law also apply and the resulting question.	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 77(4)				
855	4. When raising a question or issue, the relevant body shall enter into the information and communication system information concerning:	4. When raising a question or issue, the relevant body shall enter into the information and communication system information concerning:	4. When raising a question or issue, the relevant body shall enter into the information and communication system information concerning:	4. When raising a question or issue, the relevant body shall enter into the information and communication system information concerning:  Commission Proposal
Article 77(4), point (a)				
856	(a) any decision taken in relation to the question or issue raised;	(a) any decision taken in relation to the question or issue raised;	(a) any decision taken in relation to the question or issue raised;	(a) any decision taken in relation to the question or issue raised;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 77(4), point (b)				
857	(b) the presumable reasoning/rationale behind the approach taken;	(b) the presumable reasoning/rationale behind the approach taken;	(b) the presumable reasoning/rationale behind the approach taken;	(b) the presumable reasoning/rationale behind the approach taken;  Commission Proposal
Article 77(4), point (c)				
858				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(c) any alternative approach it has identified and its respective reasoning/rationale;	(c) any alternative approach it has identified and its respective reasoning/rationale;	(c) any alternative approach it has identified and its respective reasoning/rationale;	(c) any alternative approach it has identified and its respective reasoning/rationale;  Commission Proposal
Article 77(5)				
859	5. Member States shall establish a national information system or email list service to inform their authorities, the economic operators active on their territory, TABs and notified bodies with place of business on their territory and, on request, also other TABs and	5. Member States shall establish a national information system or email list service to inform their authorities, the economic operators active on their territory, TABs and notified bodies with place of business on their territory and, on request, also other TABs and	5. Member States shall establish a national information system or email list service to inform their authorities, the economic operators active on their territory, TABs and notified bodies with place of business on their territory and, on request, also other TABs and	5. Member States shall establish a national information system or email list service to inform their authorities, the economic operators active on their territory, TABs and notified bodies with place of business on their territory and, on request, also other TABs and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	notified bodies, on all matters relevant for the correct interpretation or application of the rules laid down in or pursuant to this Regulation. In doing so, they shall take into account the information available in the information and communications system referred to in paragraph 1.,	notified bodies, on all matters relevant for the correct interpretation or application of the rules laid down in or pursuant to this Regulation. In doing so, they shall take into account the information available in the information and communications system referred to in paragraph 1.,	notified bodies, on all matters relevant for the correct interpretation or application of the rules laid down in or pursuant to this Regulation. In doing so, they shall take into account the information available in the information and communications system referred to in paragraph 1.,	notified bodies, on all matters relevant for the correct interpretation or application of the rules laid down in or pursuant to this Regulation. In doing so, they shall take into account the information available in the information and communications system referred to in paragraph 1.,  Commission Proposal
Article 77(6)				
860	6. Authorities, economic operators, TABs and notified bodies with place of business in the	6. Authorities, economic operators, TABs and notified bodies with place of business in the	6. Authorities, <del>economic operators,</del> TABs and notified bodies with place of business in the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	respective Member State shall register into that system or email list service and take account of all information transmitted via them.	respective Member State shall register into that system or email list service and take account of all information transmitted via them.	respective Member State shall register into <del>that</del> <u>the</u> system or email list service and take account of all information transmitted via them. <u>Economic operators may register into the system or email list service.</u>	
Article 77(7)				
861	7. The national information system or email list service shall be able to receive complaints on behalf of the national competent authority from any natural or legal person, including TABs and notified bodies, on the uneven application of the rules laid down in or	7. The national information system or email list service shall be able to receive complaints on behalf of the national competent authority from any natural or legal person, including TABs and notified bodies, on the uneven application of the rules laid down in or	7. The national information system or email list service shall be able to receive complaints <del>on behalf of the national competent authority</del> from any natural or legal person, including TABs and notified bodies, on the uneven application of the rules laid down in or	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	pursuant to this Regulation. If deemed appropriate, the national competent authority shall forward such complaints to their peers in other Member States and to the Commission.	pursuant to this Regulation. If deemed appropriate, the national competent authority shall forward such complaints to their peers in other Member States and to the Commission.	pursuant to this Regulation. If deemed appropriate, the <del>national competent authority</del> <u>single liaison point</u> shall forward such complaints to their peers in other Member States and to the Commission.	
Article 77(8)				
862	8. Member States and the Commission may use artificial intelligence to detect diverging decision making practices.	8. Member States and the Commission may use artificial intelligence <u>systems</u> to detect diverging decision making practices.	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 78				
863	Article 78 EU construction products database or system	<i>deleted</i>	Article 78 EU construction products database or system	
Article 78(1)				
864	1. The Commission is empowered to supplement this Regulation by means of delegated act according to Article 87, by setting up a Union construction products database or system that builds to the extent possible on the Digital Product Passport established by Regulation	<i>deleted</i>	1. The Commission <del>is empowered to supplement this Regulation by means of delegated act according to Article 87, by setting up</del> <u>shall adopt an implementing act to establish</u> a Union construction products database or system <del>that builds to the extent possible on the</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(EU) ... [Regulation on ecodesign for sustainable products].		<del>Digital Product Passport established by Regulation (EU) ...</del> <del>[Regulation on ecodesign for sustainable products].</del> <u>This implementing act shall be adopted in accordance with the examination procedure referred to in Article 88(2).</u>	
Article 78(1a)				
864a			<u>1a. The database or system referred to in paragraph 1 shall have the following functionalities:</u>	
Article 78(1a), point (a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
864b			<p><u>(a) enable economic operators to share or upload the following data or documents:</u></p>	
Article 78(1a), point (a)(i)				
864c			<p><u>(i) the declarations of performance and conformity referred to in Article 11, including the information referred to in Article 11(4) which can be included through a connection to other EU databases where it is already uploaded;</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 78(1a), point (a)(ii)				
864d			<u>(ii) the general information, instructions for use and safety information referred to in Article 21(6); and</u>	
Article 78(1a), point (a)(iii)				
864e			<u>(iii) the technical documentation referred to in Article 21(3);</u>	
Article 78(1a), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
864f			<u>(b) store and ensure the protection of the data or documents referred to in point (a) for a period of time to be specified in accordance with paragraph 1b.;</u>	
Article 78(1a), point (c)				
864g			<u>(c) make all data or documents referred to in point (a) accessible to competent national authorities;</u>	
Article 78(1a), point (d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
864h			<p><u>(d) make the data or documents referred to in point (a)(i) and (ii) publicly accessible in a machine-readable, structured, searchable and transferable format through an open interoperable data exchange network supported by a data dictionary;</u></p>	
Article 78(1a), point (e)				
864i			<p><u>(e) provide the possibility for economic operators to print or create permalinks to the data or documents referred to in point (a) which can be used for the</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>fulfilment of information obligations under this Regulation;</u>	
Article 78(1a), point (f)				
864j			<u>(f) allow economic operators to:</u>	
Article 78(1a), point (f)(i)				
864k			<u>(i) replace data or documents shared or uploaded by themselves with amended versions so that the amended versions can be accessed in parallel with the original</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>version;</u>	
Article 78(1a), point (f)(ii)				
864l			<u>(ii) alert other economic operators or competent national authorities of incorrect data or documents within the database or system.</u>	
Article 78(1b)				
864m			<u>1b. The technical design and operation of the database or system referred to in paragraph 1</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>shall comply with the following requirements:</u>	
Article 78(1b), point (a)				
864n			<u>(a) the database or system shall be compatible with the digital product passport registry developed in accordance with Regulation (EU) [ESPR] and fulfil the conditions established in [Article 8(4) of ESPR] for a product group to be exempted from the requirement to have a Digital Product Passport;</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 78(1b), point (b)				
864o			<p><u>(b) users of construction products, economic operators, competent national authorities and other relevant actors shall have free access to the database or system;</u></p>	
Article 78(1b), point (c)				
864p			<p><u>(c) the database or system shall ensure data authentication, reliability and a high level of security and protection against fraud;</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 78(1b), point (d)				
864q			<u>(d) data or documents shared or uploaded to the database or system shall be stored therein for at least 25 years after they have been shared or uploaded.</u>	
Article 78(1c)				
864r			<u>1c. The Commission is empowered to adopt delegated acts in accordance with Article 87 to supplement this Regulation by</u>	

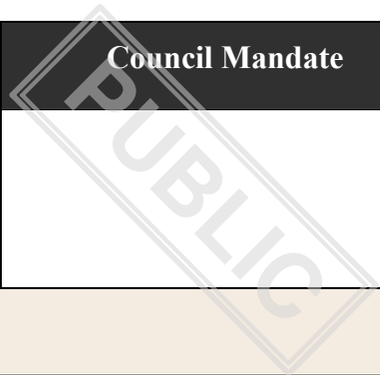
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>specifying the functionalities and requirements under paragraphs 1a and 1b to adapt to technical progress or to the once-only principle in relation to information requirements in other EU law.</u></p>	
Article 78(1d)				
864s			<p><u>1c1. The Commission is empowered to adopt delegated acts in accordance with Article 87 to amend this Regulation to add functionalities under paragraph 1a needed to adapt to technical progress or adapt it to the once-only principle in relation to</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>information requirements in other EU law or to establish longer periods for storage of data and documents than the storage period provided under paragraph 1b point (d), for specific product families or categories or for certain data or documents, where this is justified based on the service life span of a product or the presumptive information needs of users of used products.</u></p>	
Article 78(1e)				
864t			<p><u>1d. After the database or system has been fully operational for at least one year, and where it has</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>fulfilled its intended objective, including the functionalities provided under paragraph 1a, for both economic operators and market surveillance authorities in all Member States the Commission shall adopt an implementing act to provide for the mandatory use of the database or system by economic operators in accordance with Article 19(5a). This implementing act shall be adopted in accordance with the examination procedure referred to in paragraph 2 of Article 88.</u></p>	
Article 78(2)				
865				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. Economic operators may access all information stored in that database or system which regards them specifically. They may request that incorrect information is corrected.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 78(3), first subparagraph</i>				
866	3. The Commission may, by implementing acts give access to this database or system to certain authorities of third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation provided that these	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



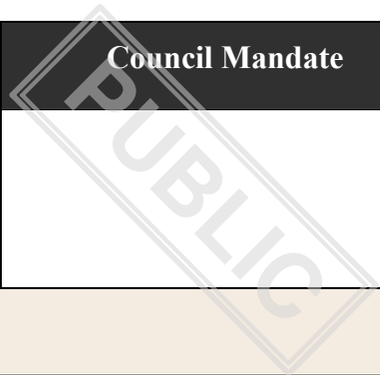
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	countries:			
<i>Article 78(3), first subparagraph, point (a)</i>				
867	(a) ensure confidentiality,	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 78(3), first subparagraph, point (b)</i>				
868	(b) are partners of a mechanism for lawful transfers of personal data compliant with the Regulation (EU) 2016/679 <sup>1</sup> ,	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>_____</p> <p>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. 1–88.</p>			
<i>Article 78(3), first subparagraph, point (c)</i>				
869	<p>(c) commit to engage actively by</p>			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	notifying facts that might trigger the need for action of market surveillance authorities, and	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 78(3), first subparagraph, point (d)</i>				
870	(d) commit to engage against economic operators infringing this Regulation from their territory.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 78(3), second subparagraph</i>				
871	Those implementing acts shall be adopted in accordance with the advisory procedure referred to in	<i>deleted</i>	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 88(1).			
Article 79				
872	Article 79 Product contact points for construction	Article 79 Product contact points for construction	Article 79 Product contact points for construction	Article 79 Product contact points for construction  Commission Proposal
Article 79(1)				
873	1. Member States shall support			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>economic operators by product contact points for construction. Member States shall designate and maintain at least one product contact point for construction on their territory and shall ensure that their product contact points for construction have sufficient powers and adequate resources for the proper performance of their tasks and at any rate at least one full-time equivalence per Member State and one additional full-time equivalence per each ten millions of inhabitants. They shall ensure that product contact points for construction deliver their services in accordance with Regulation (EU) 2018/1724<sup>1</sup> and that they coordinate with the contact points for mutual recognition established</p>	<p>economic operators by product contact points for construction. Member States shall designate and maintain at least one product contact point for construction on their territory and shall ensure that their product contact points for construction have sufficient powers and adequate resources for the proper performance of their tasks <del>and at any rate at least one full-time equivalence per Member State and one additional full-time equivalence per each ten millions of inhabitants.</del> They shall ensure that product contact points for construction deliver their services in accordance with Regulation (EU) 2018/1724<sup>1</sup> and that they coordinate with the contact points for mutual recognition established</p>	<p>economic operators by product contact points for construction. Member States shall designate and maintain at least one product contact point for construction on their territory and shall ensure that their product contact points for construction have sufficient powers and adequate resources for the proper performance of their tasks <del>and at any rate at least one full-time equivalence per Member State and one additional full-time equivalence per each ten millions of inhabitants.</del> They shall ensure that product contact points for construction deliver their services in accordance with Regulation (EU) 2018/1724<sup>1</sup> and that they coordinate with the contact points for mutual recognition established</p>	<p>economic operators by product contact points for construction. Member States shall designate and maintain at least one product contact point for construction on their territory and shall ensure that their product contact points for construction have sufficient powers and adequate resources for the proper performance of their tasks <del>and at any rate at least one full-time equivalence per Member State and one additional full-time equivalence per each ten millions of inhabitants.</del> They shall ensure that product contact points for construction deliver their services in accordance with Regulation (EU) 2018/1724<sup>1</sup> and that they coordinate with the contact points for mutual recognition established</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	by Article 9(1) of Regulation (EU) No 2019/515 <sup>2</sup> .	by Article 9(1) of Regulation (EU) No 2019/515 <sup>2</sup> .	by Article 9(1) of Regulation (EU) No 2019/515 <sup>2</sup> .	by Article 9(1) of Regulation (EU) No 2019/515 <sup>2</sup> .
	<p>1. Regulation (EU) 2018/1724 of the European Parliament and of the Council of 2 October 2018 establishing a single digital gateway to provide access to information, to procedures and to assistance and problem-solving services and amending Regulation (EU) No 1024/2012; OJ L 295, 21.11.2018, p. 1–38.</p> <p>2. Regulation (EU) 2019/515 of the European Parliament and of the Council of 19 March 2019 on the mutual recognition of</p>	<p>1. Regulation (EU) 2018/1724 of the European Parliament and of the Council of 2 October 2018 establishing a single digital gateway to provide access to information, to procedures and to assistance and problem-solving services and amending Regulation (EU) No 1024/2012; OJ L 295, 21.11.2018, p. 1–38.</p> <p>2. Regulation (EU) 2019/515 of the European Parliament and of the Council of 19 March 2019 on the mutual recognition of</p>	<p>1. <a href="#">III</a> Regulation (EU) 2018/1724 of the European Parliament and of the Council of 2 October 2018 establishing a single digital gateway to provide access to information, to procedures and to assistance and problem-solving services and amending Regulation (EU) No 1024/2012; OJ L 295, 21.11.2018, p. 1–38.</p> <p>2. <a href="#">I/21</a> Regulation (EU) 2019/515 of the European Parliament and of the Council of 19 March 2019 on the mutual</p>	<p>1. Regulation (EU) 2018/1724 of the European Parliament and of the Council of 2 October 2018 establishing a single digital gateway to provide access to information, to procedures and to assistance and problem-solving services and amending Regulation (EU) No 1024/2012; OJ L 295, 21.11.2018, p. 1–38.</p> <p>2. Regulation (EU) 2019/515 of the European Parliament and of the Council of 19 March 2019 on the mutual recognition of</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	goods lawfully marketed in another Member State and repealing Regulation (EC) No 764/2008; OJ L 91, 29.3.2019, p. 1–18.	goods lawfully marketed in another Member State and repealing Regulation (EC) No 764/2008; OJ L 91, 29.3.2019, p. 1–18.	recognition of goods lawfully marketed in another Member State and repealing Regulation (EC) No 764/2008; OJ L 91, 29.3.2019, p. 1–18.	goods lawfully marketed in another Member State and repealing Regulation (EC) No 764/2008; OJ L 91, 29.3.2019, p. 1–18.  EP Mandate
Article 79(2), first subparagraph				
874	2. Product contact points for construction shall provide, at the request of an economic operator or a market surveillance authority of another Member State, any useful product related information, such	2. Product contact points for construction shall provide, at the request of an economic operator or a market surveillance authority of another Member State, any useful product related information, such	2. Product contact points for construction shall provide, at the request of an economic operator or a market surveillance authority of another Member State, any useful product related information, such	2. Product contact points for construction shall provide, at the request of an economic operator or a market surveillance authority of another Member State, any useful product related information, such





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 79(2), first subparagraph, point (b)				
876	(b) information on whether those products are subject to prior authorisation under national law,	(b) information on whether those products are subject to prior authorisation under national law,	(b) information on whether those products are subject to prior authorisation under national law,	(b) information on whether those products are subject to prior authorisation under national law,  Commission Proposal
Article 79(2), first subparagraph, point (c)				
877	(c) rules applicable to the incorporation, assembling or	(c) rules applicable to the incorporation, assembling or	(c) rules applicable to the incorporation, assembling or	(c) rules applicable to the incorporation, assembling or

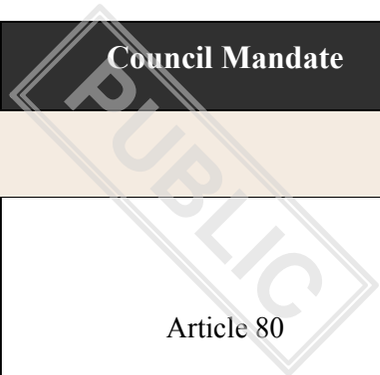


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	installation of products.	installation of products.	installation of products.	installation of products.  Commission Proposal
Article 79(2), second subparagraph				
878	Product contact points for construction shall also provide information on product related provisions of this Regulation and of acts adopted in accordance with it.	Product contact points for construction shall also provide information on product related provisions of this Regulation and of acts adopted in accordance with it.	Product contact points for construction shall also provide information on product related provisions of this Regulation and of acts adopted in accordance with it.	Product contact points for construction shall also provide information on product related provisions of this Regulation and of acts adopted in accordance with it.  Commission Proposal

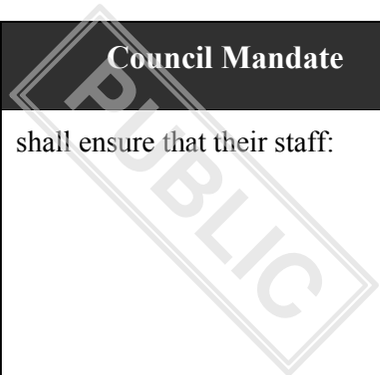
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 79(3)				
879	3. Product contact points for construction shall respond within 15 working days of receiving any request under paragraph 3.	3. Product contact points for construction shall respond <u>or provide information free of charge</u> within 15 working days of receiving any request under paragraph 3.	3. Product contact points for construction shall respond within 15 working days of receiving any request under paragraph <del>3</del> 2.	
Article 79(4)				
880	4. Product contact points for construction shall not charge any fee for the provision of the	<i>deleted</i>	4. Product contact points for construction shall not charge any fee for the provision of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	information under paragraph 3.		information under paragraph 3 <sup>2</sup> .	
Article 79(5)				
881	5. Product contact points for construction shall be able to carry out their functions in a manner that avoids conflicts of interest, particularly in respect of the procedures for obtaining the CE marking.	5. Product contact points for construction shall be able to carry out their functions in a manner that avoids conflicts of interest, particularly in respect of the procedures for obtaining the CE marking.	5. Product contact points for construction shall be able to carry out their functions in a manner that avoids conflicts of interest, particularly in respect of the procedures for obtaining the CE marking.	5. Product contact points for construction shall be able to carry out their functions in a manner that avoids conflicts of interest, particularly in respect of the procedures for obtaining the CE marking.  Commission Proposal
Article 79(6)				

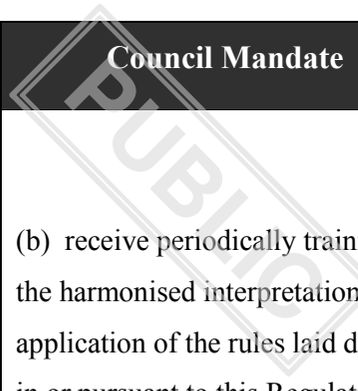
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
882	6. Paragraphs 1 to 6 apply also to products which have not yet been covered by harmonised technical specifications.	6. Paragraphs 1 to 6 apply also to products which have not yet been covered by harmonised technical specifications.	6. Paragraphs 1 to <del>6</del> 5 apply also to products which have not yet been covered by harmonised technical specifications.	
Article 79(7)				
883	7. The Commission shall publish update a list of the national product contact points for construction.	7. The Commission shall publish update a list of the national product contact points for construction.	7. The Commission shall publish update a list of the national product contact points for construction.	7. The Commission shall publish update a list of the national product contact points for construction.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 80				
884	Article 80 Trainings and exchange of staff	Article 80 Trainings and exchange of staff	Article 80 Trainings and exchange of staff	Article 80 Trainings and exchange of staff  Commission Proposal
Article 80(1)				
885	1. Market surveillance authorities, product contact points for construction, designating authorities TABs, notifying authorities, and notified bodies	1. Market surveillance authorities, product contact points for construction, designating authorities TABs, notifying authorities, and notified bodies	1. Market surveillance authorities, product contact points for construction, designating authorities TABs, notifying authorities, and notified bodies	1. Market surveillance authorities, product contact points for construction, designating authorities TABs, notifying authorities, and notified bodies



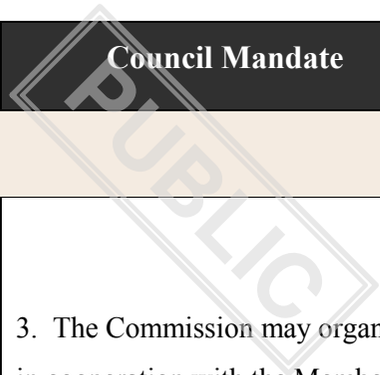
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall ensure that their staff:	shall ensure that their staff:	shall ensure that their staff:	shall ensure that their staff:  Commission Proposal
Article 80(1), point (a)				
886	(a) keep up-to-date in their area of competence and receive periodic additional training to that end; and	(a) keep up-to-date in their area of competence and receive periodic additional training to that end; and	(a) keep up-to-date in their area of competence and receive periodic additional training to that end; and	(a) keep up-to-date in their area of competence and receive periodic additional training to that end; and  Commission Proposal
Article 80(1), point (b)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
887	(b) receive periodically training on the harmonised interpretation and application of the rules laid down in or pursuant to this Regulation.	(b) receive periodically training on the harmonised interpretation and application of the rules laid down in or pursuant to this Regulation.	(b) receive periodically training on the harmonised interpretation and application of the rules laid down in or pursuant to this Regulation.	(b) receive periodically training on the harmonised interpretation and application of the rules laid down in or pursuant to this Regulation.  <b>Commission Proposal</b>
Article 80(2), first subparagraph				
888	2. The Commission shall, periodically and at least once a year, organise training events jointly for the staff of market surveillance authorities, notifying authorities, and notified bodies.	2. The Commission shall, periodically and at least once a year, organise training events jointly for the staff of market surveillance authorities, notifying authorities, and notified bodies.	2. The Commission shall, periodically and at least once a year, organise training events jointly for the staff of market surveillance authorities, <b><u>product contact points for construction,</u></b>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The Commission shall organise these training events in cooperation with the Member States.	The Commission shall organise these training events in cooperation with the Member States.	<u>designating authorities</u> , notifying authorities, and notified bodies. The Commission shall organise these training events in cooperation with the Member States.	
Article 80(2), second subparagraph				
889	The training events shall be open to the participation of the staff of the authorities designated under Article 25(1) of Regulation (EU) 2019/1020, the single liaison offices appointed under Article 10(3) of Regulation (EU) 2019/1020 and, where appropriate, of other authorities of the Member States involved in the	The training events shall be open to the participation of the staff of the authorities designated under Article 25(1) of Regulation (EU) 2019/1020, the single liaison offices appointed under Article 10(3) of Regulation (EU) 2019/1020 and, where appropriate, of other authorities of the Member States involved in the	The training events shall be open to the participation of the staff of the authorities designated under Article 25(1) of Regulation (EU) 2019/1020, the single liaison offices appointed under Article 10(3) of Regulation (EU) 2019/1020 and, where appropriate, of other authorities of the Member States involved in the	

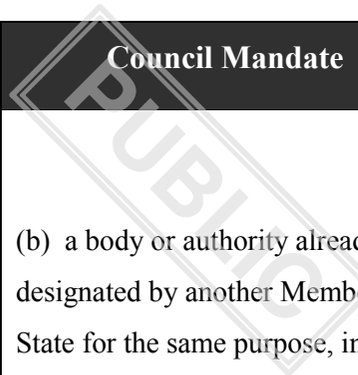
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	implementation or enforcement of this Regulation. The Commission may, by implementing decision adopted in accordance give access to third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation.	implementation or enforcement of this Regulation. The Commission may, by implementing decision adopted in accordance give access to third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation.	implementation or enforcement of this Regulation. <del>The Commission may, by implementing decision adopted in accordance give access to third countries that apply voluntarily this Regulation or that have regulatory systems for construction products similar to this Regulation.</del>	
Article 80(2), third subparagraph				
890	Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 88(1).	Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 88(1).	<i>deleted</i>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 81 Shared roles and joint decision-making	Article 81 Shared roles and joint decision-making	Article 81 Shared roles and joint decision-making	Article 81 Shared roles and joint decision-making  Commission Proposal
Article 81(1), first subparagraph				
893	1. In order to fulfil their obligations under this Regulation with regard to market surveillance, designation and supervision of TABs, notified bodies, and product contact points for construction, Member States may designate:	1. In order to fulfil their obligations under this Regulation with regard to market surveillance, designation and supervision of TABs, notified bodies, and product contact points for construction, Member States may designate:	1. In order to fulfil their obligations under this Regulation with regard to market surveillance, designation and supervision of TABs, notified bodies, and product contact points for construction, Member States may designate:	1. In order to fulfil their obligations under this Regulation with regard to market surveillance, designation and supervision of TABs, notified bodies, and product contact points for construction, Member States may designate:



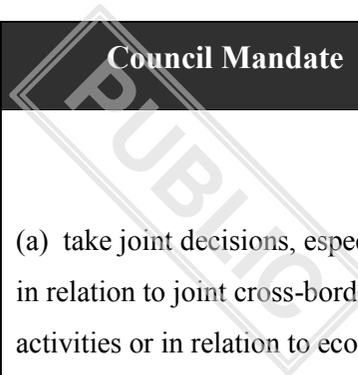
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 81(1), first subparagraph, point (a)				
894	(a) a body or authority set up in cooperation with another Member State or other Member States for the purpose of joint designation;	(a) a body or authority set up in cooperation with another Member State or other Member States for the purpose of joint designation;	(a) a body or authority set up in cooperation with another Member State or other Member States for the purpose of joint designation;	(a) a body or authority set up in cooperation with another Member State or other Member States for the purpose of joint designation;  Commission Proposal
Article 81(1), first subparagraph, point (b)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	whilst decisions taken towards natural or legal persons on a certain Member State shall be legally attributable only to that Member State.	whilst decisions taken towards natural or legal persons on a certain Member State shall be legally attributable only to that Member State.	whilst decisions taken towards natural or legal persons on a certain Member State shall be legally attributable only to that Member State.	whilst decisions taken towards natural or legal persons on a certain Member State shall be legally attributable only to that Member State.  Commission Proposal
Article 81(2), first subparagraph				
897	2. The authorities of different Member States may, without prejudice to their individual obligations under this Regulation or other legislative acts, share resources and responsibilities in order to ensure the harmonised	2. The authorities of different Member States may, without prejudice to their individual obligations under this Regulation or other legislative acts, share resources and responsibilities in order to ensure the harmonised	2. The authorities of different Member States may, without prejudice to their individual obligations under this Regulation or other legislative acts, share resources and responsibilities in order to ensure the harmonised	2. The authorities of different Member States may, without prejudice to their individual obligations under this Regulation or other legislative acts, share resources and responsibilities in order to ensure the harmonised



	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	application or effective enforcement of this Regulation.	application or effective enforcement of this Regulation.	application or effective enforcement of this Regulation.	application or effective enforcement of this Regulation.  Commission Proposal
Article 81(2), second subparagraph				
898	To that end, they may also:	To that end, they may also:	To that end, they may also:	To that end, they may also:  Commission Proposal
Article 81(2), second subparagraph, point (a)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
899	(a) take joint decisions, especially in relation to joint cross-border activities or in relation to economic operators active on the territory of the relevant Member States;	(a) take joint decisions, especially in relation to joint cross-border activities or in relation to economic operators active on the territory of the relevant Member States;	(a) take joint decisions, especially in relation to joint cross-border activities or in relation to economic operators active on the territory of the relevant Member States;	(a) take joint decisions, especially in relation to joint cross-border activities or in relation to economic operators active on the territory of the relevant Member States;  Commission Proposal
Article 81(2), second subparagraph, point (b)				
900	(b) establish common projects, such as joint market surveillance or testing projects;	(b) establish common projects, such as joint market surveillance or testing projects;	(b) establish common projects, such as joint market surveillance or testing projects;	(b) establish common projects, such as joint market surveillance or testing projects;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(d) delegate the execution of tasks to a peer authority of another Member State, whilst staying formally responsible for the decisions taken by that authority;	(d) delegate the execution of tasks to a peer authority of another Member State, whilst staying formally responsible for the decisions taken by that authority;	(d) delegate the execution of tasks to a peer authority of another Member State, whilst staying formally responsible for the decisions taken by that authority;	(d) delegate the execution of tasks to a peer authority of another Member State, whilst staying formally responsible for the decisions taken by that authority;  Commission Proposal
Article 81(2), second subparagraph, point (e)				
903	(e) transfer a task from one Member State to the other, provided that such transfer is clearly communicated to all concerned.	(e) transfer a task from one Member State to the other, provided that such transfer is clearly communicated to all concerned.	(e) transfer a task from one Member State to the other, provided that such transfer is clearly communicated to all concerned.	(e) transfer a task from one Member State to the other, provided that such transfer is clearly communicated to all concerned.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 81(2), third subparagraph				
904	The relevant Member States shall be jointly responsible for the actions taken in accordance with this paragraph.	The relevant Member States shall be jointly responsible for the actions taken in accordance with this paragraph.	The relevant Member States shall be jointly responsible for the actions taken in accordance with this paragraph.	The relevant Member States shall be jointly responsible for the actions taken in accordance with this paragraph.  Commission Proposal
Chapter IXa				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
904a		<p><u>Chapter IXa</u></p> <p><u>Construction digital product passport and product passport registry</u></p>		
Article 81a				
904b		<p><u>Article 81a</u></p> <p><u>Establishment of the construction digital product passport</u></p> <p><u>1. The Commission shall adopt delegated acts in accordance with Article 87 to</u></p>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>supplement this Regulation by setting up a construction digital product passport in accordance with the conditions set out in this Chapter.</u></p> <p><u>The construction digital product passport shall be compatible and interoperable with the digital product passport established by the regulation (EU) [Regulation on eco design for sustainable products], without compromising interoperability with Building Information Modelling (BIM) by taking into account the specific characteristics and requirements related to construction products.</u></p> <p><u>2. The construction digital product passport shall consist of:</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>(a) the declaration of performance or the combined declaration of performance and conformity;</u></p> <p><u>(b) the product information laid down in Annex I Part D; and</u></p> <p><u>(c) technical documentation referred to in Articles 64(1), 65(1), 66(1) and Annex II point 11(b).</u></p> <p><u>3. The construction digital product passport shall be accessible via electronic means through the data carrier.</u></p> <p><u>4. The following data carriers or similar means may be used to access the construction digital product passport:</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>(a) OR code;</u></p> <p><u>(b) bar code;</u></p> <p><u>(c) RFID chip;</u></p> <p><u>(d) permalink.</u></p> <p><u>5. The construction digital product passport shall be accessible free of charge to all economic operators, clients, users and authorities through the data carrier. Different levels of access can be provided taking into account the need to protect intellectual property rights, sensitive commercial information or to ensure the safety of construction works.</u></p> <p><u>6. Construction digital product passports shall be made</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>accessible on the manufacturer's website, database or an online platform chosen by the manufacturer of the respective products for 10 years after the last product has been placed on the market. After this time frame, the information shall either continue to be made accessible by the manufacturer or shall be transferred to the centralised Commission registry established in accordance with Article 81d.</u></p> <p><u>7. The manufacturer shall at least biennially verify the correctness of the information contained in the construction digital product passport.</u></p> <p><u>8. Once a construction product is placed on the market,</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>the information in the construction digital product passport connected to it may only be modified in order to correct clerical mistakes. Any modifications shall be available using the same data carrier and shall include detailed information about the new version and the reasons for the update.</i></u></p>		
Article 81b				
904c		<p><u><i>Article 81b</i></u></p> <p><u><i>General requirements for the construction digital product passport</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>1. A construction digital product passport shall meet the following conditions:</u></p> <p><u>(a) it shall be connected through one or more than one data carrier to the unique identification code of the product-type;</u></p> <p><u>(b) the data carrier shall be affixed in a visible, legible and inedible manner to the product or to a label attached to it. Where the nature of the product does not allow or guarantee this, it shall be indicated on the packaging or on the accompanying documents;</u></p> <p><u>(c) the data carrier shall comply with standard ('ISO/IEC') 15459:2015;</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>(d) all information included in the construction digital product passport shall be based on open, standards, developed with an interoperable format and shall be machine-readable, structured, and searchable, in accordance with the essential requirements set out in Article 81c. Technical documentation referred to in Article 81a(2)(c) shall be exempted from this obligation when justified for technical reasons;</u></p> <p><u>(e) the information included in the construction digital product passport shall refer to the product corresponding to the unique identification code of the product-type.</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>The Commission is empowered to adopt delegated acts in accordance with Article 87 to amend the first subparagraph, point (c), of this Article in light of technical and scientific progress by replacing the standard referred to in that point or adding other European or international standards with which the data carrier and the unique identifiers shall comply for the purposes of meeting the conditions set out in this Article.</i></u></p> <p><u><i>2. The economic operator placing the product on the market shall provide other economic operators with a digital copy of the data carrier to allow the other economic operator to make it</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>accessible to customers where they cannot physically access the product. The economic operator placing the product on the market shall provide that digital copy free of charge and within 5 working days of the request of the other economic operator.</i></u></p>		
Article 81c				
904d		<p><u><i>Article 81c</i></u></p> <p><u><i>Technical design and operation of the construction digital product passport</i></u></p> <p><u><i>The technical design and operation of the construction</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>digital product passport shall comply with the following essential requirements:</u></p> <p><u>(a) construction digital product passports shall be fully interoperable with other construction digital product passports in relation to the technical, semantic and organisational aspects of end-to-end communication and data transfer;</u></p> <p><u>(b) the data included in the construction digital product passport shall be stored by the manufacturers responsible for its creation or by operators authorised to act on their behalf;</u></p> <p><u>(c) if the data included in the</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>construction digital product passport is stored or otherwise processed by operators authorised to act on their behalf, those operators shall not be allowed to sell, re-use or process such data, in whole or in part, beyond what is necessary for the provision of the relevant storing or processing services;</u></p> <p><u>(d) the construction digital product passport shall remain available for at least 10 years after the last placing on the market of the respective construction product, including after an insolvency, a liquidation or a cessation of activity in the Union of the economic operator that created the product passport; after this time frame information can</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>continue to be made available by manufacturer or shall be transferred to the centralised Commission registry;</i></u></p> <p><u><i>(e) data authentication, reliability and integrity shall be ensured;</i></u></p> <p><u><i>(f) construction digital product passports shall be designed and operated so that a high level of security and privacy is ensured and fraud is avoided.</i></u></p> <p><u><i>The Commission is empowered to adopt delegated acts in accordance with Article 87 to amend the essential requirements specified in this Article in light of technical and scientific progress.</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 81d				
904e		<p><u>Article 81d</u></p> <p><u>Construction product passport registry</u></p> <p><u>1. The Commission shall set up and maintain a registry storing information included in the construction product passports by delegated acts adopted pursuant to Article 87.</u></p> <p><u>The registry referred to in the first subparagraph shall include, at least:</u></p> <p><u>(a) a list of the data carriers</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>and the unique product identifiers referred to in Article 81b(1), point (a);</u></p> <p><u>(b) the information set out in Article 81a(2), as transferred by manufacturer.</u></p> <p><u>The Commission shall ensure that the information stored in the registry referred to in the first subparagraph is processed securely and in compliance with Union law, including applicable rules on the protection of personal data.</u></p> <p><u>2. The Commission shall adopt delegated acts pursuant to Article 87 supplementing this Regulation by specifying the information which, in addition to</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>being included in the product passport, shall be stored in the registry referred to in paragraph 1 of this Article, taking into account at least the following criteria:</u></p> <p><u>(a) the need to allow for the verification of the authenticity of the product passport;</u></p> <p><u>(b) the relevance of information for improving the efficiency and effectiveness of market surveillance checks and customs controls in relation to construction products;</u></p> <p><u>(c) the need to avoid a disproportionate administrative burden for economic operators.</u></p> <p><u>3. In relation to its responsibility to establish and</u></p>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>manage the registry referred to in paragraph 1 and the processing of any personal data that might result from that activity, the Commission shall be regarded as controller as defined in Article 3, point (8) of Regulation (EU) 2018/1725.</i></u></p> <p><u><i>4. The economic operator placing the product on the market shall upload, in the registry referred to in paragraph 1, the information referred to in paragraph 2.</i></u></p>		
CHAPTER X				
G	905			G

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	CHAPTER X  INTERNATIONAL COOPERATION	CHAPTER X  INTERNATIONAL COOPERATION	CHAPTER X  INTERNATIONAL COOPERATION	CHAPTER X  INTERNATIONAL COOPERATION  Commission Proposal
Article 82				
906	Article 82  International cooperation	Article 82  International cooperation	Article 82  International cooperation	Article 82  International cooperation  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 82(1)				
907	1. The Commission may cooperate, including through the exchange of information, with third countries or international organisations in the field of application of this Regulation, such as:	1. The Commission may cooperate, including through the exchange of information, with third countries or international organisations in the field of application of this Regulation, such as:	1. The Commission may <del>cooperate, including through the exchange of information, with,</del> <u>for the purpose of the protection of health, safety or the environment,</u> <u>cooperate with regulatory authorities of</u> third countries or international organisations in the field of application of this Regulation, such as:	
Article 82(1), point (a)				
908	(a) enforcement activities and	(a) enforcement activities and	(a) <u>exchange of information on</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	measures related to safety and protection of the environment, including market surveillance;	measures related to safety and protection of the environment, including market surveillance;	enforcement activities and measures related to safety and protection of the environment, including market surveillance;	
Article 82(1), point (b)				
909	(b) exchange of data of economic operators;	(b) exchange of data of economic operators;	(b) exchange of data of economic operators;	(b) exchange of data of economic operators;  Commission Proposal
Article 82(1), point (c)				
910				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(c) assessment methods and product testing;	(c) assessment methods and product testing;	(c) <u>exchange of information on</u> assessment methods and product testing;	
Article 82(1), point (d)				
911	(d) coordinated product recalls, requests for corrective actions and other similar actions;	(d) coordinated product recalls, requests for corrective actions and other similar actions;	(d) <del>coordinated</del> <u>exchange of information on</u> product recalls, requests for corrective actions and other similar actions;	
Article 82(1), point (e)				
912	(e) scientific, technical, and	(e) scientific, technical, and	(e) scientific, technical, and	

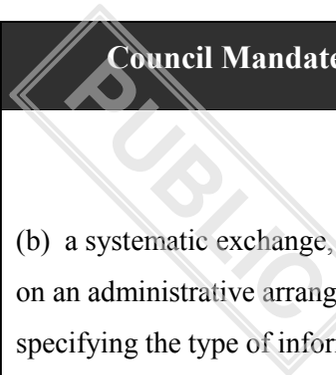
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	regulatory matters, aiming to improve product safety or the protection of the environment;	regulatory matters, aiming to improve product safety or the protection of the environment <u>and consumers</u> ;	regulatory matters, aiming to improve product safety or the protection of the environment;	
Article 82(1), point (f)				
913	(f) emerging issues of significant environmental, health and safety relevance;	(f) emerging issues of significant environmental, health and safety relevance;	(f) <u>exchange of information on</u> emerging issues of significant environmental, health and safety relevance;	
Article 82(1), point (g)				
914	(g) standardisation-related	(g) standardisation-related	(g) <u>exchange of information on</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	activities;	activities;	standardisation-related activities;	
Article 82(1), point (h)				
915	(h) exchange of officials.	(h) exchange of officials.	(h) exchange of officials.	(h) exchange of officials.  Commission Proposal
Article 82(1), point (ga), second subparagraph				
915a			<u><i>The exchange of information pursuant to this paragraph shall respect confidentiality rules and</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>be in accordance with applicable Union law.</u>	
Article 82(-1), second subparagraph				
915b		<u>The Commission shall regularly inform Member States about the cooperation activities with third countries or international organisations it undertakes pursuant to the first subparagraph.</u>		
Article 82(2)				
916				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>2. The Commission may provide third countries or international organisations with selected information from the product database or system referred to in Article 78, to the system referred to in Article 77 and to the information exchanged amongst authorities in accordance with this Regulation and receive relevant information on products and on preventive, restrictive and corrective measures taken by these third countries or international organisations. The Commission shall share such information with national authorities, where relevant.</p>	<p>2. The Commission, <u>after consultation with the Member States</u>, may provide third countries or international organisations with selected information from the <del>product database or system referred to in Article 78</del>, <u>digital construction product passport</u> to the system referred to in Article 77 and to the information exchanged amongst authorities in accordance with this Regulation and receive relevant information on products and on preventive, restrictive and corrective measures taken by these third countries or international organisations. The Commission shall share such information with national authorities, where relevant.</p>	<p><i>deleted</i></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 82(3)				
917	3. The information exchange referred to in paragraph 2 may take the form of either:	3. The information exchange referred to in paragraph 2 may take the form of either:	3. The information exchange referred to in paragraph <del>2</del> <sup>1</sup> may take the form of <i>either</i> :	
Article 82(3), point (a)				
918	(a) a non-systematic exchange, in duly justified and specific cases;	(a) a non-systematic exchange, in duly justified and specific cases;	(a) a non-systematic exchange, in duly justified and specific cases; <u>or</u>	
Article 82(3), point (b)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>them.</u>	
Article 82(4)				
920	4. Full participation in the database system referred to in Article 78, to the system referred to in Article 77 and to the information exchange amongst authorities set out in Article 80 may be open to applicant countries and third countries, provided that their legislation is aligned with this Regulation or that they recognise certificates issued by notified bodies or European technical assessments in accordance with this Regulation. Such participation	4. Full participation in the database system referred to in Article 78, to the system referred to in Article 77 and to the information exchange amongst authorities set out in Article 80 may be open to applicant countries and third countries, provided that their legislation is aligned with this Regulation or that they recognise certificates issued by notified bodies or European technical assessments in accordance with this Regulation. Such participation	4. <del>Full participation in the database system referred to in Article 78, to the system referred to in Article 77 and to the information exchange amongst</del> <u>The Commission may, by implementing acts, give regulatory</u> authorities <del>set out in Article 80 may be open to applicant countries and of selected</del> third countries; <del>provided that their legislation is aligned with</del> <u>that voluntarily apply</u> this Regulation or that <del>they</del> <del>recognise certificates issued by</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>is subject to the fulfilment of the same obligations as for EU Member States according to this Regulation, including notification and follow-up obligations. Full participation in the database or system referred to in Article 78 and to the system referred to in Article 77 shall be based on agreements between the European Union and those countries.</p>	<p>is subject to the fulfilment of the same obligations as for EU Member States according to this Regulation, including notification and follow-up obligations. Full participation in the database or system referred to in Article 78 and to the system referred to in Article 77 shall be based on agreements between the European Union and those countries.</p>	<p><del>notified bodies or European technical assessments in accordance with</del> <u>have regulatory systems for construction products similar to</u> this Regulation. <del>Such participation is subject to the fulfilment of the same obligations as for EU Member States according to this Regulation, including notification and follow-up obligations. Full participation in the database or system referred to in Article 78 and to the system referred to in Article 77 shall be based on agreements between the European Union and those countries.</del> <u>access to or the right to fully participate in one or more of the following:</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 82(3a), first subparagraph, point (a)				
920a			<u>(a) the information and communication system established in accordance with Article 77(1);</u>	
Article 82(3a), first subparagraph, point (b)				
920b			<u>(b) the Union construction products database or system set up in accordance with Article 78;</u>	
Article 82(3a), first subparagraph, point (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
920c			<u>(c) the training events organized in accordance with Article 80(2).</u>	
Article 82(3a), second subparagraph				
920d			<u>Access to these programmes shall be granted on the condition that the third country concerned commit to engage against economic operators infringing this Regulation from their territory and ensure confidentiality.</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 82(3a), third subparagraph				
920e			<p><u>Full participation in these programmes may be offered to candidate countries and third countries, provided that the third country's legislation is aligned with this Regulation and that it recognises certificates issued by notified bodies or European technical assessments in accordance with this Regulation. Such participation is subject to the fulfilment of the same obligations as for EU Member States according to this Regulation, including notification and follow-up obligations. Full participation in the database or system referred</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>to in Article 78 and to the system referred to in Article 77 shall be based on agreements between the European Union and those countries.</u>	
Article 82(3a), fourth subparagraph				
920f			<u>Those implementing acts shall be adopted in accordance with the advisory procedure referred to in Article 88(1).</u>	
Article 82(5)				
921				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>5. Where agreements with third countries permit the mutual support in terms of enforcement, Member States may, after consultation of the Commission, use the empowerments set out in Chapter VIII also for action against economic operators acting unlawful in or with respect to third countries, provided that the third countries respect the fundamental values referred to in Article 2 TEU, including the rule of law. Member States may request via the Commission third countries to enforce measures adopted in accordance with Chapter VIII. No cooperation under this Paragraph shall happen where there is no de facto reciprocity or where the Commission raises other concerns,</p>	<p><i>deleted</i></p>	<p><i>deleted</i></p>	<p><i>deleted</i></p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	namely with regard to the legal conditions set out in this Article or confidentiality of data.			
<i>Article 82(6)</i>				
922	6. Any information exchange under this article, to the extent it involves personal data, shall be carried out in accordance with EU data protection rules. If no adequacy decision pursuant to Article 45 of Regulation (EU) 2016/679 has been adopted by the Commission in respect of the third country or international organisation concerned, the information exchange shall exclude	6. Any information exchange under this article, to the extent it involves personal data, shall be carried out in accordance with EU data protection rules. If no adequacy decision pursuant to Article 45 of Regulation (EU) 2016/679 has been adopted by the Commission in respect of the third country or international organisation concerned, the information exchange shall exclude	6. Any information exchange under this article, to the extent it involves personal data, shall be carried out in accordance with EU data protection rules. If no adequacy decision pursuant to Article 45 of Regulation (EU) 2016/679 has been adopted by the Commission in respect of the third country or international organisation concerned, the information exchange shall exclude	6. Any information exchange under this article, to the extent it involves personal data, shall be carried out in accordance with EU data protection rules. If no adequacy decision pursuant to Article 45 of Regulation (EU) 2016/679 has been adopted by the Commission in respect of the third country or international organisation concerned, the information exchange shall exclude

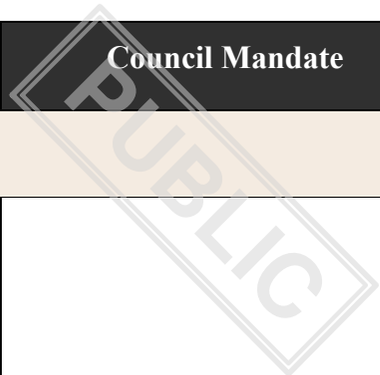
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>personal data. If an adequacy decision for the third country or international organisation has been adopted, the information exchange with that third country or international organisation may contain personal data falling within the scope of the adequacy decision and only to the extent that such exchange is necessary for the sole purpose of the protection of health, safety or the environment.</p>	<p>personal data. If an adequacy decision for the third country or international organisation has been adopted, the information exchange with that third country or international organisation may contain personal data falling within the scope of the adequacy decision and only to the extent that such exchange is necessary for the sole purpose of the protection of health, safety or the environment.</p>	<p>personal data. If an adequacy decision for the third country or international organisation has been adopted, the information exchange with that third country or international organisation may contain personal data falling within the scope of the adequacy decision and only to the extent that such exchange is necessary for the sole purpose of the protection of health, safety or the environment.</p>	<p>personal data. If an adequacy decision for the third country or international organisation has been adopted, the information exchange with that third country or international organisation may contain personal data falling within the scope of the adequacy decision and only to the extent that such exchange is necessary for the sole purpose of the protection of health, safety or the environment.</p> <p>Commission Proposal</p>
Article 82(7)				
923				

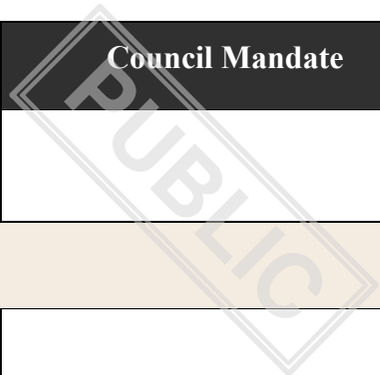
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	7. The information exchanged pursuant to this Article shall be used for the sole purpose of the protection of health, safety or the environment and respect confidentiality rules.	7. The information exchanged pursuant to this Article shall be used for the sole purpose of the protection of health, safety or the environment and respect confidentiality rules.	<i>deleted</i>	
CHAPTER XI				
924	CHAPTER XI INCENTIVES AND PUBLIC PROCUREMENT	CHAPTER XI INCENTIVES AND PUBLIC PROCUREMENT	CHAPTER XI INCENTIVES AND PUBLIC PROCUREMENT	CHAPTER XI INCENTIVES AND PUBLIC PROCUREMENT  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 83				
925	Article 83 Member State incentives	Article 83 Member State incentives	Article 83 Member State incentives <u>for</u> <u>construction products</u>	Article 83 Member State incentives <u>for</u> <u>construction products</u>  Council Mandate
Article 83(1), first subparagraph				
926	1. Where Member States provide incentives for a product category covered by a delegated act establishing performance classes in	1. Where Member States provide incentives for a product category covered by <del>a delegated act</del> <u>establishing</u> performance classes	1. Where Member States provide incentives for a product <del>category</del> covered by a delegated act establishing <u>classes of</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with Article 4(4), point (a) or a “traffic-light-labelling” in accordance with Article 22(5), those incentives shall aim at the highest two populated classes / colour codes, or at higher classes / better colour codes.	<u>established</u> in accordance with Article <del>4(4), point (a) or a “traffic-light-labelling”</del> <u>4 or a label</u> in accordance with Article 22(5), those incentives shall aim at the highest two <del>populated</del> classes. <del> / colour codes, or at higher classes / better colour codes.</del>	<del>performance</del> <del>performance classes</del> in accordance with Article 4(4), <del>point (a) or a “traffic light-labelling” in accordance with Article 22(5),</del> <u>4(2b) or 4a(2)(ii) to promote environmentally sustainable products</u> those incentives shall aim at the highest two <u>classes of performance that are populated at Union level</u> <del>populated classes / colour codes, or at higher classes / better colour codes.</del>	
Article 83(1), second subparagraph				
927	Where a delegated act defines classes of performance in relation	Where <del>a delegated act defines</del> classes of performance <u>are defined</u>	<u>1a.</u> Where a delegated act <del>defines</del> <u>determines</u> classes of performance	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>to more than one sustainability parameter, it shall be indicated therein in relation to which parameter this Article should be implemented.</p>	<p>in relation to more than one sustainability parameter, it shall be indicated therein in relation to which parameter this Article should be implemented.</p>	<p>in relation to more than one <u>essential characteristic, the Commission may in order to boost demand of environmentally sustainable products, in implementing acts specify the essential characteristics that Member States incentives, as a minimum, sustainability parameter, it shall concern and that the highest two classes of performance can be incentivised. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2) be indicated therein in relation to which parameter this Article should be implemented.</u></p>	





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 83(2), second subparagraph, point (a)</i>				
930	(a) the relative affordability of the products depending on their level of performance;	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 83(2), second subparagraph, point (b)</i>				
931	(b) the need to ensure sufficient demand for more environmentally sustainable products.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 83(3)				
931a			<p><u>3. When preparing the implementing acts referred to in paragraph 1a, the Commission shall take into account the following criteria:</u></p>	
Article 83(2a), point (a)				
931b			<p><u>(a) the number of products in each class of performance;</u></p>	
Article 83(2a), point (b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
931c			<p><u>(b) the need to ensure affordability of the products meeting those requirements, to avoid significant negative impacts on consumers.</u></p>	
Article 83(2a)				
931d		<p><u>2a. Member States may also provide incentives for the promotion of environmentally friendly and sustainable construction products that are not covered by harmonised technical specifications in line with State aid rules.</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 84				
932	Article 84 Green public procurement	Article 84 Green public procurement	Article 84 Green public procurement <u>of</u> <u>construction products</u>	Article 84 Green public procurement <u>of</u> <u>construction products</u>  Council Mandate
Article 84(1)				
933	1. The Commission is empowered to supplement this Regulation by	1. <u>Without prejudice to Directives 2014/24/EU and 2014/25/EU</u> , the	1. The Commission is empowered to <del>supplement this Regulation by</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>delegated acts according to Article 87 by establishing sustainability requirements applicable to public contracts, including implementation, monitoring and reporting of those requirements by Member States.</p>	<p>Commission is empowered to <del>supplement this Regulation</del> <u>by adopt</u> delegated acts <del>according to</del> <u>in accordance with</u> Article 87 <del>supplementing this Regulation</del> by establishing sustainability requirements <del>applicable</del> <u>that shall be applied by Member States</u> to public contracts <u>that are specifically tendered as green public procurement contracts</u>, including implementation, monitoring and reporting of those requirements by Member States. <u>The first delegated act shall be adopted by the Commission by 31 December 2026. Member States and the Commission shall provide technical and financial assistance to national contracting authorities to upskill and reskill the staff in</u></p>	<p><del>delegated acts according to Article 87 by establishing sustainability</del> <u>adopt implementing acts specifying minimum mandatory environmental sustainability requirements for public procurement of construction products, in order to incentivise the supply and demand for environmentally sustainable products. These</u> requirements <del>applicable to public contracts, including implementation, monitoring and reporting of</del> <u>shall be set on products covered by harmonised technical specifications and shall not apply to the procurement of construction works.</u> Those <del>requirements by Member States</del> <u>implementing acts shall be</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>charge of green public procurement.</u>	<u>adopted in accordance with the examination procedure referred to in Article 88(2).</u>	
Article 84(2)				
934	2. Requirements adopted pursuant to paragraph 1 for public contracts awarded by contracting authorities, as defined in Article 2(1) of Directive 2014/24/EU or Article 3, point (1) of Directive 2014/25/EU, or contracting entities, as defined in Article 4(1) of Directive 2014/25/EU, may take the form of mandatory technical specifications, selection criteria, award criteria, contract performance clauses, or	2. <u>Sustainability</u> requirements <del>adopted</del> <u>established</u> pursuant to paragraph 1 for <u>green</u> public <u>procurement</u> contracts awarded by contracting authorities, as defined in Article 2(1) of Directive 2014/24/EU or Article 3, point (1) of Directive 2014/25/EU, or contracting entities, as defined in Article 4(1) of Directive 2014/25/EU, may take the form of mandatory <u>performance levels or</u>	2. Requirements adopted pursuant to paragraph 1 for public contracts awarded by contracting authorities, as defined in Article 2(1) of Directive 2014/24/EU or Article 3, point (1) of Directive 2014/25/EU, or contracting entities, as defined in Article 4(1) of Directive 2014/25/EU, <del>may take the form of mandatory technical specifications, selection criteria, award criteria, contract performance clauses, or</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	targets, as appropriate.	technical specifications, <u>or, as appropriate</u> , selection criteria, award criteria, <u>or</u> contract performance clauses, <del>or targets, as appropriate</del> <u>while taking into consideration the specific needs and constraints of small local authorities and of SMEs.</u>	<del>targets, as appropriate.</del> <u>shall, as appropriate to the product family of category concerned, take the form of</u>	
Article 84(2), point (i)				
934a			<u>(i) technical specifications within the meaning of paragraph 1 of Annex VII of Directive 2014/24/EU and of Article 60 of Directive 2014/25/EU,</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 84(2), point(ii)				
934b			<p><u>(ii) selection criteria within the meaning of Article 58 of Directive 2014/24/EU and of Article 80 of Directive 2014/25/EU,</u></p>	
Article 84(2), point (iii)				
934c			<p><u>(iii) contract performance clauses within the meaning of Article 70 of Directive 2014/24/EU and of Article 87 of Directive 2014/25/EU,</u></p> <p><u>.</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 84(2a)				
934d			<p><u>2a. The environmental sustainability requirements referred to in paragraph 1 shall be set as appropriate in view of the specificities of to the product family of category concerned and may:</u></p>	
Article 84(2a), point (a)				
934e			<p><u>(a) include requirements based on the essential characteristics</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>specified in harmonised technical specifications.</u>	
Article 84(2a), point (b)				
934f			<u>(b) where classes of performance have been defined in accordance with Article 4(2b) or 4a(2ii), require products to fulfil one of the highest two classes of performance that are populated at Union level.</u>	
Article 84(3)				
935				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. When establishing requirements pursuant to paragraph 1 for public contracts, the Commission shall take into account the following criteria:	3. When establishing <u>sustainability</u> requirements pursuant to paragraph 1 for <u>green</u> public <u>procurement</u> contracts, the Commission shall, <u>in line with paragraphs 13 and 28 of the Interinstitutional Agreement of 13 April 2016 on Better Law-Making, consult experts designated by each Member State and relevant stakeholders, carry out an impact assessment and</u> take into account <u>at least</u> the following criteria:	3. When establishing requirements pursuant to paragraph 1 for public contracts, the Commission shall take into account the following criteria:	
Article 84(3), point (a)				
936	(a) the value and volume of public contracts awarded for that given	(a) the value and volume of public contracts awarded for that given	(a) the value and volume of public contracts awarded for <del>that given</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	product family or category or for the services or works using the given product family or category;	product family or category or for the services or works using the given product family or category;	<u>the relevant</u> product family or category <del>or for the services or works using the given product family or category;</del>	
Article 84(3), point (aa)				
936a		<u>(aa) environmental benefits entailed by the uptake of products in the highest two performance classes;</u>		
Article 84(3), point (b)				
937	(b) the need to ensure sufficient	(b) the need to ensure sufficient		

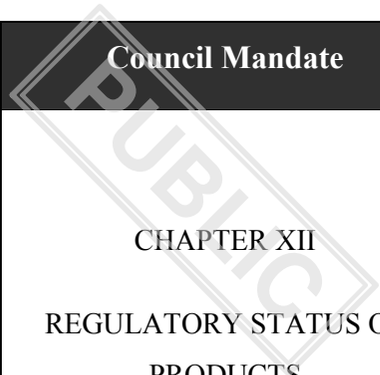
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	demand for more environmentally sustainable products;	demand for more environmentally sustainable products;	<i>deleted</i>	
Article 84(3), point (c)				
938	(c) the economic feasibility for contracting authorities or contracting entities to buy more environmentally sustainable products, without entailing disproportionate costs.	(c) the economic feasibility for contracting authorities or contracting entities to buy more environmentally sustainable products, without entailing disproportionate costs- <u>and taking into account the availability of those products on the market;</u>	(c) the economic feasibility for contracting authorities or contracting entities to buy more environmentally sustainable products, without entailing disproportionate costs.	
Article 84(3), point (ca)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
938a			<u>(d) the market situation at Union level of the relevant product family or category;</u>	
Article 84(3), point (cb)				
938b			<u>(e) the effects of the requirements on competition.</u>	
Article 84(3), point (ca)				
938c		<u>(ca) the impact on, and needs of, SMEs.</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 84(3), point (cb)				
938d		<u>(cb) the Members States' regulatory needs and different climate conditions;</u>		
Article 84(4)				
938e			<u>4. Contracting authorities and contracting entities referred to in paragraph 2 may, in duly justified cases, derogate from the mandatory requirements specified in an implementing act referred to</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>in paragraph 1 on the grounds of public security and public health. Contracting authorities may also, in duly justified cases, derogate from these mandatory requirements, when those would lead to disproportionate technical difficulties.</u></p>	
Article 84(3a)				
938f		<p><u>3a. Sustainability requirements established pursuant to paragraph 1 for green public procurement contracts shall not prevent Member States from establishing more ambitious requirements.</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 84(3b)				
938g		<p><u><i>3b. Notwithstanding paragraphs 1 and 2, Member States may use the EU Ecolabel and other national or regional EN ISO 14024 type I ecolabelling schemes officially recognised in accordance with Article 11 of Regulation (EC) 66/2010 as award criteria, technical specifications or contract performance requirements, in line with Article 43 of Directive 2014/24/EU.</i></u></p>		
CHAPTER XII				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
939	CHAPTER XII REGULATORY STATUS OF PRODUCTS	CHAPTER XII REGULATORY STATUS OF PRODUCTS	CHAPTER XII REGULATORY STATUS OF PRODUCTS	CHAPTER XII REGULATORY STATUS OF PRODUCTS  Commission Proposal
Article 85				
940	Article 85 Regulatory status of products	Article 85 Regulatory status of products	Article 85 Regulatory status of products	Article 85 Regulatory status of products  Commission Proposal

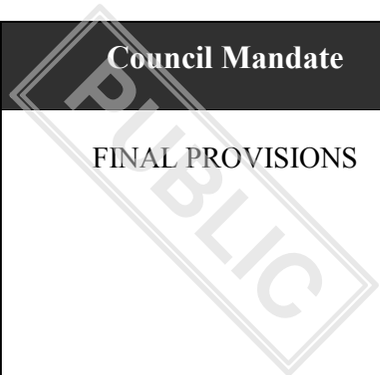
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 85, first paragraph				
941	<p>Upon a duly substantiated request of a Member State or on its own initiative, the Commission may, by means of implementing acts, determine whether or not a specific item, or category of items, falls within the definition of ‘construction product’ or constitute an item referred to in Article 2(1). Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2) of this Regulation.</p>	<p>Upon a duly substantiated request of a Member State or on its own initiative, the Commission may, by means of implementing acts, determine whether or not a specific item, or category of items, falls within the definition of ‘construction product’ or constitute an item referred to in Article 2(1). Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 88(2) of this Regulation.</p>	<p>Upon a duly substantiated request of a Member State or on its own initiative, the Commission may, by means of implementing acts, determine whether or not a specific item, or category of items, falls within the definition of ‘construction product’ <del>or constitute</del> <del>an item</del> referred to in Article <del>2(1)</del><u>3(1)</u>.</p> <p>Those implementing acts shall be adopted in accordance with the examination procedure referred to</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			in Article 88(2) of this Regulation.	
CHAPTER XIII				
942	CHAPTER XIII AMENDMENTS	CHAPTER XIII AMENDMENTS	<i>deleted</i>	
<i>Article 86</i>				
943	Article 86 Amendments to Regulation (EU) 2019/1020	Article 86 Amendments to Regulation (EU) 2019/1020	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 86, first paragraph</i>				
944	Regulation (EU) 2019/1020 is amended as follows:	Regulation (EU) 2019/1020 is amended as follows:	<i>deleted</i>	
<i>Article 86, first paragraph, point (1)</i>				
945	<p>(1) in Article 4(5), the following text is added: “[EU] 2020/...(*1)”</p> <p>_____</p> <p>1. *[Regulation of the European Parliament and of the Council laying down harmonised conditions for the marketing of</p>	<p>(1) in Article 4(5), the following text is added: “[EU] 2020/...(*1)”</p> <p>_____</p> <p>1. *[Regulation of the European Parliament and of the Council laying down harmonised conditions for the marketing of</p>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011 (For the Publications Office to fill in the OJ publication details)]”.	construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011 (For the Publications Office to fill in the OJ publication details)]”.		
<i>Article 86, first paragraph, point (2)</i>				
946	(2) in Annex I, the following point 72 is added to the List of Union harmonisation legislation:	(2) in Annex I, the following point 72 is added to the List of Union harmonisation legislation:	<i>deleted</i>	
<i>Article 86, first paragraph, point (2), amending provision, numbered paragraph (72)</i>				
947				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>“</p> <p>72. Regulation of the European Parliament and of the Council laying down harmonised conditions for the marketing of construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011 (the Publications Office to fill in the OJ publication details);.</p> <p>”</p>	<p>“</p> <p>72. Regulation of the European Parliament and of the Council laying down harmonised conditions for the marketing of construction products, amending Regulation (EU) 2019/1020 and repealing Regulation (EU) 305/2011 (the Publications Office to fill in the OJ publication details);.</p> <p>”</p>	<p><i>deleted</i></p>	
CHAPTER XIV				
948	CHAPTER XIV	CHAPTER XIV	CHAPTER XIV	CHAPTER XIV



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	FINAL PROVISIONS	FINAL PROVISIONS	FINAL PROVISIONS	FINAL PROVISIONS <a href="#">Commission Proposal</a>
Article 87				
949	Article 87 Delegated acts	Article 87 Delegated acts	Article 87 Delegated acts	Article 87 Delegated acts <a href="#">Commission Proposal</a>
Article 87(1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
950	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.  Commission Proposal
Article 87(2)				
951	2. The power to adopt delegated acts referred to in Article 4(3), (4) and (5), Article 5(2) and (3), Article 6(1) to (3), Article 8, Article 11(3), Article 22(4) and (5),	2. The power to adopt delegated acts referred to in Article 4(3), (4) and (5), Article 5(2) and (3), Article 6(1) to (3), Article 8, Article 11(3), Article 22(4) and (5),	2. The power to adopt delegated acts referred to in Article <del>4(3)</del> , <del>(4)</del> <u>3a(6)</u> , <u>Article 4(2g)</u> , <u>Article 4a(2), (3)</u> and (5), Article <del>5(2)</del> <u>5(1)</u> and (3), Article 6(1)- <del>to</del> <u>and</u> (3),	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) shall be conferred on the Commission for a period of five years from ... [the date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.</p>	<p>Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) shall be conferred on the Commission for a period of five years from ... [the date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.</p>	<p>Article 8, Article 11(3), <del>Article 22(4) and (5)</del>, <del>36(5) and Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1)</del>, <u>78(1c) and (1cl)</u>, <del>Article 84(1) and Article 90(4)</del> shall be conferred on the Commission for a period of five years from ... [the date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 87(3)				
952	<p>3. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>1</sup>.</p> <p>_____</p> <p>1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better</p>	<p>3. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>1</sup>.</p> <p>_____</p> <p>1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better</p>	<p>3. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>1</sup>.</p> <p>_____</p> <p>1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better</p>	<p>3. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making<sup>1</sup>.</p> <p>_____</p> <p>1. Interinstitutional Agreement between the European Parliament, the Council of the European Union and the European Commission on Better</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Law-Making, OJ L 123, 12.5.2016, p. 1–14.	Law-Making, OJ L 123, 12.5.2016, p. 1–14.	Law-Making, OJ L 123, 12.5.2016, p. 1–14.	Law-Making, OJ L 123, 12.5.2016, p. 1–14.  Commission Proposal
Article 87(4)				
953	4. The delegation of powers referred to in Article 4(3), (4) and (5), Article 5(2) and (3), Article 6(1) to (3), Article 8, Article 11(3), Article 22(4) and (5), Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) may be revoked at any time by the European	4. The delegation of powers referred to in Article 4(3), (4) and (5), Article 5(2) and (3), Article 6(1) to (3), Article 8, Article 11(3), Article 22(4) and (5), Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) may be revoked at any time by the European	4. The delegation of powers referred to in Article <del>4(3), (4)</del> <u>3a(6), Article 4(2g), Article 4a(2), (3)</u> and (5), Article <del>5(2)</del> <u>5(1)</u> and (3), Article 6(1) <del>to</del> <u>and</u> (3), Article 8, Article 11(3), <del>Article 22(4) and (5),</del> <u>Article 22(4) and (5),</u> <del>Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) may be revoked at any time by the European</del> <u>36(5) and Article 35(4), Article 44(1), Article 73(1) and (2) 78(1c) and (1c1), Article 78(1), Article</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	<del>84(1) and Article 90(4)</del> may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	
Article 87(5)				
954	5. As soon as it adopts a delegated act, the Commission shall notify it	5. As soon as it adopts a delegated act, the Commission shall notify it	5. As soon as it adopts a delegated act, the Commission shall notify it	5. As soon as it adopts a delegated act, the Commission shall notify it

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	simultaneously to the European Parliament and to the Council.	simultaneously to the European Parliament and to the Council.	simultaneously to the European Parliament and to the Council.	simultaneously to the European Parliament and to the Council.  Commission Proposal
Article 87(6)				
955	6. A delegated act adopted pursuant to Article 4(3), (4) and (5), Article 5(2) and (3), Article 6(1) to (3), Article 8, Article 11(3), Article 22(4) and (5), Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) shall enter into force only if no objection has been expressed either by the European	6. A delegated act adopted pursuant to Article 4(3), (4) and (5), Article 5(2) and (3), Article 6(1) to (3), Article 8, Article 11(3), Article 22(4) and (5), Article 35(4), Article 44(1), Article 73(1) and (2), Article 78(1), Article 84(1) and Article 90(4) shall enter into force only if no objection has been expressed either by the European	6. A delegated act adopted pursuant to Article <del>4(3), (4)</del> <u>3a(6)</u> , <u>Article 4(2g)</u> , <u>Article 4a(2), (3)</u> and (5), Article <del>5(2)</del> <u>5(1)</u> and (3), Article 6(1) <del>to</del> <u>and</u> (3), Article 8, Article 11(3), <del>Article 22(4) and</del> <u>Article 22(4) and (5), Article 36(5) and</u> Article <del>35(4), Article 44(1), Article 73(1) and (2)</del> <u>78(1c) and (1c1)</u> , <del>Article 78(1), Article 84(1) and Article 90(4)</del> <u>shall enter</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	
Article 88				
956	Article 88	Article 88	Article 88	Article 88

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Committee	Committee	Committee	Committee  Commission Proposal
Article 88(1)				
957	1. The Commission shall be assisted by the Committee on Construction Products. This committee shall be a committee within the meaning of Regulation (EU) No 182/2011. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply (advisory procedure).	1. The Commission shall be <del>assisted</del> <b>guided</b> by the Committee on Construction Products. This committee shall be a committee within the meaning of Regulation (EU) No 182/2011. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply (advisory procedure).	1. The Commission shall be assisted by the Committee on Construction Products. This committee shall be a committee within the meaning of Regulation (EU) No 182/2011. Where reference is made to this paragraph, Article 4 of Regulation (EU) No 182/2011 shall apply (advisory procedure).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 88(2)				
958	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply (examination procedure).	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply (examination procedure).	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply (examination procedure).	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply (examination procedure).  Commission Proposal
Article 88(1a), second subparagraph				
958a			<u>Where the committee delivers no opinion, the Commission shall not</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><i>adopt draft implementing acts in respect of the implementing powers referred to in Articles 33, 62 and 85 of this Regulation, and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.</i></u>	
Article 88(3)				
959	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply (urgent examination procedure).	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply (urgent examination procedure).	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply (urgent examination procedure).	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply (urgent examination procedure).



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 89				
960	Article 89 Electronic applications, decisions, documentation and information	Article 89 Electronic applications, decisions, documentation and information	Article 89 Electronic applications, decisions, documentation and information	Article 89 Electronic applications, decisions, documentation and information  Commission Proposal
Article 89(1)				
961				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>1. All applications from or to notified bodies or TABs and decisions made by these bodies or authorities made in accordance with this Regulation can be provided on paper or in a commonly used electronic format provided that the signature is compliant with Regulation (EU) No 910/2014 and the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p>	<p>1. All applications from or to notified bodies or TABs and decisions made by these bodies or authorities made in accordance with this Regulation can be provided on paper or in a commonly used electronic format provided that the signature is compliant with Regulation (EU) No 910/2014 and the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p>	<p>1. All applications from or to notified bodies or TABs and decisions made by these bodies <del>or</del> <del>authorities</del> made in accordance with this Regulation can be provided on paper or in a commonly used electronic format provided that the signature is compliant with Regulation (EU) No 910/2014 and the signing person is entrusted to represent the body or economic operator, according to the law of the Member States or Union law respectively.</p>	
Article 89(2), first subparagraph				
962				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. All documentation required by Article 19(7), Article 21(3), Articles 64 to 66 and Annex V can be provided on paper or in a commonly used electronic format and in a way that permits downloads via unmodifiable links (permalinks).	2. All documentation required by Article 19(7), Article 21(3), Articles 64 to 66 and Annex V can be provided on paper or in a commonly used electronic format and in a way that permits downloads via unmodifiable links (permalinks <u>or other data carriers</u> ).	deleted	
<i>Article 89(2), second subparagraph</i>				
963	All information obligations set up by Article 7(3), (4) and (6), Article 19(1), (3), (5) and (6), Article 20(2) and (3), Article 21(6) to (9), Article 22(2), points (f) and (i), Article 23(5), Article 24(6), Article	All information obligations set up by Article 7(3), <del>(4) and (6)</del> <u>and (4)</u> , Article 19(1), (3), (5) and (6), Article <del>20(2) and (3)</del> , Article 21(6) to (9), Article 22(2), points (f) and (i), Article 23(5), Article 24(6),	All information obligations <del>set up by Article 7(3), (4) and (6), Article 19(1), (3), (5) and (6), Article 20(2) and (3), Article 21(6) to (9), Article 22(2), points (f) and (i), Article 23(5), Article 24(6), Article 25(2),</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>25(2), Article 26(4), Article 27(2), Articles 28 to 39, Article 41(3), Article 44(3), (4), (6) and (7), Article 45(3), Article 46(2), Article 47, article 49(5), Article 50(11), Article 53(1), Article 58(1), Article 59(2), Article 61, Article 70(1), (2), (4) and (6), Article 71(2), Article 72(1), (3) and (5), Article 76, Article 77, Article 78(3), Article 79(2), Article 79(3), Article 80(2), Article 82(1) to (3), (6) and (7) and Article 91 can be satisfied by electronic means. However, information to be provided in accordance with Annex I Part D and harmonised technical specifications specifying it shall be provided on paper for products not labelled “not for consumers” or “only for professional use”.</p>	<p>Article 25(2), Article <del>26(4)</del><u>27(2)</u>, Article <del>27(2)</del><u>28</u>, <u>Article 29</u>, <u>Article 31</u>, <u>Article 32</u>, Articles <del>28</del><u>34</u> to 39, Article 41(3), Article 44(3), (4), (6) and (7), Article 45(3), Article 46(2), Article 47, article 49(5), Article 50(11), Article 53(1), Article 58(1), Article 59(2), Article 61, Article 70(1), (2), (4) and (6), Article 71(2), Article 72(1), (3) and (5), Article 76, Article 77, Article <del>78(3)</del>, <del>Article 79(2)</del>, Article 79(3), Article 80(2), Article 82(1) to (3), (6) and (7) and Article 91 can be satisfied by electronic means.</p> <p><del>However,</del></p> <p>Information to be provided in accordance with Annex I Part <del>D</del> <u>and harmonised technical specifications specifying it</u><u>C3</u>, <u>as well as any other information.</u></p>	<p><del>Article 26(4), Article 27(2), Articles 28 to 39, Article 41(3), Article 44(3), (4), (6) and (7), Article 45(3), Article 46(2), Article 47, article 49(5), Article 50(11), Article 53(1), Article 58(1), Article 59(2), Article 61, Article 70(1), (2), (4) and (6), Article 71(2), Article 72(1), (3) and (5), Article 76, Article 77, Article 78(3), Article 79(2), Article 79(3), Article 80(2), Article 82(1) to (3), (6) and (7)</del> <u>and under this Regulation can, unless otherwise stated, be satisfied by electronic means.</u></p> <p><u>Where the information is provided by electronic means, the information shall be issued in a commonly readable electronic format that makes it possible for the recipient to download and</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Moreover, consumers may request any other information to be provided on paper.</p>	<p>shall be provided <del>on</del><u>in</u> paper <del>for products not labelled "not for consumers" or "only for professional use". Moreover, consumers may request any other information to be provided on paper</del><u>format free of charge within one month, if requested by the consumer at the time of purchase.</u></p>	<p><u>print the information.</u></p> <p><u>Economic operators may fulfil information obligations under this Regulation by providing permalinks to documents which are accessible via an online interface, including documents that can be accessed via the database or system referred to in Article <del>91</del> can be satisfied by electronic means. However, information to be <del>78</del>. Where a <u>permalink is</u> provided <del>in accordance with Annex I Part D and harmonised technical specifications specifying it shall be provided on paper for products not labelled "not for consumers" or "only for professional use".</del></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><del>Moreover, consumers may request any other information to be provided on paper to a document which has not been shared or uploaded to the database or system, the economic operator shall ensure that the information remain accessible for at least 10 years after the placing on the market of the product concerned.</del></p>	
Article 90				
964	<p>Article 90</p> <p>Penalties</p>	<p>Article 90</p> <p>Penalties</p>	<p>Article 90</p> <p>Penalties</p>	<p>Article 90</p> <p>Penalties</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article 90(1)				
965	<p>1. Member States shall lay down the rules on penalties applicable to non-compliances with this Regulation and shall take all measures necessary to ensure that these rules are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, by [insert date - 3 months after to the date of entry into force of this Regulation], notify the Commission of those rules and of those measures and shall notify it,</p>	<p>1. Member States shall lay down the rules on penalties applicable to non-compliances with this Regulation and shall take all measures necessary to ensure that these rules are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, by [insert date - 3 months after to the date of entry into force of this Regulation], notify the Commission of those rules and of those measures and shall notify it,</p>	<p>1. Member States shall lay down the rules on penalties applicable to non-compliances with this Regulation and shall take all measures necessary to ensure that these rules are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, by [insert date - <del>3 months after to the</del> <u>1 month before</u> date of <del>entry into force of this Regulation</del> <u>application</u>], notify the Commission of those rules and of those measures and</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	without delay, of any subsequent amendment affecting them.	without delay, of any subsequent amendment affecting them.	shall notify it, without delay, of any subsequent amendment affecting them.	
Article 90(2)				
966	2. Member States shall especially lay down rules on penalties for the following non-compliances of economic operators:	2. Member States shall especially lay down rules on penalties for the following non-compliances of economic operators:	<i>deleted</i>	
Article 90(2), point (a)				
967	(a) placing on the market or making available on the market of	(a) placing on the market or making available on the market of		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	a product which is not CE marked whilst an CE marking is mandatory;	a product which is not CE marked whilst an CE marking is mandatory;	<i>deleted</i>	
<i>Article 90(2), point (b)</i>				
968	(b) affixing the CE marking in violation of Article 17(1) or without the correct information to be provided together with the CE marking in accordance with Article 17(2);	(b) affixing the CE marking in violation of Article 17(1) or without the correct information to be provided together with the CE marking in accordance with Article 17(2);	<i>deleted</i>	
<i>Article 90(2), point (c)</i>				
969				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(c) affixing of the CE marking without prior issuing of a declaration of performance;	(c) affixing of the CE marking without prior issuing of a declaration of performance;	<i>deleted</i>	
<i>Article 90(2), point (d)</i>				
970	(d) issuing of a declaration of performance or declaration of conformity where the conditions therefore have not been met;	(d) issuing of a declaration of performance or declaration of conformity where the conditions therefore have not been met;	<i>deleted</i>	
<i>Article 90(2), point (da)</i>				
970a		<u>(da) withholding data or</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>technical documentation that could lead to the recall of the construction product or its components or to the refusal or withdrawal of the declaration of conformity;</u>		
Article 90(2), point (e)				
971	(e) the declaration of performance or the declaration of conformity is incomplete or incorrect;	(e) the declaration of performance or the declaration of conformity is incomplete or incorrect;	<i>deleted</i>	
Article 90(2), point (ea)				
971a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>(ea) making false statements during the assessment and verification procedures undergone with a view to drawing up the declarations of performance and conformity;</u>		
Article 90(2), point (f)				
972	(f) the technical documentation is missing, incomplete or incorrect;	(f) the technical documentation is missing, incomplete or incorrect;	<i>deleted</i>	
Article 90(2), point (fa)				
972a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>(fa) falsifying test results for conformity or for market surveillance;</u>		
Article 90(2), point (g)				
973	(g) information to be provided in accordance with Annex I Part D and harmonised technical specifications is missing, incomplete or incorrect;	(g) information to be provided in accordance with Annex I Part <del>DC3</del>	<i>deleted</i>	
Article 90(2), point (h)				
974				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(h) the information referred to in paragraph Article 21(4), Article 22(2), points (f) and (i) or Article 21(7) and Article 24 is missing, incomplete or incorrect;	(h) the information referred to in paragraph Article 21(4), Article 22(2), points (f) and (i) or Article 21(7) and Article 24 is missing, incomplete or incorrect;	<i>deleted</i>	
<i>Article 90(2), point (i)</i>				
975	(i) any other administrative requirement provided for in Articles 21, 22 or 24 is not fulfilled;	(i) any other administrative requirement provided for in Articles 21, 22 or 24 is not fulfilled;	<i>deleted</i>	
<i>Article 90(2), point (j)</i>				
976				

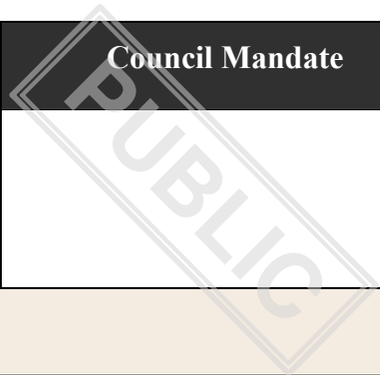
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(j) information due to notified bodies, TABs or authorities is not provided or is incorrect;	(j) information due to notified bodies, TABs or authorities is not provided or is incorrect;	<i>deleted</i>	
<i>Article 90(2), point (k)</i>				
977	(k) measures requested in case of non-compliance or risk, mandatory according to Article 21(8) and (9), Article 23(3), points (d) and (e), Article 24(5), Article 25(2) in conjunction with Article 24(5), Article 27(2), point (c) in conjunction with Article 24(5) and Article 27(2), points (d), (e) and (g) are not taken;	(k) measures requested in case of non-compliance or risk, mandatory according to Article 21(8) and (9), Article 23(3), points (d) and (e), Article 24(5), Article 25(2) in conjunction with Article 24(5), Article 27(2), point (c) in conjunction with Article 24(5) and Article 27(2), points (d), (e) and (g) are not taken;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Article 90(2), point (l)</i>				
978	(l) the product and documentation verification obligations incumbent on economic operators according to Articles 23 to 27 are not fulfilled; and	(l) the product and documentation verification obligations incumbent on economic operators according to Articles 23 to 27 are not fulfilled; and	<i>deleted</i>	
<i>Article 90(2), point (m)</i>				
979	(m) 3D-printing services are provided under infringement of Article 28.	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>
<i>Article 90(3)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
980	3. Member States shall also lay down rules on penalties for the following non-compliances of TABs and notified bodies:	3. Member States shall also lay down rules on penalties for the following non-compliances of TABs and notified bodies:	<i>deleted</i>	
<i>Article 90(3), point (a)</i>				
981	(a) issuing of certificates, test reports, or European technical assessments whilst the conditions therefore are not fulfilled;	(a) issuing of certificates, test reports, or European technical assessments whilst the conditions therefore are not fulfilled;	<i>deleted</i>	
<i>Article 90(3), point (b)</i>				

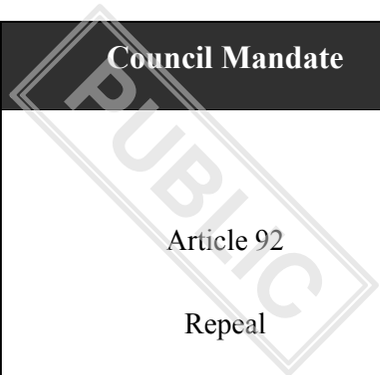
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
982	(b) non-withdrawal of certificates, test reports, or European technical assessments where the withdrawal is mandatory;	(b) non-withdrawal of certificates, test reports, or European technical assessments where the withdrawal is mandatory;	<i>deleted</i>	
<i>Article 90(3), point (c)</i>				
983	(c) information to be provided to notified bodies, TABs or authorities is not provided, incomplete or is incorrect; and	(c) information to be provided to notified bodies, TABs or authorities is not provided, incomplete or is incorrect; and	<i>deleted</i>	
<i>Article 90(3), point (d)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
984	(d) instructions of authorities are not followed.	(d) instructions of authorities are not followed.	<i>deleted</i>	
Article 90(4)				
985	4. The Commission is empowered to supplement this Regulation by delegated act adopted in accordance with Article 87 in order to establish proportionate minimum penalties, targeting all economic operators, TABs and notified bodies directly or indirectly involved in the infringement of obligations of this	<i>deleted</i>	<i>deleted</i>	<i>deleted</i>



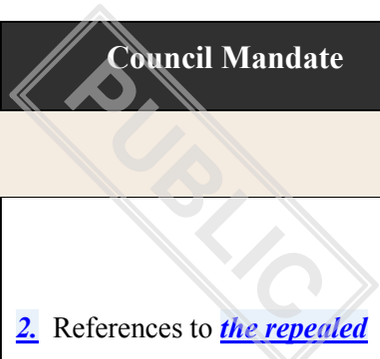
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Regulation, the Commission shall carry out an evaluation of this Regulation and of its contribution to the functioning of the internal market and the improvement of the environmental sustainability of products and construction works and built environment. The Commission shall present a report on the main findings to the European Parliament, the Council, the European Economic and Social Committee, and the Committee of the Regions. Member States shall provide the Commission with the information necessary for the preparation of that report.</p>	<p>Regulation, the Commission shall carry out an evaluation of this Regulation and of its contribution to the functioning of the internal market and the improvement of the environmental sustainability of products and construction works and built environment. <u>The evaluation shall inter alia assess the correlation of the revised Construction Products Regulation with Regulation (EU) ... (Ecodesign for Sustainable Products Regulation).</u> The Commission shall present a report on the main findings to the European Parliament, the Council, the European Economic and Social Committee, and the Committee of the Regions. Member States shall provide the Commission with the</p>	<p>Regulation <u>and at least every eight years thereafter</u>, the Commission shall carry out an evaluation of this Regulation and of its contribution to the functioning of the internal market and the improvement of the environmental sustainability of products and construction works and built environment. The Commission shall present a report on the main findings to the European Parliament, the Council, the European Economic and Social Committee, and the Committee of the Regions. Member States shall provide the Commission with the information necessary for the preparation of that report. <u>The reports shall also evaluate the effect of the application of this Regulation on the state of the</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		information necessary for the preparation of that report.	<u>market for different categories of used products.</u>	
Article 91, second paragraph				
988	Where appropriate, the report shall be accompanied by a legislative proposal for amendment of the relevant provisions of this Regulation.	Where appropriate, the report shall be accompanied by a legislative proposal for amendment of the relevant provisions of this Regulation.	Where appropriate, the report shall be accompanied by a legislative proposal for amendment of the relevant provisions of this Regulation.	Where appropriate, the report shall be accompanied by a legislative proposal for amendment of the relevant provisions of this Regulation.  Commission Proposal
Article 92				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
989	Article 92 Repeal	Article 92 Repeal	Article 92 Repeal	Article 92 Repeal  Commission Proposal
Article 92, first paragraph				
990	Regulation (EU) 305/2011 is repealed with effect from 1 January 2045.	Regulation (EU) 305/2011 is repealed with effect from <del>1 January 2045</del> <u>[the date of entry into force of this Regulation], with the exception of Articles 2 to 9, 11, 27 and 28, which are repealed with effect from [10 years after the</u>	<u>1.</u> Regulation (EU) 305/2011 is repealed with effect from <u>[date of application] with the exception of Article 2, Articles 4 to 9, Articles 11 to 18, Articles 27 and 28, Articles 36 to 40, Articles 47 to 49, Articles 52 and 53, Article 55 and</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>date of entry into force of this Regulation.</i></u>	<u><i>Articles 60 to 64 as well as annexes III and V which are repealed with effect from</i></u> 1 January 2045.	
Article 92, first paragraph a				
990a		<u><i>The Articles listed in the first subparagraph shall only be applicable to European assessment documents and harmonised standards cited in accordance with Regulation (EU) 305/2011 and not withdrawn afterwards.</i></u>		





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
994	<p>2. TABs and notified bodies designated under Regulation (EU) 305/2011 shall be deemed to be designated under this Regulation as well. However, they shall be assessed and designated anew by the designating Member States in accordance with their periodic re-assessment cycle and at the latest [5 years after entry into force]. The objection procedure set-out in Article 56(5), also applicable to TABs in accordance with Article 43(2), shall apply.</p>	<p>2. TABs and notified bodies designated under Regulation (EU) 305/2011 shall be deemed to be designated under this Regulation as well. However, they shall be assessed and designated anew by the designating Member States in accordance with their periodic re-assessment cycle and at the latest [5 years after entry into force]. The objection procedure set-out in Article 56(5), also applicable to TABs in accordance with Article 43(2), shall apply.</p>	<p>2. TABs and notified bodies <u>that are</u> designated <u>and notified</u> under Regulation (EU) 305/2011 shall be deemed to be designated <u>and notified</u> under this Regulation as well. However, they shall be assessed and designated anew by the designating Member States in accordance with their periodic re-assessment cycle and at the latest [5 years after entry into force]. The objection procedure set-out in Article 56(5), <del>also applicable to TABs in accordance with Article 43(2)</del>, <u>of this Regulation</u> shall apply.</p>	
Article 93(3)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
995	3. The following standards remain valid under this Regulation, as standards referred to in the first subparagraph of Article 4(2):	3. <del>The following standards remain valid under</del> <u>All standards that are in force on [date of application of this Regulation,</u> <del>as standards referred to in the first subparagraph of Article 4(2):]</del> <u>shall remain valid until they are withdrawn by the Commission or otherwise repealed.</u>	deleted	
Article 93(3), point (c)				
996	(c) [to be inserted during the negotiations of the legislators].	deleted	deleted	deleted

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 93(4)				
997	<p>4. European assessment documents issued before [1 year after entry into force] remain valid until [3 years after entry into force], unless they have expired for other reasons. Products placed on the market on the basis of these may be further made available on the market for another five years.</p>	<p>4. European assessment documents issued before [<del>1 year after</del> entry into force] remain valid until [<del>3</del>5 years after entry into force], unless they have expired for other reasons. Products placed on the market on the basis of these may be further made available on the market for another five years.</p>	<p>4. European assessment documents, <u>the references of which are included in the list published in accordance with Article 22 of Regulation (EU) 305/2011 by / date of issued</u> before [<del>1 year after</del> entry into force], <u>shall</u> remain valid until [<del>3</del>5 years after entry into force], unless they have expired for other reasons. Products <u>shall not be</u> placed on the market on the basis of <del>these may be further made available on the market for another five</del> <u>European technical</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>assessments issued in accordance with these European assessment documents after 10 years after entry into force.</u>	
Article 93(5)				
998	5. Notified bodies' certificates or test reports and European technical assessments issued under Regulation (EU) 305/2011 remain valid for five years after the entry into force of harmonised technical specifications for the respective product family or category adopted in accordance with Article 4(2), unless these documents have expired for other reasons. Products	5. Notified bodies' certificates <del>or test reports</del> and European technical assessments issued under Regulation (EU) 305/2011 remain valid for five years after the entry into force of harmonised technical specifications for the respective product family or category adopted in accordance with Article 4(2), unless these documents have expired for other reasons. Products	5. Notified bodies' certificates or test reports <del>and European technical assessments</del> issued under Regulation (EU) 305/2011 <del>remain valid for five years after the entry into force of harmonised technical specifications for the respective product family or category adopted in accordance with Article 4(2), unless these documents have expired for other reasons. Products</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>placed on the market on the basis of these documents may be further made available on the market for another five years.</p>	<p>placed on the market on the basis of these documents may be further made available on the market for another five years.</p>	<p><del>placed on the market on the basis of these</del> <u>shall, unless they have expired for other reasons, remain valid. Certificates and test reports issued under Regulation (EU) 305/2011 may be used to demonstrate a product's compliance with this Regulation in cases where the product type is corresponding and the requirements and assessment methods are identical. The sharing of such</u> documents <del>may be further made available on the market for another five years</del> <u>shall be possible under the conditions set out in Article 67</u>.</p>	
Article 93(5a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
998a			<p><u>5a. Articles 2, Articles 4 to 9, Articles 11 to 18, Articles 27 and 28, Articles 36 to 40, Articles 47 to 49, Articles 52 and 53, Article 55 and Articles 60 to 64 of Regulation (EU) 305/2011 shall only apply to products covered by harmonised standards referenced in the list published in accordance with Article 17(5) of Regulation (EU) 305/2011 which have not been withdrawn or to products covered by European assessment documents referred to in paragraph 4.</u></p> <p><u>For the purposes of Articles 4(2c), 4a(1), and 7a(1), harmonised</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>standards referenced in the list published in accordance with Article 17(5) of Regulation (EU) 305/2011 which have not been withdrawn shall be treated as construction product performance standards.</u>	
Article 93(6)				
999	6. The requirements set out in Chapters I, II and III applicable to economic operators with regard to a certain product group or product family shall apply as from one year after the entry into force of the harmonised technical specification covering that product group or	6. The requirements set out in Chapters I, II and III applicable to economic operators with regard to a certain product group or product family shall apply as from one year after the entry into force of the harmonised technical specification covering that product group or	6. The requirements <del>set out in Chapters I, II and III applicable to</del> <u>and obligations of</u> economic operators <u>shall only be applicable with regard</u> to a certain product <del>group or product family shall apply as</del> <u>family or a category of products within such a family</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>family. However, economic operators may apply those harmonised technical specifications as from their entry into force by undergoing the procedure leading to a declaration of performance or of conformity.</p>	<p>family. However, economic operators may apply those harmonised technical specifications as from their entry into force by undergoing the procedure leading to a declaration of performance or of conformity.</p>	<p>from one year after the <u>publication of a reference to a construction product performance standard in the Official Journal in accordance with Article 4(2d) or the</u> entry into force of <del>the harmonised technical specification</del> <u>an implementing act in accordance with Article 4a(1)</u> covering that product <u>family or category, unless a later application date has been specified as part of the publication of the reference in the Official Journal or set out in the implementing act</u> <del>group or family</del>.            However, economic operators may <u>choose to</u> apply those harmonised technical specifications as from their entry into force by undergoing the procedure leading to a declaration of performance <del>or of</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>and</u> conformity.	
Article 93(7)				
1000	7. Within two years following the entry into force of a harmonised technical specification covering a certain product group or family, the Commission shall withdraw from the Official Journal references of harmonised standards and EADs covering the respective product group or family.	7. Within two years following the entry into force of a harmonised technical specification covering a certain product group or family, the Commission shall withdraw from the Official Journal references of harmonised standards and EADs covering the respective product group or family.	7. Within <del>two years</del> <u>one year</u> following the <del>entry into force of a harmonised technical specification covering</del> <u>date of application of requirements and obligations in relation to</u> a certain product <u>family or category as set out in paragraph 6</u> <del>group or family</del> , the Commission shall withdraw from the Official Journal references of harmonised standards and <del>EADs</del> <u>European assessment documents published there in accordance with Articles 17(5)</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>and 22 of Regulation (EU) 305/2011 when they are</u> covering the <u>same</u> respective product <u>family or category</u>.</p> <p><u>Four years after the withdrawal of a European assessment document referred to in the first subparagraph, products may no longer be placed on the market on the basis of European technical assessments issued under that document</u> <del>group or family</del>.</p>	
Article 93a				
1000a				

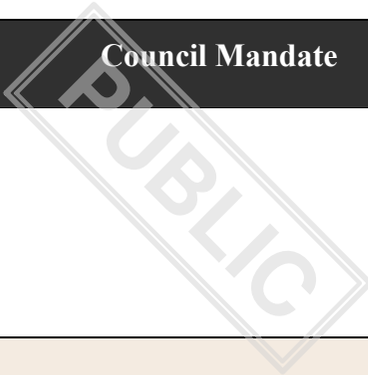
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>Article 93a</i></u></p> <p><u><i>Working plan for transition and standardisation priorities</i></u></p> <p><u><i>1. The Commission shall, not later than [6 months after entry into force], establish a working plan covering at least the following three-year period.</i></u></p> <p><u><i>The Commission shall be supported by an expert group composed of experts designated by the Member States and representatives of European standardisation organisations and of relevant European stakeholder organisations receiving Union financing under Regulation (EU) No 1025/2012 ('the CPR Acquis Expert Group').</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>The working plan referred to in the first subparagraph shall be publicly available. The Commission shall renew and update the working plan for the following three-year period one year before its expiration as long as this Regulation remains applicable.</u></p> <p><u>If the Commission considers that it cannot achieve the goals set out in the working plan, it shall amend it accordingly without undue delay.</u></p> <p><u>2. The working plan shall contain a list of product families or categories which are considered as priorities for the development of harmonised technical specifications and the</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>issuing of standardisation requests in accordance with Article 4(2), Article 4a and Article 5 of this Regulation. This list shall be updated yearly after consultation with the CPR Acquis expert group.</u></p> <p><u>3. In establishing the priorities under paragraph 2 of this Article, the Commission shall pay particular attention to the replacement of harmonised technical specifications adopted under Regulation (EU) 305/2011, the regulatory needs of Member States, safety issues related to construction works and products and EU climate and circular economy goals. The Commission shall use a transparent and balanced methodology published</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>together with the working plan.</u></p> <p><u>4. Following the establishment of the working plan, Member States shall communicate to the Commission the essential characteristics they require for the relevant construction product family or category, including the assessment methods they apply and any threshold levels or performance classes that they deem necessary, as well as other product requirements.</u></p> <p><u>When Member States communicate their regulatory needs to the Commission pursuant to the first subparagraph, the Commission shall integrate them in the standardisation request within 12 months. The</u></p>		

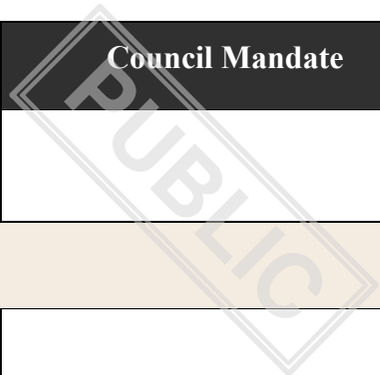
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>Commission shall provide a statement of reasons where it refuses to integrate those regulatory needs.</i></u></p> <p><u><i>5. The Commission shall, once a year, report to the Member States and the European Parliament about progress in implementing the working plan, including the standardization requests issued and, where appropriate, delays in implementation and its reasons.</i></u></p> <p><u><i>That report shall include information about the number of standards proposed by the European standardisation organisations, the average time needed for the assessment of standards by the Commission, and the ratio between standards</i></u></p>		



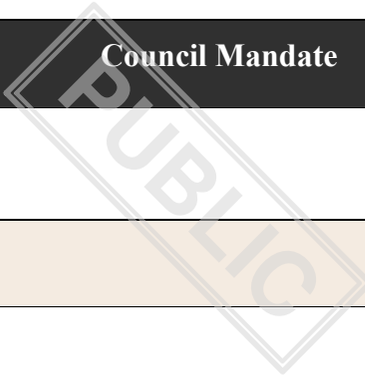
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><a href="#">accepted and rejected by the Commission.</a></u>		
Article 94				
1001	Article 94 Entry into force	Article 94 Entry into force	Article 94 Entry into force	Article 94 Entry into force  Commission Proposal
Article 94, first paragraph				
1002	This Regulation shall enter into	This Regulation shall enter into	This Regulation shall enter into	This Regulation shall enter into

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	force on the twentieth day following its publication in the Official Journal of the European Union.	force on the twentieth day following its publication in the Official Journal of the European Union.	force on the twentieth day following its publication in the Official Journal of the European Union.	force on the twentieth day following its publication in the Official Journal of the European Union.  Commission Proposal
Article 94, second paragraph				
1003	It shall apply as from [1 month after entry into force].	It shall apply as from [1 month after entry into force].	It shall apply as from [ <del>1 month</del> <u>24 months</u> after <u>entry into force</u> , <u>with the exception of Articles 2, 3, 3a and 4(2a) and (2b) and Annex I-A which shall apply from [date of</u> entry into force].	





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
1006	For the European Parliament	For the European Parliament	For the European Parliament	For the European Parliament Commission Proposal
Formula				
1007	The President	The President	The President	The President Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
1008	For the Council	For the Council	For the Council	For the Council Commission Proposal
Formula				
1009	The President	The President	The President	The President Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I				
1010	Annex I Requirements	Annex I Requirements <u>for construction works and products</u>	Annex <del>H-A</del> <u>Basic</u> requirements <u>for construction works and predetermined environmental characteristics</u>	TM 20/9  Deleted.
Annex I, Part I				
1011	Part I PART A: Basic requirements for construction works and essential characteristics	Part I PART A: Basic requirements for construction works <del>and essential characteristics</del>	<del>Part I PART A: Basic requirements for construction works and essential characteristics</del>	Part I <del>PART A:</del> <u>Annex I.1</u>  Basic requirements for construction



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	to be covered	<i>to be covered</i>	<i>to be covered</i>	works <del>and essential characteristics</del> <i>to be covered</i>  TM 20/9
Annex I, point 1., first subparagraph				
1012	1. Basic requirements for construction works	<i>deleted</i>	1. Basic requirements for construction works	<i>deleted</i>  TM 20/9
Annex I, point 1., second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1013	<p>The following list of basic requirements for construction works shall be taken as the basis for the identification of essential characteristics of products and for the preparation of standardization requests and harmonized technical specifications.</p>	<p>The following list of basic requirements for construction works shall be taken as the basis for the identification of essential characteristics of products and for the preparation of standardization requests and harmonized technical specifications.</p>	<p>The following list of basic requirements for construction works shall be taken as the basis for the identification of essential characteristics of products and for the preparation of <del>standardization</del><u>standardisation</u> requests, <u>harmonised technical specifications and European assessment documents</u> <del>and harmonized technical specifications</del>.</p>	<p>The following list of basic requirements for construction works shall be taken as the basis for the identification of essential characteristics of products and for the preparation of <del>standardization</del><u>standardisation</u> requests, <u>harmonised technical specifications and European assessment documents</u> <del>and harmonized technical specifications</del>.</p> <p>TM 20/9</p> <p>Council Mandate</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, point 1., third subparagraph				
1014	These basic requirements for construction works do not constitute obligations incumbent upon economic operators or Member States.	These basic requirements for construction works do not constitute obligations incumbent upon economic operators or Member States.	These basic requirements for construction works do not constitute obligations incumbent upon economic operators or Member States.	These basic requirements for construction works do not constitute obligations incumbent upon economic operators or Member States.  Commission Proposal
Annex I, point 1., fourth subparagraph				
1015	The intended life span related to			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	basic requirements for construction works shall take into account the likely impacts of the changing climate.	basic requirements for construction works shall take into account the likely impacts of the changing climate.	basic requirements for construction works shall take into account the likely impacts of the changing climate.	basic requirements for construction works shall take into account the likely impacts of the changing climate.  Commission Proposal
Annex I, second paragraph				
1016	Structural integrity of construction works	Structural integrity of construction works	<u>1.1</u> Structural integrity of construction works	<u>1.1</u> Structural integrity of construction works  Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, third paragraph				
1017	<p>The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that all relevant loads and any combinations of them are sustained and transmitted into the ground safely and without causing deflections or deformations of any part of the construction works, or movement of the ground as to impair the durability, structural resistance, serviceability and robustness of the construction works.</p>	<p>The construction works and <del>any</del> <u>part</u> <del>the relevant parts</del> of them shall be designed, constructed, used, maintained and demolished in such a way that all relevant loads and any combinations of them are sustained and transmitted into the ground safely and without causing deflections or deformations of any part of the construction works, or movement of the ground as to impair the durability, structural resistance, serviceability and robustness of the construction works.</p>	<p>The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that all relevant loads and any combinations of them are sustained and transmitted into the ground safely and without causing deflections or deformations of any part of the construction works, or movement of the ground as to impair the durability, structural resistance, serviceability and robustness of the construction works.</p>	<p>The construction works and <del>any</del> <u>part</u> <del>the relevant parts</del> of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that all relevant loads and any combinations of them are sustained and transmitted into the ground safely and without causing deflections or deformations of any part of the construction works, or movement of the ground as to impair the durability, structural resistance, serviceability and robustness of the construction works.</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<p>TM 20/9</p> <p>Council Mandate</p>
Annex I, fourth paragraph				
1018	<p>The structure and structural elements of construction works shall be designed, manufactured, constructed, maintained and demolished in such a way that they meet the following requirements:</p>	<p>The structure and structural elements of construction works shall be designed, manufactured, constructed, maintained and demolished in such a way that they meet the following requirements:</p>	<p>The structure and structural elements of construction works shall be designed, manufactured, constructed, maintained and <u>deconstructed or</u> demolished in such a way that they meet the following requirements:</p>	<p>The structure and structural elements of construction works shall be designed, manufactured, constructed, maintained and <u>deconstructed or</u> demolished in such a way that they meet the following requirements:</p> <p>TM 20/9</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Council Mandate
Annex I, fourth paragraph, point (a)				
1019	(a) be durable for their intended life span (durability requirement);	(a) be durable for their intended life span (durability requirement);	(a) be durable for their intended life span (durability requirement);	(a) be durable for their intended life span (durability requirement); Commission Proposal
Annex I, fourth paragraph, point (b)				
1020				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) be able to sustain all actions and influences likely to occur during construction, use and demolition with an appropriate degree of reliability and in an cost-effective way (structural resistance requirement). They shall not:	(b) be able to sustain all actions and influences likely to occur during construction, use and demolition with an appropriate degree of reliability and in an cost-effective way (structural resistance requirement). They shall not:	(b) be able to sustain all actions and influences likely to occur during construction, use and <u>deconstruction or</u> demolition with an appropriate degree of reliability and in <del>an</del> cost-effective way (structural resistance requirement). They shall not:	(b) be able to sustain all actions and influences likely to occur during construction, use and <u>deconstruction or</u> demolition with an appropriate degree of reliability and in <del>an</del> cost-effective way (structural resistance requirement). They shall not:  TM 20/9  Council Mandate
Annex I, fourth paragraph, point (b)(i)				
g	1021			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(i) collapse,	(i) collapse,	(i) collapse,	(i) collapse,  Commission Proposal
Annex I, fourth paragraph, point (b)(ii)				
1022	(ii) deform to an inadmissible degree,	(ii) deform to an inadmissible degree,	(ii) deform to an inadmissible degree,	(ii) deform to an inadmissible degree,  Commission Proposal
Annex I, fourth paragraph, point (b)(iii)				





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	requirement);	requirement);	requirement);	requirement);  Commission Proposal
Annex I, fourth paragraph, point (d)				
1025	(d) maintain appropriately their integrity in adverse events, including earthquake, explosion, fire, impact or consequences of human errors, to an extent disproportionate to the original cause (robustness requirement).	(d) maintain appropriately their integrity in adverse events, including earthquake, explosion, fire, impact or consequences of human errors, to an extent disproportionate to the original cause (robustness requirement).	(d) maintain appropriately their integrity in adverse events, including earthquake, explosion, fire, impact or consequences of human errors, to an extent disproportionate to the original cause (robustness requirement).	(d) maintain appropriately their integrity in adverse events, including earthquake, explosion, fire, impact or consequences of human errors, to an extent disproportionate to the original cause (robustness requirement).  Commission Proposal

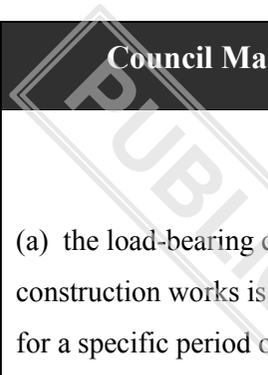


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, sixth paragraph				
1026	Fire safety of construction works	Fire safety of construction works	<u>1.2</u> Fire safety of construction works	<u>1.2</u> Fire safety of construction works  Council Mandate
Annex I, seventh paragraph				
1027	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that an	The construction works and <del>any</del> <u>part</u> <u>the relevant parts</u> of them shall be designed, constructed, used, maintained and demolished	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in	The construction works and <del>any</del> <u>part</u> <u>the relevant parts</u> of them shall be designed, constructed, used, maintained and

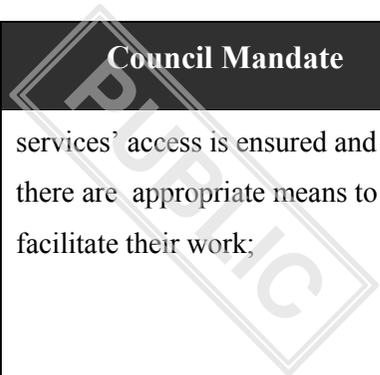
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>event of fire is appropriately prevented. In case of a fire, the fire shall be detected and an alarm or alert shall be triggered without a delay. The fire and smoke shall be contained and controlled, and the occupants of the construction works shall be protected against fire and smoke. There shall be appropriate arrangements to ensure safe escape and evacuation of the construction works for all its occupants.</p>	<p>in such a way that an event of fire is appropriately prevented. In case of a fire, the fire shall be detected and an alarm or alert shall be triggered without a delay. The fire and smoke shall be contained and controlled, and the occupants of the construction works shall be protected against fire and smoke. There shall be appropriate arrangements to ensure safe escape and evacuation of the construction works for all its occupants.</p>	<p>such a way that an event of fire is appropriately prevented. <del>In case of a fire, the fire shall be detected and an alarm or alert shall be triggered without a delay,</del> <u>including through adequate usage of detectors and alarms.</u> - The fire and smoke shall be contained and controlled, and the occupants of the construction works shall be protected against fire and smoke. There shall be appropriate arrangements to ensure safe escape and evacuation of the construction works for all its occupants.</p>	<p><u>deconstructed or</u> demolished in such a way that an event of fire is appropriately prevented. <del>In case of a fire, the fire shall be detected and an alarm or alert shall be triggered without a delay,</del> <u>including through adequate usage of detectors and alarms.</u> - The fire and smoke shall be contained and controlled, and the occupants of the construction works shall be protected against fire and smoke. There shall be appropriate arrangements to ensure safe escape and evacuation of the construction works for all its occupants.</p> <p>TM 20/9</p>



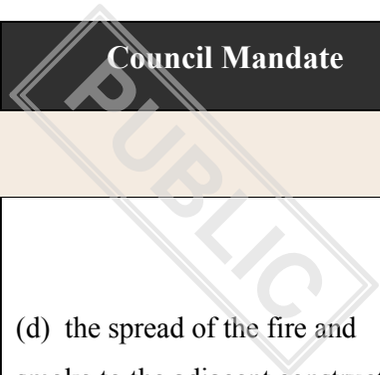
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Council Mandate
Annex I, eighth paragraph				
1028	The construction works and any part of them shall be designed, constructed, used and maintained in such a way that they meet the following requirements in the case of a fire:	The construction works and any part of them shall be designed, constructed, used and maintained in such a way that they meet the following requirements in the case of a fire:	The construction works and any part of them shall be designed, constructed, used and maintained in such a way that they meet the following requirements in the case of a fire:	The construction works and any part of them shall be designed, constructed, used and maintained in such a way that they meet the following requirements in the case of a fire:  Commission Proposal
Annex I, eighth paragraph, point (a)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1029	(a) the load-bearing capacity of the construction works is maintained for a specific period of time;	(a) the load-bearing capacity of the construction works is maintained for a specific period of time;	(a) the load-bearing capacity of the construction works is maintained for a specific period of time <u>to give occupants time to leave the building</u> ;	(a) the load-bearing capacity of the construction works is maintained for a specific period of time <u>to give occupants time to leave the building</u> ;  TM 20/9  Council Mandate
Annex I, eighth paragraph, point (b)				
1030	(b) the rescue and emergency	(b) the rescue and emergency	(b) the rescue and emergency	(b) the rescue and emergency

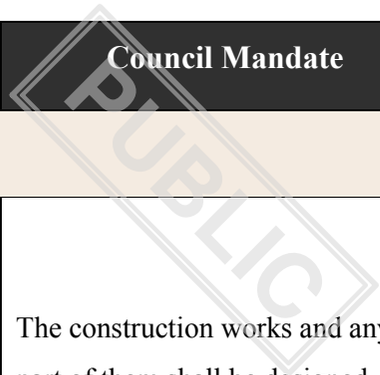


	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	services' access is ensured and there are appropriate means to facilitate their work;	services' access is ensured and there are appropriate means to facilitate their work;	services' access is ensured and there are appropriate means to facilitate their work;	services' access is ensured and there are appropriate means to facilitate their work;  Commission Proposal
Annex I, eighth paragraph, point (c)				
1031	(c) the generation and spread of fire and smoke is controlled and limited;	(c) the generation and spread of fire and smoke is controlled and limited;	(c) the generation and spread of fire and smoke is controlled and limited;	(c) the generation and spread of fire and smoke is controlled and limited;  Commission Proposal



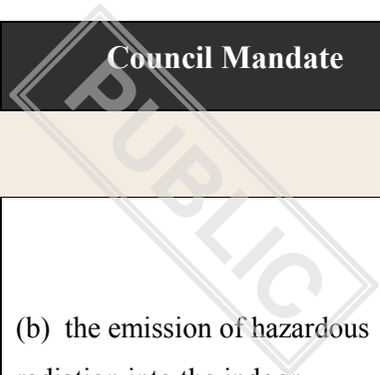


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, tenth paragraph				
1034	Workers, consumer and occupant protection against adverse hygiene and health impacts related to construction works	Workers, consumer and occupant protection against adverse hygiene and health impacts related to construction works	<u>1.3</u> <del>Workers, consumer and occupant</del> Protection against adverse hygiene and health impacts related to construction works	<u>1.3</u> <del>Workers, consumer and occupant</del> Protection against adverse hygiene and health impacts related to construction works  TM 20/9  Council Mandate



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, eleventh paragraph				
1035	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that they, throughout their life cycle, do not present acute or chronic threat to the health and safety of workers, occupants or neighbors as a result of any of the following:	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that they, throughout their life cycle, do not <del>present acute or chronic threat to the</del> <u>adversely affect the hygiene</u> or health and safety of workers, occupants, <del>or neighbours</del> <del>or</del> <del>neighbors</del> as a result of any of the following:	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that they, throughout their life cycle, do not present acute or chronic threat to the health and safety of <u>construction</u> workers, occupants, <u>visitors</u> or neighbors as a result of any of the following:	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that they, throughout their life cycle, do not <del>present acute or chronic threat to</del> <del>the</del> <u>adversely affect the hygiene or</u> health and safety of <u>construction</u> workers, occupants, <u>visitors</u> or neighbors as a result of any of the following:  TM 20/9







	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, eleventh paragraph, point (d)				
1039	(d) the passage of moisture to the interior of the building;	(d) the passage of moisture to the interior of the building;	(d) the passage of moisture to the interior of the building;	(d) the passage of moisture to the interior of the building;  Commission Proposal
Annex I, eleventh paragraph, point (e)				
1040				

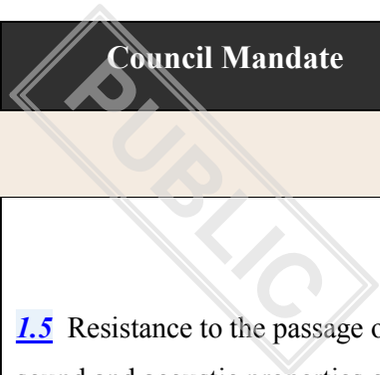
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(e) faulty discharge of waste water, emission of flue gases or faulty disposal of solid or liquid waste to the indoor environment.	(e) faulty discharge of waste water, emission of flue gases or faulty disposal of solid or liquid waste to the indoor environment.	(e) faulty discharge of waste water, emission of flue gases or faulty disposal of solid or liquid waste to the indoor environment.	(e) faulty discharge of waste water, emission of flue gases or faulty disposal of solid or liquid waste to the indoor environment.  Commission Proposal
Annex I, eleventh paragraph, point (ea)				
1040a		<u>(ea) the release of microplastics;</u>		TM 20/9  Covered in row 1036.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, eleventh paragraph, point (eb)				
1040b		<u>(eb) as far as possible, the release of substances of concern into indoor air or water;</u>		
Annex I, thirteenth paragraph				
1041	Workers, consumers and occupants protection against physical injuries of construction works	Workers, consumers and occupants protection against physical injuries of construction works	<del>1.4 Workers, consumers and occupants protection against physical injuries</del> <u>Safety and accessibility</u> of construction works	<del>1.4 Workers, consumers and occupants protection against physical injuries</del> <u>Safety and accessibility</u> of construction works

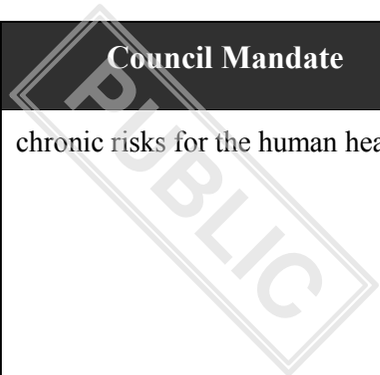
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			PUBLIC	<p>TM 20/9</p> <p>Council Mandate</p>
Annex I, fourteenth paragraph				
1042	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that, throughout their life cycle, they do not present unacceptable risks of accidents or damage in service or in operation, including slipping, falling, collision, burns, electrocution and injury from	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that, throughout their life cycle, they do not present unacceptable risks of accidents or damage in service or in operation, including slipping, falling, collision, burns, electrocution and injury from	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that, throughout their life cycle, they do not present unacceptable risks of accidents or damage in service or in operation, including slipping, falling, collision, burns, electrocution and	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that, throughout their life cycle, they do not present unacceptable risks of accidents or damage in service or in operation, including slipping, falling, collision, burns, electrocution and

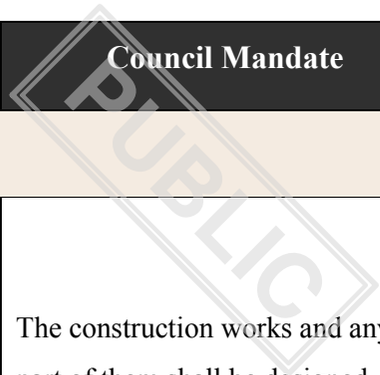
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	falling or braking parts caused by external factors like extreme weather conditions or explosion.	falling or braking parts caused by external factors like extreme weather conditions or explosion.	<p>injury from falling or braking parts caused by external factors like extreme weather conditions, <u>burglaries or explosions.</u></p> <p><u>In particular, construction works shall be designed and built taking into consideration accessibility and use for disabled persons and persons with limited mobility or orientation <del>or explosion.</del></u></p>	<p>injury from falling or braking parts caused by external factors like extreme weather conditions or <del>explosion</del> <u>explosions.</u></p> <p><u>In particular, construction works shall be designed and built taking into consideration accessibility and use for disabled persons and persons with limited mobility or orientation.</u></p> <p>TM 20/9</p> <p>Council Mandate</p>

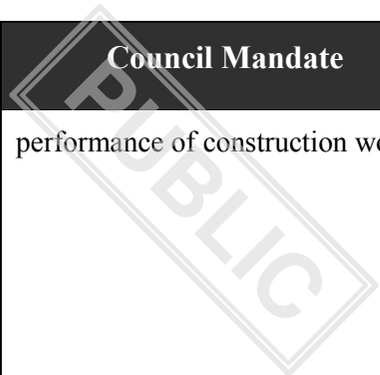


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, sixteenth paragraph				
1043	Resistance to the passage of sound and acoustic properties of construction works	Resistance to the passage of sound and acoustic properties of construction works	<u>1.5</u> Resistance to the passage of sound and acoustic properties of construction works	<u>1.5</u> Resistance to the passage of sound and acoustic properties of construction works  Council Mandate
Annex I, seventeenth paragraph				
1044	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that they provide, throughout their life cycle,	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that they provide, throughout their life cycle,	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that they provide,	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that they provide,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	reasonable protection against adverse sound load through air or materials from other parts of the same construction work or sources outside its structure. That protection shall ensure that it:	reasonable protection against adverse sound load through air or materials from other parts of the same construction work or sources outside its structure. That protection shall ensure that it:	throughout their life cycle, reasonable protection against adverse sound load through air or materials from other parts of the same construction work or sources outside its structure. That protection shall ensure that it:	throughout their life cycle, reasonable protection against adverse sound load through air or materials from other parts of the same construction work or sources outside its structure. That protection shall ensure that it:  TM 20/9  Council Mandate
Annex I, seventeenth paragraph, point (a)				
1045	(a) does not create immediate or	(a) does not create immediate or	(a) does not create immediate or	(a) does not create immediate or







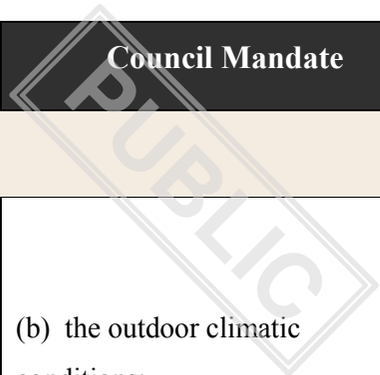
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	performance of construction works	performance of construction works	performance of construction works	performance of construction works  Council Mandate

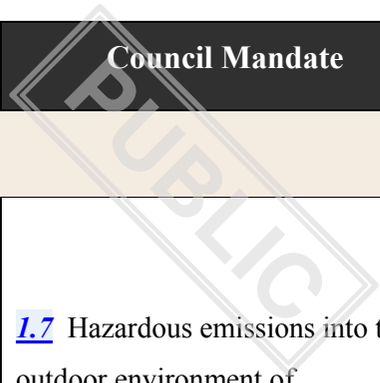
Annex I, twenty-first paragraph

1049	The construction works and their heating, cooling, lighting and ventilation installations shall be designed, built, and maintained in such a way that, throughout their life cycle, the amount of energy they require in use shall be low, when account is taken of:	The construction works and their heating, cooling, lighting and ventilation installations shall be designed, built, and maintained in such a way that, throughout their life cycle, the amount of energy they require in use shall be low, when account is taken of:	The construction works, <u>including automated processes within them,</u> and their heating, cooling, lighting and ventilation installations shall be designed, built, and maintained in such a way that, <del>throughout their life cycle,</del> the amount of energy they require <u>during their use phase-in-use</u> shall be low, when account is taken of:	The construction works, <u>including automated processes within them,</u> and their heating, cooling, lighting and ventilation installations shall be designed, built, and maintained in such a way that, <del>throughout their life cycle,</del> the amount of energy they require <u>during their use phase-in-use</u> shall be low, when account is taken of:
------	--	--	--	--

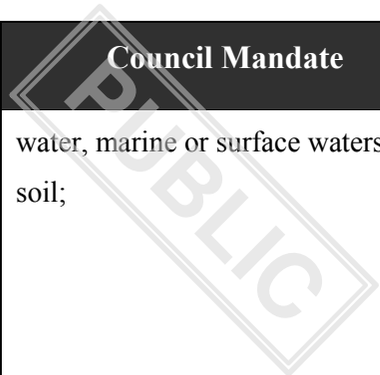


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				TM 20/9  Council Mandate
Annex I, twenty-first paragraph, point (a)				
1050	(a) the target for nearly zero energy buildings and zero-emissions buildings in the Union;	(a) the target for nearly zero energy buildings and zero-emissions buildings in the Union;	(a) the target for nearly zero energy buildings and zero-emissions buildings in the Union;	(a) the target for nearly zero energy buildings and zero-emissions buildings in the Union;  Commission Proposal

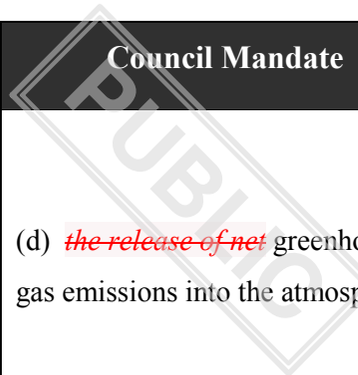




	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	constructed, used, maintained and demolished in such a way that, throughout their life cycle, they are not a threat to the outdoor environment, as a result of any of the following:	constructed, used, maintained and demolished in such a way that, throughout their life cycle, they are not a threat to the outdoor environment, as a result of any of the following:	constructed, used, maintained and demolished in such a way that, throughout their life cycle, they are not a <del>threat</del> <u>risk</u> to the outdoor environment, as a result of any of the following:	constructed, used, maintained and demolished in such a way that, throughout their life cycle, they are not a <del>threat</del> <u>risk</u> to the outdoor environment, as a result of any of the following:  TM 20/9  Council Mandate
Annex I, twenty-fourth paragraph, point (a)				
1055	(a) the release of hazardous substances or radiation into ground	(a) the release of hazardous substances, <u>microplasties</u> , or	(a) the release of hazardous substances or radiation into ground	(a) the release of hazardous substances, <u>microplasties</u> , or





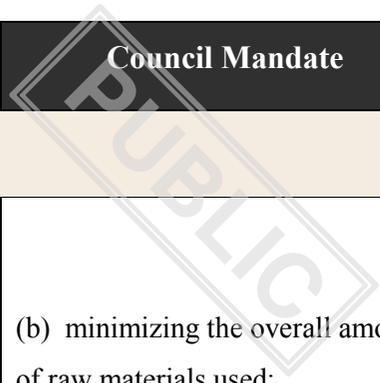


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1058	(d) the release of net greenhouse gas emissions into the atmosphere.	(d) the release of <del>net</del> greenhouse gas emissions into the atmosphere.	(d) <del>the release of net</del> greenhouse gas emissions into the atmosphere.	(d) the release of <del>net</del> greenhouse gas emissions into the atmosphere.  TM 20/9  EP Mandate
Annex I, twenty-sixth paragraph				
1059	Sustainable use of natural resources of construction works	Sustainable use of natural resources of construction works	<u>1.8</u> Sustainable use of natural resources of construction works	<u>1.8</u> Sustainable use of natural resources of construction works



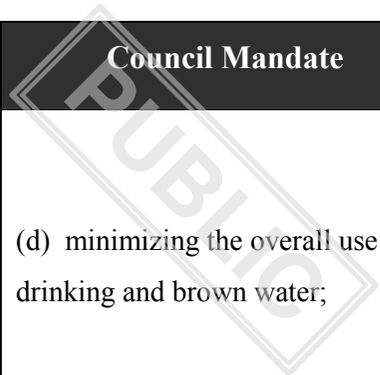
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Council Mandate
Annex I, twenty-seventh paragraph				
1060	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that, throughout their life cycle, the use of natural resources is sustainable and ensures the following:	The construction works and any part of them shall be designed, constructed, used, maintained and demolished in such a way that, throughout their life cycle, the use of natural resources is sustainable and ensures the following:	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that, throughout their life cycle, the use of natural resources is sustainable and ensures the following:	The construction works and any part of them shall be designed, constructed, used, maintained and <u>deconstructed or</u> demolished in such a way that, throughout their life cycle, the use of natural resources is sustainable and ensures the following:  TM 20/9

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Council Mandate
Annex I, twenty-seventh paragraph, point (a)				
1061	(a) use of raw and secondary materials of high environmental sustainability and thus with a low environmental footprint;	(a) <u>maximising the resource efficient</u> use of <del>raw</del> <u>by-products</u> and secondary, <u>low-carbon, sustainably sourced bio-based, or local materials as well as raw</u> materials of high environmental sustainability and thus with a low environmental footprint;	(a) use of raw and secondary materials of high environmental sustainability <del>and thus with a low environmental footprint</del> ;	(a) <u>maximising the resource efficient</u> use of raw and secondary materials of high environmental sustainability <del>and thus with a low environmental footprint</del> ;  TM 20/9  Council Mandate





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, twenty-seventh paragraph, point (ca)				
1063a		<u>(ca) minimising the overall volumes of waste generated;</u>		<u>(ca) minimising the waste generated;</u> TM 20/9 EP Mandate
Annex I, twenty-seventh paragraph, point (d)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1064	(d) minimizing the overall use of drinking and brown water;	(d) minimizing the overall use of drinking and brown water;	(d) minimizing the overall use of drinking and brown water;	(d) minimizing the overall use of drinking and brown water;  Commission Proposal
Annex I, twenty-seventh paragraph, point (e)				
1065	(e) reuse or recyclability of the construction works, parts of them and their materials after demolition.	(e) reuse or recyclability of the construction works, parts of them and their materials after demolition.	(e) <u>maximising the</u> reuse or recyclability of the construction works, <del>parts of them and in part or</del> <u>in whole, and of</u> their materials after <u>deconstruction or</u> demolition.	(e) <u>maximising the</u> reuse or recyclability of the construction works, <del>parts of them and in part or</del> <u>in whole, and of</u> their materials after <u>deconstruction or</u> demolition.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				TM 20/9  Council Mandate
Annex I, twenty-seventh paragraph, point (ea)				
1065a		<u>(ea) easy deconstruction, use of sustainably sourced, used and recycled materials.</u>		<u>(ea) ease of deconstruction.</u>  TM 20/9
Annex I, point 2., first subparagraph				
1066				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. Essential characteristics to be covered	2. <u>PART B:</u> Essential <u>environmental</u> characteristics <del>to be covered</del> <u>of construction products</u>	2. <del>Essential</del> <u>Predetermined environmental</u> characteristics <del>to be covered</del>	2. <del>Essential characteristics to be covered</del> <u>Annex I.2</u>  <u>Predetermined environmental essential characteristics</u>  TM 20/9
Annex I, point 2., second subparagraph				
1067	Harmonised technical specifications shall to the extent possible cover the following essential characteristics related to life cycle assessment:	Harmonised technical specifications shall <del>to the extent possible</del> cover the following essential characteristics related to life cycle assessment:	Harmonised technical specifications shall to the extent possible cover the following <del>essential</del> <u>list of predetermined environmental</u> characteristics related to <u>the</u> life cycle assessment	Harmonised technical specifications shall, <u>where applicable,</u> <del>to the extent possible</del> cover the following <u>list of predetermined environmental</u> essential characteristics related to <u>the</u> life cycle assessment <u>of a</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>of a product:</u>	<u>product:</u>  Council Mandate
Annex I, point 2., second subparagraph, point (a)				
1068	(a) climate change effects (mandatory);	(a) <del>climate change effects</del> <u>Global Warming Potential total</u> (mandatory);	(a) climate change effects (mandatory <u>in accordance with Article 11(2)</u> );	
Annex I, point 2., second subparagraph, point (aa)				
1068a		<u>(aa) Global Warming Potential</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>fossil fuels (mandatory);</i></u>		
Annex I, point 2., second subparagraph, point (ab)				
1068b		<u><i>(ab) Global Warming Potential biogenic (mandatory);</i></u>		
Annex I, point 2., second subparagraph, point (ac)				
1068c		<u><i>(ac) Global Warming Potential land use and land use change (mandatory);</i></u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, point 2., second subparagraph, point (b)				
1069	(b) ozone depletion;	(b) <u>depletion potential of the stratospheric ozone depletion layer (mandatory)</u> ;	(b) ozone depletion;	
Annex I, point 2., second subparagraph, point (c)				
1070	(c) acidification potential;	(c) acidification potential, <u>Accumulated Exceedance (mandatory)</u> ;	(c) acidification potential;	
Annex I, point 2., second subparagraph, point (d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1071	(d) eutrophication aquatic freshwater;	(d) eutrophication <del>aquatic</del> <u>potential, fraction of nutrients reaching</u> freshwater <u>end compartment (mandatory)</u> ;	(d) eutrophication aquatic freshwater;	
Annex I, point 2., second subparagraph, point (e)				
1072	(e) eutrophication aquatic marine;	(e) eutrophication <del>aquatic</del> <u>potential, fraction of nutrients reaching</u> marine <u>end compartment (mandatory)</u> ;	(e) eutrophication aquatic marine;	
Annex I, point 2., second subparagraph, point (f)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1073	(f) eutrophication terrestrial;	(f) eutrophication <del>terrestrial</del> <u>potential, Accumulated Exceedance (mandatory);</u>	(f) eutrophication terrestrial;	
Annex I, point 2., second subparagraph, point (g)				
1074	(g) photochemical ozone;	(g) <del>photochemical</del> <u>formation potential of tropospheric</u> ozone <u>(mandatory);</u>	(g) photochemical ozone;	
Annex I, point 2., second subparagraph, point (h)				
1075	(h) abiotic depletion – minerals,	(h) abiotic depletion <del>– minerals,</del>	(h) abiotic depletion – minerals,	

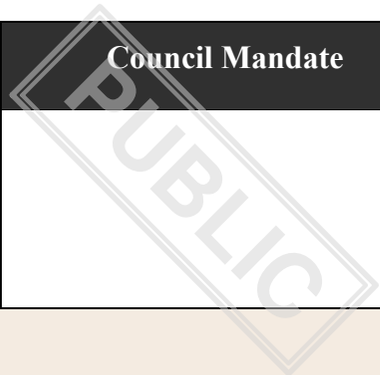
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	metals;	<del>metals</del> <u>potential for non-fossil resources</u> ;	metals;	
Annex I, point 2., second subparagraph, point (i)				
1076	(i) abiotic depletion – fossil fuels;	(i) abiotic depletion <del>for</del> fossil <del>fuels</del> <u>resources potential (mandatory)</u> ;	(i) abiotic depletion – fossil fuels;	
Annex I, point 2., second subparagraph, point (j)				
1077	(j) water use;	(j) water <del>use</del> <u>(user) deprivation potential, deprivation-weighted water consumption (mandatory)</u> ;	(j) water use;	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, point 2., second subparagraph, point (k)				
1078	(k) particulate matter;	(k) particulate matter;	(k) particulate matter;	(k) particulate matter;  Commission Proposal
Annex I, point 2., second subparagraph, point (l)				
1079	(l) ionizing radiation, human health;			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, point 2., second subparagraph, point (m)				
1080	(m) eco-toxicity, freshwater;	(m) eco-toxicity, freshwater;	(m) eco-toxicity, freshwater;	(m) eco-toxicity, freshwater;  Commission Proposal
Annex I, point 2., second subparagraph, point (n)				
1081	(n) human toxicity, cancer;			





	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, point 2., third subparagraph				
1084	Harmonised technical specifications shall indicate that for the essential characteristic of climate change effects under point (a) it is mandatory for the manufacturer to declare the performance of the product as set out in Articles 11(2) and 22(1).	Harmonised technical specifications shall indicate that, for the essential <del>characteristic of climate change effects</del> <u>characteristics in the first subparagraph</u> under <del>point (a)</del> <u>points (a) to (j)</u> , it is mandatory for the manufacturer to declare the performance of the product as set out in Articles 11(2) and 22(1). <u>By... [5 years after the entry into force of this Regulation], it shall be mandatory for the manufacturer to declare the</u>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>essential characteristics under points (k) to (p).</u>		
Annex I, point 2., fourth subparagraph				
1085	Harmonised technical specifications shall also cover to the extent possible the essential characteristic of capability to temporarily bind carbon and of other carbon removals.	Harmonised technical specifications shall also cover to the extent possible the essential characteristic of capability to temporarily bind carbon and of other carbon removals.	Harmonised technical specifications shall also cover to the extent possible the <u>predetermined environmental</u> <i>essential</i> characteristic of capability to temporarily bind carbon and of other carbon removals.	
Annex I, point 2., fourth subparagraph a				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1085a				<a href="#">Annex I.3</a> <a href="#">Product requirements</a>  TM 20/9
Annex I, Part II				
1086	Part II PART B: Requirements ensuring the appropriate functioning and performance of products	Part II PART <a href="#">BC: Product requirements</a>  <a href="#">PART CI</a> : Requirements ensuring the appropriate functioning and performance of products	<del>Part II ANNEX I-BC PART B: Inherent product</del> requirements <del>ensuring the appropriate functioning and performance of products</del>	Part II <del>PART B: Annex I.3.1</del> <a href="#">Product</a> requirements ensuring <del>the</del> appropriate functioning and performance <del>of products</del>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				TM 20/9
Annex I, point 3.				
1087	3. Products shall be designed and manufactured in such a way that:	3. Products shall be designed and manufactured in such a way that:	<i>deleted</i>	
Annex I, point 3.(a)				
1088	(a) they fulfil well their intended purpose;	(a) they fulfil well their intended purpose;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex I, point 3.(b)</i>				
1089	(b) the fulfilment of the declared performance is not impaired;	(b) the fulfilment of the declared performance is not impaired;	<i>deleted</i>	
<i>Annex I, point 3.(c)</i>				
1090	(c) the fulfilment of the environmental and safety requirements set out in Part C is not impaired;	(c) the fulfilment of the environmental and safety requirements set out in Part C is not impaired;	<i>deleted</i>	
<i>Annex I, point 3.(d)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1091	(d) they work well when being used.	(d) they work well when being used.	<i>deleted</i>	
<i>Annex I, point 4.</i>				
1092	4. The product requirements referred to in point 1 shall be specified in harmonised technical specifications, including by specifying where necessary:	4. The product requirements referred to in point 1 shall be specified in harmonised technical specifications, including by specifying where necessary:	<i>deleted</i>	
<i>Annex I, point 4.(a)</i>				
1093				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) the use of specific materials which can be specified also in terms of their chemical composition;	(a) the use of specific materials which can be specified also in terms of their chemical composition;	<i>deleted</i>	
<i>Annex I, point 4.(b)</i>				
1094	(b) specific dimensions and shapes of products or their components;	(b) specific dimensions and shapes of products or their components;	<i>deleted</i>	
<i>Annex I, point 4.(c)</i>				
1095	(c) the use of certain components which can be specified also in	(c) the use of certain components which can be specified also in		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	terms of materials, dimensions and shapes;	terms of materials, dimensions and shapes;	<i>deleted</i>	
<i>Annex I, point 4.(d)</i>				
1096	(d) the use of certain accessories and requirements for them;	(d) the use of certain accessories and requirements for them;	<i>deleted</i>	
<i>Annex I, point 4.(e)</i>				
1097	(e) a specific way of installation;	(e) a specific way of installation;	<i>deleted</i>	

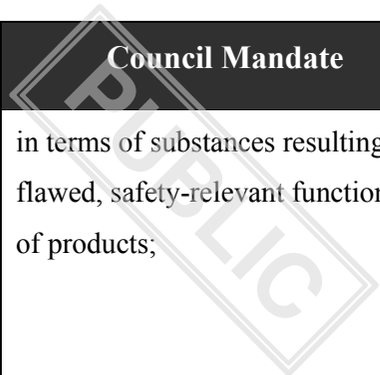
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex I, point 4.(f)</i>				
1098	(f) a specific way of maintenance;	(f) a specific way of maintenance;	<i>deleted</i>	
<i>Annex I, point 4.(g)</i>				
1099	(g) periodic inspections.	(g) periodic inspections.	<i>deleted</i>	
<i>Annex I, point 5.</i>				
1100				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	5. Where these product requirements are necessary to ensure the performance with regard to a certain essential characteristic or the compliance with regard to a certain safety or environmental product requirement, this shall be specified in the harmonised technical specifications.	5. Where these product requirements are necessary to ensure the performance with regard to a certain essential characteristic or the compliance with regard to a certain safety or environmental product requirement, this shall be specified in the harmonised technical specifications.	<i>deleted</i>	
<i>Annex I, Part III</i>				
<i>1101</i>	<i>Part III</i> PART C: Inherent product requirements	Part III PART <a href="#">€C2</a> : Inherent product requirements	<i>deleted</i>	<i>TM 20/9</i>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, point 6., first subparagraph				
1102	1. Inherent product safety requirements	1. Inherent product safety requirements	<del>1</del> 2. Inherent product safety requirements	1. <a href="#">Annex I.3.2</a> Inherent product safety requirements  TM 20/9
Annex I, point 6., second subparagraph				
1103	Safety relates to professionals (workers) and laypersons (consumers, occupants), while they transport, install, maintain, use or	Safety relates to professionals (workers) and laypersons (consumers, occupants), while they transport, install, maintain, use or	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	dismantle the product, as well as while they treat the product for its end of life phase or its reuse or recycling.	dismantle the product, as well as while they treat the product for its end of life phase or its reuse or recycling.		
<i>Annex I, twenty-eighth paragraph</i>				
1104	1.1. Products shall be designed, manufactured, and packaged in such a way that the following inherent product safety risks are addressed in accordance with the state of the art:	1.1. Products shall be designed, manufactured, and packaged in such a way that the following inherent product safety risks are addressed in accordance with the state of the art:	<del>1.1.1.</del> <u>Harmonised technical specifications adopted in accordance with Article 5(1) may, as appropriate for the products it covers, specify that</u> products shall be designed, manufactured, and packaged in such a way that <u>one or more of</u> the following inherent product safety risks are, <u>over the product's life cycle</u> , addressed in accordance with the state of the art	

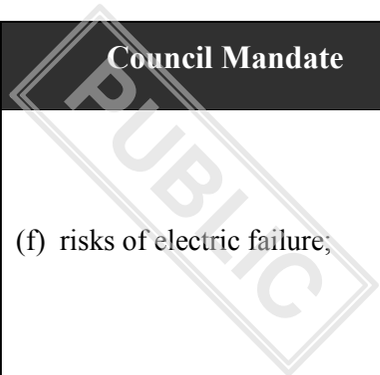
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>and to the extent not covered by other EU legislation:</u>	
Annex I, twenty-eighth paragraph, point (a)				
1105	(a) chemical risks due to leaking or leaching;	(a) chemical risks due to leaking or leaching;	(a) chemical risks due to leaking or leaching;	(a) chemical risks due to leaking or leaching;  Commission Proposal
Annex I, twenty-eighth paragraph, point (b)				
1106	(b) risk of unbalanced composition	(b) risk of unbalanced composition	(b) risk of unbalanced composition	(b) risk of unbalanced composition



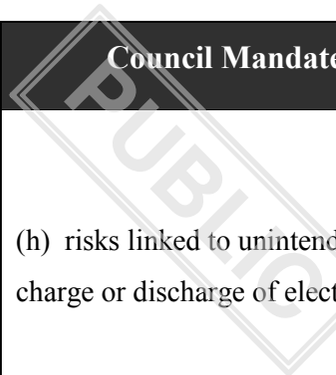
	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	in terms of substances resulting in flawed, safety-relevant functioning of products;	in terms of substances resulting in flawed, safety-relevant functioning of products;	in terms of substances resulting in flawed, safety-relevant functioning of products;	in terms of substances resulting in flawed, safety-relevant functioning of products;  <b>Commission Proposal</b>
Annex I, twenty-eighth paragraph, point (c)				
1107	(c) mechanical risks;	(c) mechanical risks;	(c) mechanical risks;	(c) mechanical risks;  <b>Commission Proposal</b>
Annex I, twenty-eighth paragraph, point (d)				



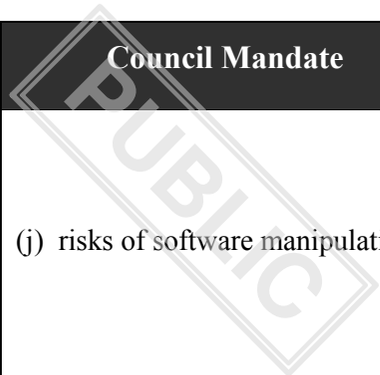
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1108	(d) mechanical failure;	(d) mechanical failure;	(d) mechanical failure;	(d) mechanical failure; Commission Proposal
Annex I, twenty-eighth paragraph, point (e)				
1109	(e) physical failure;	(e) physical failure;	(e) physical failure;	(e) physical failure; Commission Proposal
Annex I, twenty-eighth paragraph, point (f)				



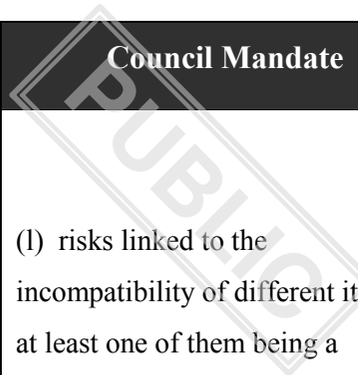
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1110	(f) risks of electric failure;	(f) risks of electric failure;	(f) risks of electric failure;	(f) risks of electric failure;  Commission Proposal
Annex I, twenty-eighth paragraph, point (g)				
1111	(g) risks linked to electricity supply breakdown;	(g) risks linked to electricity supply breakdown;	(g) risks linked to electricity supply breakdown;	(g) risks linked to electricity supply breakdown;  Commission Proposal
Annex I, twenty-eighth paragraph, point (h)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1112	(h) risks linked to unintended charge or discharge of electricity;	(h) risks linked to unintended charge or discharge of electricity;	(h) risks linked to unintended charge or discharge of electricity;	(h) risks linked to unintended charge or discharge of electricity;  Commission Proposal
Annex I, twenty-eighth paragraph, point (i)				
1113	(i) risks linked to software failure;	(i) risks linked to software failure;	(i) risks linked to software failure;	(i) risks linked to software failure;  Commission Proposal
Annex I, twenty-eighth paragraph, point (j)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1114	(j) risks of software manipulation;	(j) risks of software manipulation;	(j) risks of software manipulation;	(j) risks of software manipulation;  Commission Proposal
Annex I, twenty-eighth paragraph, point (k)				
1115	(k) risks of incompatibility of substances or materials;	(k) risks of incompatibility of substances or materials;	(k) risks of incompatibility of substances or materials;	(k) risks of incompatibility of substances or materials;  Commission Proposal
Annex I, twenty-eighth paragraph, point (l)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1116	(l) risks linked to the incompatibility of different items, at least one of them being a product;	(l) risks linked to the incompatibility of different items, at least one of them being a product;	(l) risks linked to the incompatibility of different items, at least one of them being a product;	(l) risks linked to the incompatibility of different items, at least one of them being a product;  Commission Proposal
Annex I, twenty-eighth paragraph, point (m)				
1117	(m) risk of not performing as intended, whilst the performance is safety relevant;	(m) risk of not performing as intended, whilst the performance is safety relevant;	(m) risk of not performing as intended, whilst the performance is safety relevant;	(m) risk of not performing as intended, whilst the performance is safety relevant;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, twenty-eighth paragraph, point (n)				
1118	(n) risk of misunderstanding instructions for use in a field affecting health and safety;	(n) risk of misunderstanding instructions for use in a field affecting health and safety;	(n) risk of misunderstanding instructions for use in a field affecting health and safety;	(n) risk of misunderstanding instructions for use in a field affecting health and safety;  Commission Proposal
Annex I, twenty-eighth paragraph, point (o)				
1119	(o) risk of unintended			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	inappropriate installation or use;	inappropriate installation or use;	inappropriate installation or use;	inappropriate installation or use;  Commission Proposal
Annex I, twenty-eighth paragraph, point (p)				
1120	(p) risk of intended inappropriate use.	(p) risk of intended inappropriate use.	(p) risk of intended inappropriate use.	(p) risk of intended inappropriate use.  Commission Proposal
Annex I, thirtieth paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1121	Harmonised technical specifications shall, as appropriate, specify these inherent product safety requirements, which might relate to but are in essence independent from the phase of the installation of the product into construction works.	Harmonised technical specifications shall, as appropriate, specify these inherent product safety requirements, which might relate to but are in essence independent from the phase of the installation of the product into construction works.	<p><u>2.2</u> <del>Harmonised technical specifications shall, as appropriate, specify these inherent product safety requirements</del></p> <p><u>Voluntary harmonised standards, requested in accordance with article 5a(1),</u> <del>which might relate to but are in essence independent from the phase of the installation of the product into construction works.</del> <u>shall set out how any requirements in accordance with Point 2.1 can be fulfilled, by for instance:</u></p>	
Annex I, thirty-first paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1122	When specifying the inherent product safety requirements, harmonised technical specifications shall at least cover the following elements:	When specifying the inherent product safety requirements, harmonised technical specifications shall at least cover the following elements:	 <i>deleted</i> <i>merged into row 1121.</i>	
<i>Annex I, thirty-first paragraph, point (a)</i>				
1123	(a) define the state of the art of possible risk reduction with regard to the respective product category, including the risk of incompatibility of different items, at least one of them being a product;	(a) define the state of the art of possible risk reduction with regard to the respective product category, including the risk of incompatibility of different items, at least one of them being a product;	(a) <del>define</del> <i>defining</i> the state of the art of possible risk reduction with regard to the respective product category, including the risk of incompatibility of different items, at least one of them being a product;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, thirty-first paragraph, point (b)				
1124	(b) provide technical solutions that avoid safety-related risks;	(b) provide technical solutions that avoid safety-related risks;	(b) <del>provide</del> <u>providing</u> technical solutions that avoid safety-related risks; <del>, or</del>	
Annex I, thirty-first paragraph, point (c)				
1125	(c) where risk avoidance is not possible, risks shall be reduced, mitigated and addressed by warnings on the product, its packaging and in instructions for use;	(c) where risk avoidance is not possible, risks shall be reduced, mitigated and addressed by warnings on the product, its packaging and in instructions for use, <u>where such warnings are not</u>	<del>(c)</del> where risk avoidance is not possible, <del>risks shall be reduced, mitigated and addressed by</del> <u>reduce and mitigate risks by addressing them through</u> warnings on the product, its packaging and in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>already required by other applicable Union legal acts;</u>	instructions for use;	
Annex I, thirty-second paragraph				
1126	When specifying the inherent product safety requirements, harmonised technical specifications may differentiate these in accordance with performance classes.	When specifying the inherent product safety requirements, harmonised technical specifications may differentiate these in accordance with performance classes.	<u>2.3</u> When specifying the inherent product safety requirements, harmonised technical specifications may differentiate these in accordance with performance classes.	
Annex I, point 7., first subparagraph				
1127	2. Inherent product environmental	2. Inherent product environmental	<del>2.3</del> . Inherent product	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	requirements	requirements	environmental requirements	2. <a href="#">Annex I.3.3</a>  Inherent product environmental requirements  TM 20/9
Annex I, point 7., second subparagraph				
1128	Environment relates to the extraction and manufacturing of the materials, the manufacturing of the product, its maintenance, its potential to remain as long as possible within a circular economy and its end of life phase.	Environment relates to the extraction and manufacturing of the materials, the manufacturing of the product, <a href="#">the transport of materials and products</a> , its maintenance, its potential to remain as long as possible within a circular economy and its end of life	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		phase.		
Annex I, thirty-third paragraph				
1129	2.1. Products shall be designed, manufactured, and packaged in such a way that the following inherent product environmental aspects are addressed in accordance with the state of the art:	2.1. Products shall be designed, manufactured, and packaged in such a way that the following inherent product environmental aspects are addressed <del>in accordance with the state of the art</del> <u>whenever possible without safety loss:</u>	<del>2.1.3.1.</del> <u>Harmonised technical specifications adopted in accordance with Article 5(1) may, as appropriate for the products it covers, specify that</u> products shall be designed, manufactured, and packaged in such a way that <u>one or more of</u> the following inherent product environmental aspects are, <u>over the product's life cycle,</u> addressed in accordance with the state of the art <u>and to the extent not covered by other EU legislation:</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, thirty-third paragraph, point (a)				
1130	(a) maximising durability in terms of the expected average life span, the expected minimum life span under worst but still realistic conditions, and in terms of the minimum life span requirements;	(a) maximising durability <u>and reliability of the product or its components as expressed through a product's guaranteed lifetime, technical lifetime indication of real use information on the product, resistance to stress or ageing mechanisms in order to extend the lifetime of buildings and their use phase and</u> in terms of the expected average life span, the expected minimum life span under worst but still realistic conditions, and in terms of the minimum life span requirements.	(a) maximising durability in terms of the expected average life span, the expected minimum life span under worst but still realistic conditions, and in terms of the minimum life span requirements;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>Emissions from life-cycle extensions should be assessed and compared with demolition and reconstruction emissions through pre-demolition audits;</u>		
Annex I, thirty-third paragraph, point (b)				
1131	(b) minimising whole-life-cycle greenhouse gas emissions;	(b) minimising whole-life-cycle greenhouse gas emissions;	(b) minimising <del>whole-life-cycle</del> greenhouse gas emissions;	
Annex I, thirty-third paragraph, point (c)				
1132	(c) maximising recycled content	(c) maximising <del>recycled content</del>	(c) maximising recycled content	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	wherever possible without safety loss or outweighing negative environmental impact;	<del>wherever possible without safety loss or outweighing negative environmental impact</del> <u>reused, recycled renewable, and by-product content</u> ;	wherever possible without safety loss or outweighing negative environmental impact;	
Annex I, thirty-third paragraph, point (d)				
1133	(d) selection of safe, environmentally benign substances;	(d) selection of safe, <u>sustainable-by-design, and</u> environmentally benign substances;	(d) selection of safe, environmentally benign substances;	
Annex I, thirty-third paragraph, point (e)				
1134	(e) energy use and energy	(e) energy use and energy	(e) energy use and energy	(e) energy use and energy

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	efficiency;	efficiency;	efficiency;	efficiency;  Commission Proposal
Annex I, thirty-third paragraph, point (f)				
1135	(f) resource efficiency;	(f) <u>materials and</u> resource efficiency, <u>including maximising the use of renewable materials</u> ;	(f) resource efficiency;	
Annex I, thirty-third paragraph, point (fa)				
1135a		<u>(fa) modularity</u> ;		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, thirty-third paragraph, point (g)				
1136	(g) identification which product or parts thereof and in what quantity can be reused after de-installation (reusability);	(g) identification which product or parts thereof and in what quantity can be reused after de-installation (reusability);	(g) identification which product or parts thereof and in what quantity can be reused after de-installation (reusability);	(g) identification which product or parts thereof and in what quantity can be reused after de-installation (reusability);  Commission Proposal
Annex I, thirty-third paragraph, point (h)				
1137	(h) upgradability;	(h) upgradability;	(h) upgradability;	(h) upgradability;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, thirty-third paragraph, point (i)				
1138	(i) reparability during the expected life span;	(i) <u>ease of</u> reparability during the expected life span;	(i) reparability during the expected life span, <u>including compatibility with commonly available spare parts</u> ;	
Annex I, thirty-third paragraph, point (j)				
1139	(j) possibility of maintenance and refurbishment during the expected	(j) <u>possibility</u> <u>ease</u> of maintenance and refurbishment during the	(j) possibility of maintenance and refurbishment during the expected	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	life span;	expected life span;	life span;	
Annex I, thirty-third paragraph, point (k)				
1140	(k) recyclability and the capability to be remanufactured;	(k) recyclability and the capability to be remanufactured;	(k) recyclability and the capability to be remanufactured;	(k) recyclability and the capability to be remanufactured;  Commission Proposal
Annex I, thirty-third paragraph, point (l)				
1141	(l) capability of different materials or substances to be separated and	(l) capability of different materials or substances to be separated and	(l) capability of different materials or substances to be separated and	(l) capability of different materials or substances to be separated and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	recovered during dismantling or recycling procedures.	recovered during dismantling or recycling procedures.	recovered during dismantling or recycling procedures.	recovered during dismantling or recycling procedures.  Commission Proposal
Annex I, thirty-third paragraph, point (la)				
1141a		<u>(la) sustainable sourcing, as demonstrated by due diligence statements and sustainable sourcing certification, where relevant;</u>		<u>(la) sustainable sourcing, as demonstrated by due diligence statements and sustainable sourcing certification, where relevant;</u>  EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, thirty-third paragraph, point (lb)				
1141b		<u>(lb) minimising product-to-packaging ratio;</u>		
Annex I, thirty-third paragraph, point (lc)				
1141c		<u>(lc) release of odours or substances with adverse effects on human health into indoor air;</u>		
Annex I, thirty-third paragraph, point (ld)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1141d		<u>(ld) microplastic release;</u>		
Annex I, thirty-third paragraph, point (le)				
1141e		<u>(le) amounts of waste generated, notably hasardous waste and waste without an identified recycling treatment;</u>		
Annex I, thirty-third paragraph, point (lf)				
1141f		<u>(lf) absence of waste that could be otherwise reused or recycled</u>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>treated to final disposal, including incineration with recovery of energy, or backfilled.</i></u>		
Annex I, thirty-fifth paragraph				
1142	Harmonised technical specifications shall, as appropriate, specify these inherent product environmental requirements, which might relate to but are in essence independent from the phase of the installation of the product into construction works.	<del><i>Harmonised technical specifications</i></del> <u><i>Delegated acts adopted in accordance with Article 5(2)</i></u> shall, as appropriate, specify these inherent product environmental requirements <u><i>for product families or categories</i></u> , which might relate to but are in essence independent from the phase of the installation of the product into construction works.	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex I, thirty-sixth paragraph</i>				
1143	When specifying the inherent product environmental requirements, harmonised technical specifications shall at least cover the following elements:	When specifying the inherent product environmental requirements, <del>harmonised technical specifications</del> <u>delegated acts</u> shall at least cover the following elements:	<u>3.2</u> <del>When specifying the inherent product environmental requirements</del> <u>Voluntary harmonised standards, requested in accordance with article 5a(1), shall set out how any requirements in accordance with Point 3.1 can be fulfilled, by for instance <del>harmonised technical specifications shall at least cover the following elements:</del></u>	
<i>Annex I, thirty-sixth paragraph, point (a)</i>				

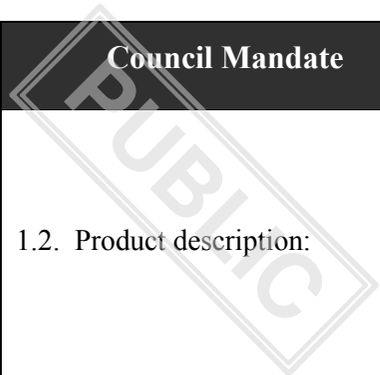
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1144	(a) if possible, define the state of the art of addressing the environmental aspects with regard to the respective product category, including the minimum recycled content;	(a) <del>if possible, define the state of the art of addressing the environmental aspects with regard to the respective product category</del> <u>define environmental aspects with regard to the respective product category, which shall at least include whole life cycle greenhouse gas emissions, resource efficiency</u> , including the minimum recycled content, <u>and reusability</u> ;	(a) <del>if possible, define</del> <u>defining</u> the state of the art of addressing the environmental aspects with regard to the respective product category, including the minimum recycled content;	
Annex I, thirty-sixth paragraph, point (b)				
1145	(b) provide technical solutions	(b) provide technical solutions	(b) <del>provide</del> <u>providing</u> technical	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	which avoid negative environmental effects and risks, including the generation of waste materials;	which avoid negative environmental effects and risks, including the generation of waste materials;	solutions which avoid negative environmental effects and risks, including the generation of waste materials; <u>or</u>	
Annex I, thirty-sixth paragraph, point (c)				
1146	(c) where avoidance is not possible, negative effects and risks shall be reduced, mitigated and addressed by warnings on the product, its packaging and in instructions for use.	(c) where avoidance is not possible, negative effects and risks <u>derived from any type of the product's performance</u> shall be reduced, mitigated and addressed by warnings on the product, its packaging and in instructions for use.	<del>(c)</del> where avoidance is not possible, <u>reduce and mitigate</u> negative effects and risks <u>by addressing them through</u> <del>shall be reduced, mitigated and addressed</del> <u>by</u> warnings on the product, its packaging and in instructions for use.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, thirty-seventh paragraph				
1147	When specifying the inherent product environmental requirements, harmonised technical specifications may differentiate these in accordance with performance classes.	<i>When specifying the inherent product environmental requirements, harmonised technical specifications may differentiate these in accordance with performance classes</i> <u>Delegated acts adopted in accordance with Article 5(2) shall, where applicable, determine mandatory threshold levels and classes of performance for particular product families and categories in relation to the inherent product environmental requirements referred to in paragraph 2.</u>	<u>3.3</u> When specifying the inherent product environmental requirements, harmonised technical specifications may differentiate these in accordance with performance classes.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, Part IV				
1148	Part IV PART D: Product information requirements	Part IV PART <del>DC3</del> : Product information requirements	<del>Part IV Annex I</del> PART D: Product information <del>requirements</del>	Part IV <del>PART D: Product information requirements</del> <u>Annex I.4</u> <u>Instructions for use and safety information</u>  TM 20/9
Annex I, point 1.				
1149	8. Products shall be accompanied by the following information:	8. Products shall be accompanied by the following information.	<del>8.1. Products shall be accompanied by</del> <u>General</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u>where appropriate:</u>	<u>information General information referred to in article 21(6) cover</u> the following information.	
Annex I, thirty-eighth paragraph				
1150	1.1. Product identification: unequivocal type number on the basis of the determination of product type pursuant to Article 3, point 31.	1.1. Product identification: unequivocal type number on the basis of the determination of product type pursuant to Article 3, point 31.	1.1. Product identification: <u>unique identification code</u> <del>unequivocal type number on the basis</del> of the <del>determination of</del> product type <u>as indicated in accordance with</u> <del>pursuant to</del> Article <del>3, point 31</del> <u>21(5)</u> .	
Annex I, thirty-ninth paragraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1151	1.2. Product description:	1.2. Product description:	1.2. Product description:	1.2. Product description:  Commission Proposal
Annex I, thirty-ninth paragraph, point (a)				
1152	(a) intended uses;	(a) intended uses;	(a) <del>intended</del> <u>declared</u> uses;	
Annex I, thirty-ninth paragraph, point (b)				
1153	(b) intended users;	(b) intended users;	(b) intended users;	(b) intended users;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, thirty-ninth paragraph, point (c)				
1154	(c) conditions of uses;	(c) conditions of uses;	(c) conditions of uses;	(c) conditions of uses; Commission Proposal
Annex I, thirty-ninth paragraph, point (d)				
1155	(d) estimated average and	(d) estimated average and	(d) estimated average and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	minimum service life span for intended use (durability);	minimum service life span for intended use (durability);	minimum service life span for <del>intended</del> <u>declared</u> use (durability);	
Annex I, thirty-ninth paragraph, point (e)				
1156	(e) nominal dimensions (drawings);	(e) nominal dimensions (drawings);	<i>deleted</i>	
Annex I, thirty-ninth paragraph, point (f)				
1157	(f) main materials used;	(f) main materials used;	(f) main materials used;	(f) main materials used;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, point 9.(a)				
1158b			<u>(a) name;</u>	
Annex I, point 1.4.(b)				
1158c			<u>(b) postal address;</u>	
Annex I, point 1.4.(c)				
1158d			<u>(c) telephone;</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, point 1.4.(d)				
1158e			<u>(d) email address;</u>	
Annex I, point 1.4.(e)				
1158f			<u>(e) website, where available;</u>	
Annex I, point 1.5.				
1158g			<u>1.5. Contact details of the product contact point for construction in the Member State in which the</u>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>product is made available.</u>	
Annex I, point 2.				
1158h			<u>2. Instructions for use and safety information</u>	
Annex I, fortieth paragraph				
1159	1.3. Transport, installation, maintenance, deconstruction and demolition rules:	1.3. Transport, installation, maintenance, deconstruction, <u>deinstallation</u> and demolition rules, <u>where applicable</u> :	<del>1.3.2.1 Transport, installation, maintenance, deconstruction and demolition rules</del> <u>Instructions for use and safety information referred to in article 21(6) cover the following elements where</u>	

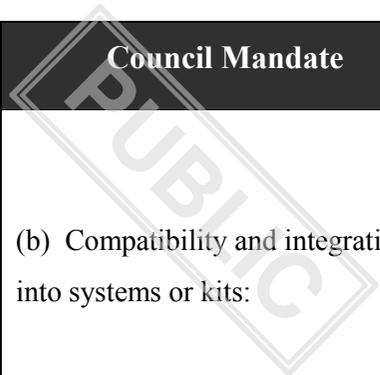
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>deemed relevant for the product type in question:</u>	
Annex I, fortieth paragraph, point (a)				
1160	(a) Safety during transport, installation, maintenance, deconstruction and demolition:	(a) Safety during transport, installation, <u>deinstallation</u> , maintenance, deconstruction and demolition:	(a) Safety during transport, installation, maintenance, <del>deconstruction and demolition</del> and <u>de-installation</u> :	
Annex I, fortieth paragraph, point (a)(i)				
1161	(i) potential risks of the product and any reasonably foreseeable	(i) potential risks of the product and any reasonably foreseeable	(i) potential risks of the product and any reasonably foreseeable	(i) potential risks of the product and any reasonably foreseeable



	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	misuse thereof;	misuse thereof;	misuse thereof;	misuse thereof;  <b>Commission Proposal</b>
Annex I, fortieth paragraph, point (a)(ii)				
1162	(ii) instructions for the assembly, installation and connection, including drawings, diagrams and, where relevant, the means of attachment to other products and parts of construction works;	(ii) instructions for the assembly, installation and connection, including drawings, diagrams and, where relevant, the means of attachment to other products and parts of construction works;	(ii) instructions for the assembly, installation and connection, including drawings, diagrams and, where relevant, the means of attachment to other products and parts of construction works;	(ii) instructions for the assembly, installation and connection, including drawings, diagrams and, where relevant, the means of attachment to other products and parts of construction works;  <b>Commission Proposal</b>





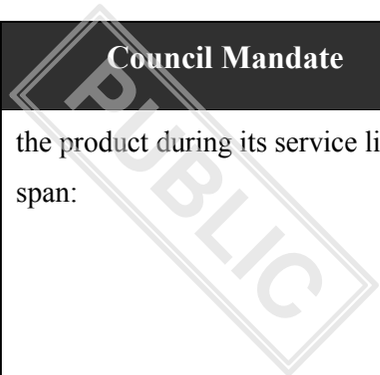


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1166	(b) Compatibility and integration into systems or kits:	(b) Compatibility and integration into systems or kits:	(b) Compatibility and integration into systems or kits:	(b) Compatibility and integration into systems or kits:  Commission Proposal
Annex I, fortieth paragraph, point (b)(i)				
1167	(i) compatibility with other materials or products, regardless of whether they are covered by this Regulation or not;	(i) compatibility with other materials or products, regardless of whether they are covered by this Regulation or not;	(i) compatibility with other materials or products, regardless of whether they are covered by this Regulation or not;	(i) compatibility with other materials or products, regardless of whether they are covered by this Regulation or not;  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, fortieth paragraph, point (b)(ii)				
1168	(ii) electric and electro-magnetic compatibility;	(ii) electric and electro-magnetic compatibility;	(ii) electric and electro-magnetic compatibility;	(ii) electric and electro-magnetic compatibility;  Commission Proposal
Annex I, fortieth paragraph, point (b)(iii)				
1169	(iii) software compatibility;	(iii) software compatibility;	(iii) software compatibility;	(iii) software compatibility;









	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex I, fortieth paragraph, point (d)				
1175	(d) Safety during use:	(d) Safety during use:	(d) Safety during use:	(d) Safety during use:  Commission Proposal
Annex I, fortieth paragraph, point (d)(i)				
1176	(i) instructions on the protective			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	measures to be taken by the user, including, where appropriate, the personal protective equipment to be provided;	measures to be taken by the user, including, where appropriate, the personal protective equipment to be provided;	measures to be taken by the user, including, where appropriate, the personal protective equipment to be provided;	measures to be taken by the user, including, where appropriate, the personal protective equipment to be provided;  Commission Proposal
Annex I, fortieth paragraph, point (d)(ii)				
1177	(ii) instructions designed for the safe use of the product, including the protective measures that should be taken during its use;	(ii) instructions designed for the safe use of the product, including the protective measures that should be taken during its use;	(ii) instructions designed for the safe use of the product, including the protective measures that should be taken during its use;	(ii) instructions designed for the safe use of the product, including the protective measures that should be taken during its use;  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, fortieth paragraph, point (d)(iii)				
1178	(iii) information on what to do in case of failure or accident during use;	(iii) information on what to do in case of failure or accident during use;	(iii) information on what to do in case of failure or accident during use;	(iii) information on what to do in case of failure or accident during use;  Commission Proposal
Annex I, fortieth paragraph, point (e)				
1179	(e) Training and other requirements necessarily to be	(e) Training and other requirements necessarily to be	(e) Training and other requirements necessarily to be	(e) Training and other requirements necessarily to be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	fulfilled for safe use;	fulfilled for safe use;	fulfilled for safe use;	fulfilled for safe use;  Commission Proposal
Annex I, fortieth paragraph, point (f)				
1180	(f) Risk mitigation possibilities going beyond points 1.2 to 1.3.	(f) Risk mitigation possibilities going beyond points 1.2 to 1.3.	<i>deleted</i>	
Annex I, forty-first paragraph				
1181	1.4. Contact details of the	1.4. Contact details of the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	manufacturer or the representative:	manufacturer or the representative:	<i>deleted</i>	
<i>Annex I, forty-first paragraph, point (a)</i>				
1182	(a) address/website/telephone number/email address;	(a) address/website/telephone number/email address;	<i>deleted</i>	
<i>Annex I, forty-first paragraph, point (b)</i>				
1183	(b) if possible, specific contact details should be given for:	(b) if possible, specific contact details should be given for:	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex I, forty-first paragraph, point (b)(i)</i>				
1184	(i) information on installation, maintenance, use, deconstruction and demolition,	(i) information on installation, maintenance, use, deconstruction and demolition,	<i>deleted</i>	
<i>Annex I, forty-first paragraph, point (b)(ii)</i>				
1185	(ii) information on risks,	(ii) information on risks,	<i>deleted</i>	
<i>Annex I, forty-first paragraph, point (b)(iii)</i>				
1186				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(iii) information in case of failure;	(iii) information in case of failure;	<i>deleted</i>	
<i>Annex I, forty-second paragraph</i>				
1187	1.5. Contact details of relevant authorities in case of risky or faulty products.	1.5. Contact details of relevant authorities in case of risky or faulty products.	<i>deleted</i>	
<i>Annex I, forty-fourth paragraph</i>				
1188	Rules or recommendations for repair, deconstruction, reuse, remanufacturing, recycling or safe	Rules or recommendations for repair, deconstruction, reuse, remanufacturing, recycling or safe	<u>2.2</u> <del>Rules or recommendations for repair, deconstruction, reuse, remanufacturing, recycling or safe</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	deposit.	deposit.	<del>deposit.</del> <u>Instructions for use referred to in article 21(6) provide, where deemed relevant for the product type in question, rules or recommendations for a product's:</u>	
Annex I, 2.2, point (a)				
1188a			<u>(a) repair,</u>	
Annex I, 2.2, point (b)				
1188b			<u>(b) de-installation,</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, 2.2, point (c)				
1188c			<u>(c) reuse,</u>	
Annex I, 2.2, point (d)				
1188d			<u>(d) remanufacturing,</u>	
Annex I, 2.2, point (e)				
1188e			<u>(e) recycling,</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, 2.2, point (f)				
1188f			<u>(f) safe deposit.</u>	
Annex I, forty-fourth paragraph a				
1188g		<u>1.6a. Where available, information on the performance of the product as measured in terms of its inherent product environmental requirements.</u>		
Annex I, forty-fifth paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1189	Product information on these items shall, both in terms of quantity and quality, suffice to make knowledgeable decisions on purchase, including the respective needed quantity, installation, use, maintenance, dismantling, reuse and recycling of the product. It shall include all the drawings, diagrams, descriptions and explanations necessary to understand it.	Product information on these items shall, both in terms of quantity and quality, suffice to make knowledgeable decisions on purchase, including the respective needed quantity, installation, use, maintenance, dismantling, reuse and recycling of the product. It shall include all the drawings, diagrams, descriptions and explanations necessary to understand it.	<p><del>3. Product</del><u>The</u> information <u>provided on the elements listed in points 2.1 and 2.2</u> <del>-on these items</del> shall, both in terms of quantity and quality, suffice to make knowledgeable decisions on purchase, including the respective needed quantity, installation, use, maintenance, dismantling, reuse and recycling of the product. <del>It shall include all the drawings, diagrams, descriptions and explanations necessary to understand it.</del></p>	
Annex I, point 9.				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1190	9. Harmonised technical specifications may specify that a certain product information requirement is not relevant for a certain product category.	9. Harmonised technical specifications may specify that a certain product information requirement is not relevant for a certain product category.	deleted	
<i>Annex I, point 10., first subparagraph</i>				
1191	3. Harmonised technical specifications shall, as appropriate, specify the product information requirements set out in point 1 that may relate both to the product itself and to its installation into construction works. Thereby, they shall take into account the needs of	3. Harmonised technical specifications shall, as appropriate, specify the product information requirements set out in point 1 that may relate both to the product itself and to its installation into construction works. Thereby, they shall take into account the needs of	<del>3. Harmonised technical specifications</del> <u>The information</u> shall, as appropriate, <del>specify the product information requirements set out in point 1 that may relate both to the product itself and to its installation into construction works.</del> <u>Thereby, they shall strive to</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	designers, building authorities, construction professionals, building control authorities, consumers and other users, occupants, use managers, and of maintenance professionals.	designers, building authorities, construction professionals, building control authorities, consumers and other users, occupants, use managers, and of maintenance professionals.	take into account the needs of designers, building authorities, construction professionals, building control authorities, consumers and other users, occupants, use managers, and of maintenance professionals.	
Annex I, point 3a.,				
1191a			<u><i>3a. The Commission may, in accordance with Article 4(2b), request that a European standardisation organisation propose non-binding elements amongst those set out in points 2.1 and 2.2 that might need to be addressed for a certain product</i></u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>family, product category or product type, in order to fulfil the obligations in Article 21(6).</u>	
Annex I, point 10., second subparagraph				
1192	When specifying the product information requirements, harmonised technical specifications shall at least cover the following elements:	When specifying the product information requirements, harmonised technical specifications shall at least cover the following elements:	<i>deleted</i>	
Annex I, point 10., second subparagraph, point (a)				
1193	(a) address safety and	(a) address safety and		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	environmental aspects relevant for the respective product category;	environmental aspects relevant for the respective product category;	<i>deleted</i>	
<i>Annex I, point 10., second subparagraph, point (b)</i>				
1194	(b) specify where the respective information is to be provided, aiming, by choice of the location, at the utmost likelihood for information not be overlooked. If possible, several of the following places shall be selected: on the product, on its label, on its packaging, on its outer (sales) packaging, in paper instructions for use, in electronic instructions for use, on the website of the	(b) specify where the respective information is to be provided, aiming, by choice of the location, at the utmost likelihood for information not be overlooked. If possible, several of the following places shall be selected: on the product, on its label, on its packaging, on its outer (sales) packaging, in paper instructions for use, in electronic instructions for use, on the website of the	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	manufacturer or in the product database established in accordance with Article 78;	manufacturer or in the product database established in accordance with Article 78;		
<i>Annex I, point 10., second subparagraph, point (c)</i>				
1195	(c) in cases where information may or shall be provided on the website of the manufacturer or in the product database, the harmonised technical specifications shall require a link to be placed on the product, on its packaging, and on its outer (sales) packaging;	(c) in cases where information may or shall be provided on the website of the manufacturer or in the product database, the harmonised technical specifications shall require a link to be placed on the product, on its packaging, and on its outer (sales) packaging;	<i>deleted</i>	
<i>Annex I, point 11.</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1196	11. Harmonised technical specifications may permit manufacturers to provide certain information items relevant for Member States, users or occupants, under the condition that:	11. Harmonised technical specifications may permit manufacturers to provide certain information items relevant for Member States, users or occupants, under the condition that:	<i>deleted</i>	
<i>Annex I, point 11.(a)</i>				
1197	(a) the respective Member States' regulation is compatible with Union law,	(a) the respective Member States' regulation is compatible with Union law,	<i>deleted</i>	
<i>Annex I, point 11.(b)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1198	(b) it is made clear that the respective information items permitted by the harmonised technical specifications do not relate to Union law and are not mandatory.	(b) it is made clear that the respective information items permitted by the harmonised technical specifications do not relate to Union law and are not mandatory.	deleted	
<i>Annex II</i>				
1199	<i>Annex II</i> Declaration of Performance and of Conformity	Annex II Declaration of Performance and of Conformity	Annex II Declaration of Performance and <u>Conformity as referred to in Article 11<sup>1</sup></u>  <u>Model for the declaration of performance and of conformity</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>1. Whenre a Declaration of Performance and Conformity is issued in relation to a product not subject to product requirements specified in accordance with Article 5(1) without parallel issuing of a Declaration of Conformity, the points 12., 12a. and 13c. may be omitted.</i></u></p>	
Annex II, first paragraph				
1200	Name of the Manufacturer	Name of the Manufacturer	Name of the Manufacturer	Name of the Manufacturer

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex II, second paragraph				
1201	<p>Declaration No ...<sup>1</sup></p> <p>_____</p> <p>1. Only one unique, unequivocal declaration number per product type shall be used, even where there are variants, variants being variations of the product type that do not influence performance or conformity of the product.</p>	<p>Declaration No ...<sup>1</sup></p> <p>_____</p> <p>1. Only one unique, unequivocal declaration number per product type shall be used, even where there are variants, variants being variations of the product type that do not influence performance or conformity of the product.</p>	<p>Declaration <del>No</del>Code ...<sup>1</sup></p> <p>_____</p> <p>1. Only one unique, unequivocal declaration number per product type shall be used, even where there are variants, variants being variations of the product type that do not influence performance or conformity of the product.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, third paragraph				
1202	<p>Version No ...<sup>1</sup></p> <p>_____</p> <p>1. Different versions may be issued, e.g. to correct mistakes or add complementary information.</p>	<p>Version No ...<sup>1</sup></p> <p>_____</p> <p>1. Different versions may be issued, e.g. to correct mistakes or add complementary information.</p>	<p>Version No ...<sup>1</sup></p> <p>_____</p> <p>1. Different versions may be issued, e.g. to correct mistakes or add complementary information.</p>	<p>Version No ...<sup>1</sup></p> <p>_____</p> <p>1. Different versions may be issued, e.g. to correct mistakes or add complementary information.</p> <p>Commission Proposal</p>
Annex II, fourth paragraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1203	Date of that version ...	Date of that version ...	Date of that version ...	Date of that version ...  Commission Proposal
Annex II, point 1.				
1204	1. Product description	1. Product description	1. Product description	1. Product description  Commission Proposal
Annex II, point 1.(a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1205	(a) unique identification code of the product type, and the ranges of batch numbers and serial numbers covered if already determined for the respective product type;	(a) unique identification code of the product type, and the ranges of batch numbers and serial numbers covered if already determined for the respective product type;	(a) unique identification code of the product type, <del>and the ranges of batch numbers and serial numbers covered if already determined for the respective product type</del> <u>as indicated in accordance with Article 21(5);</u>	
Annex II, point 1.(b)				
1206	(b) product category as defined by harmonised technical specifications or European Assessment Documents;	(b) product category as defined by harmonised technical specifications or European Assessment Documents;	(b) product category as defined by harmonised technical specifications or European Assessment Documents;	(b) product category as defined by harmonised technical specifications or European Assessment Documents;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex II, point 1.(c)				
1207	(c) intended uses of the product, necessarily falling under those intended uses for which the applicable harmonised technical specification or European Assessment Document has been developed, with facultative additional information on the intended users, or the conditions for safe and good use;	(c) intended uses of the product, necessarily falling under those intended uses for which the applicable harmonised technical specification or European Assessment Document has been developed, with facultative additional information on the intended users, or the conditions for safe and good use;	(c) <del>intended</del> <u>declared</u> uses of the product, <del>necessarily falling under those intended uses for which</del> <u>within the scope of</u> the applicable harmonised technical specification or European Assessment Document <del>has been developed, with facultative additional information on the intended users, or the conditions for safe and good use;</del>	
Annex II, point 1.(d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1208	(d) dimensions of the product;	(d) dimensions of the product;	(d) dimensions <u>or grading</u> of the product, <u>where applicable</u> ;	
Annex II, point 1.(e)				
1209	(e) main materials or substances used;	(e) main materials or substances used;	<i>deleted</i>	
Annex II, point 1.(f)				
1210	(f) information to be provided in accordance with Regulation (EC)	(f) information to be provided in accordance with Regulation (EC)	(f) information to be provided in accordance with Regulation (EC)	(f) information to be provided in accordance with Regulation (EC)

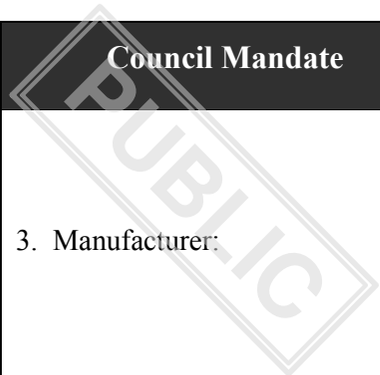
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1907/2006;	1907/2006;	1907/2006;	1907/2006;  Commission Proposal
Annex II, point 1.(g)				
1211	(g) key parts of the product;	(g) key parts of the product;	(g) key parts of the product, <u>including traceability information on the key part if it has previously been placed separately on the market, where applicable;</u>	
Annex II, point 1.(h)				
1212				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(h) estimated average and minimum service life time for the intended use foreseen for the product (durability);	(h) estimated average and minimum service life time for the intended use foreseen for the product (durability);	(h) estimated average and minimum service life <del>time-span</del> for the <del>intended use foreseen for the product</del> <u>declared use</u> (durability);	
Annex II, point 1.(i)				
1213	(i) variants, if any, and their descriptions;	(i) variants, if any, and their descriptions;	(i) variants, if any, and their descriptions;	(i) variants, if any, and their descriptions;  Commission Proposal
Annex II, point 1.(i1)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1213a			<u>(i1) in cases where the product has been previously installed in a construction work, the date and place of the latest de-installation;</u>	
Annex II, point 1.(j)				
1214	(j) information falling under Annex I Part D.	(j) information falling under Annex I Part D.	<i>deleted</i>	
Annex II, point 2.				
1215				

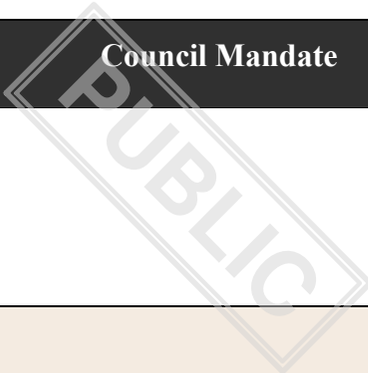
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. Permalinks as regards the following:	2. Permalinks as regards the following:	2. Permalinks as regards the following:	2. Permalinks as regards the following:  Commission Proposal
Annex II, point 2.(a)				
1216	(a) the manufacturer's products registration(s) in EU databases, and the precise location therein where the product can be found, and to his own product presentation website;	(a) the manufacturer's products registration(s) in EU databases, <del>and the precise location therein where the product can be found,</del> and to his own product presentation website;	(a) the manufacturer's products registration(s) in EU databases, and the precise location therein where the product can be found, <del>and to his own product presentation website</del> <u>where applicable</u> ;	
Annex II, point 2.(b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1217	(b) any voluntarily or mandatorily used products registration database or website, and the precise location therein where the product can be found;	(b) any voluntarily or mandatorily used products registration database or website, and the precise location therein where the product can be found;	<i>deleted</i>	
<i>Annex II, point 2.(c)</i>				
1218	(c) instructions for use in accordance with Annex I Part D point 1.3.	(c) instructions for use in accordance with Annex I Part D point 1.3.	<i>deleted</i>	
<i>Annex II, point 3.</i>				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1219	3. Manufacturer:	3. Manufacturer:	3. Manufacturer:	3. Manufacturer:  Commission Proposal
Annex II, point 3.(a)				
1220	(a) name;	(a) name;	(a) name;	(a) name;  Commission Proposal
Annex II, point 3.(b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1221	(b) trade name;	(b) trade name;	(b) <u>registered</u> trade name <u>or</u> <u>registered trade mark</u> ;	
Annex II, point 3.(c)				
1222	(c) place of business;	(c) place of business;	(c) <u>registered</u> place of business;	
Annex II, point 3.(d)				
1223	(d) postal address;	(d) postal address;	(d) postal address;	(d) postal address;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex II, point 3.(g)</i>				
1226	(g) website;	(g) website;	<i>deleted</i>	
<i>Annex II, point 3.(h)</i>				
1227	(h) social media contact details;	(h) social media contact details. <u>where available;</u>	<i>deleted</i>	
<i>Annex II, point 3.(i)</i>				
1228				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(i) where available, specific contact details for providing information on installation, maintenance, use, de-construction, and on the handling of risks or product failure.	(i) where available, specific contact details for providing information on installation, maintenance, use, de-construction, and on the handling of risks or product failure.	<i>deleted</i>	
Annex II, point 4.				
1229	4. Authorised representative:	4. Authorised representative:	4. Authorised representative, <u>where available:</u>	
Annex II, point 4.(a)				
1230				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) name;	(a) name;	(a) name;	(a) name;  Commission Proposal
Annex II, point 4.(b)				
1231	(b) trade name;	(b) trade name;	(b) <u>registered</u> trade name <u>or</u> <u>registered trade mark</u> ;	
Annex II, point 4.(c)				
1232	(c) place of business;	(c) place of business;	(c) <u>registered</u> place of business;	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, point 4.(d)				
1233	(d) postal address;	(d) postal address;	(d) postal address;	(d) postal address;  Commission Proposal
Annex II, point 4.(e)				
1234	(e) telephone;	(e) telephone;	(e) telephone;	(e) telephone;  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, point 4.(f)				
1235	(f) email address;	(f) email address;	(f) email address;	(f) email address;  Commission Proposal
Annex II, point 4.(g)				
1236	(g) website;	(g) website;	(g) website, <u>where available</u> ;	
Annex II, point 4.(h)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1237	(h) social media contact details;	(h) social media contact details, <u>where available;</u>	<i>deleted</i>	
<i>Annex II, point 4.(i)</i>				
1238	(i) where available, specific contact details for information on installation, maintenance, use, deconstruction, on the handling of risks and on actions in case of product failure.	(i) where available, specific contact details for information on installation, maintenance, use, deconstruction, on the handling of risks and on actions in case of product failure.	<i>deleted</i>	
<i>Annex II, point 5.</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1239	5. Notified bodies:	5. Notified bodies:	5. Notified <u>body or</u> bodies, <u>where applicable</u> :	
Annex II, point 5.(a)				
1240	(a) name;	(a) name;	(a) name;	(a) name;  Commission Proposal
Annex II, point 5.(a1)				
1240a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>(a1) identification number;</u>	
Annex II, point 5.(b)				
1241	(b) trade name;	(b) trade name;	(b) <u>registered</u> trade name, <u>where available</u> ;	
Annex II, point 5.(c)				
1242	(c) place of business;	(c) place of business;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex II, point 5.(d)</i>				
1243	(d) postal address;	(d) postal address;	<i>deleted</i>	
<i>Annex II, point 5.(e)</i>				
1244	(e) telephone;	(e) telephone;	<i>deleted</i>	
<i>Annex II, point 5.(f)</i>				
1245				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(f) email address;	(f) email address;	<i>deleted</i>	
<i>Annex II, point 5.(g)</i>				
1246	(g) website;	(g) website;	<i>deleted</i>	
<i>Annex II, point 5.(h)</i>				
1247	(h) social media contact details.	(h) social media contact details, <a href="#"><u>where available.</u></a>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, point 6.				
1248	6. Technical Assessment Body:	6. Technical Assessment Body:	6. Technical Assessment Body, <u>where applicable:</u>	
Annex II, point 6.(a)				
1249	(a) name;	(a) name;	(a) name;	(a) name;  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, point 6.(a1)				
1249a			(a1) <u>identification number</u> ;	
Annex II, point 6.(b)				
1250	(b) trade name;	(b) trade name;	(b) <u>registered</u> trade name, <u>where available</u> ;	
Annex II, point 6.(c)				
1251	(c) place of business;	(c) place of business;		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<i>deleted</i>	
<i>Annex II, point 6.(d)</i>				
1252	(d) postal address;	(d) postal address;	<i>deleted</i>	
<i>Annex II, point 6.(e)</i>				
1253	(e) telephone;	(e) telephone;	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex II, point 6.(f)</i>				
1254	(f) email address;	(f) email address;	<i>deleted</i>	
<i>Annex II, point 6.(g)</i>				
1255	(g) website;	(g) website;	<i>deleted</i>	
<i>Annex II, point 6.(h)</i>				
1256				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(h) social media contact details.	(h) social media contact details, <u>where available.</u>	deleted	
Annex II, point 7.				
1257	7. Assessment and verification system(s) applied	7. Assessment and verification system(s) applied	7. Assessment and verification system(s) applied <u>and reference to certificate(s) or validation report(s) issued.</u>	
Annex II, point 8., first subparagraph				
1257a			<u>8. Technical reference documents:</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, point 8., first subparagraph				
1258	8. Harmonised technical specifications applied:	8. Harmonised technical specifications applied:	<del>8.(a)</del> Harmonised technical specifications <u>laying down essential characteristics</u> applied <del>;</del>	
Annex II, point 8., second subparagraph				
1259	(reference number and date of issue)	(reference number and date of issue)	(reference number and date of issue), <u>or</u>	
Annex II, point 9., first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1260	9. European Assessment Document applied:	9. European Assessment Document applied:	<del>9.(b)</del> European Assessment Document applied: <u>(reference number and date of issue) and European Technical Assessment issued (technical assessment body, reference number and date of issue)</u>	
Annex II, point 9., second subparagraph				
1261	(reference number and date of issue)	(reference number and date of issue)	<del>—</del> (reference number and date of issue) <u>and</u>	
Annex II, point 10., first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1262	10. European Technical Assessment issued:	10. European Technical Assessment issued:	<del>10.</del> European Technical Assessment issued:	
Annex II, point 10., second subparagraph				
1263	(technical assessment body, reference number and date of issue)	(technical assessment body, reference number and date of issue)	(technical assessment body, reference number and date of issue)	(technical assessment body, reference number and date of issue)  Commission Proposal
Annex II, point 11.				
1264				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	11. Declared performances and sustainability characteristics:	11. Declared performances and sustainability characteristics:	11. Declared performances and sustainability characteristics:	11. Declared performances and sustainability characteristics:  Commission Proposal
Annex II, point 11.(a)				
1265	(a) the list of essential characteristics, as determined in the harmonised technical specification or European Assessment Document for the respective product category for which a performance is declared.	(a) the list of essential characteristics, as determined in the harmonised technical specification or European Assessment Document for the respective product category for which a performance is declared.  <u>When no performance is declared for one essential characteristic, its</u>	(a) the <u>complete</u> list of essential characteristics, as determined in the harmonised technical specification or European Assessment Document <del>for the respective product category for which a performance is declared.</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<u><i>name can still be listed and the place where the performance could be given remains empty.</i></u>		
Annex II, point 11.(b)				
1266	(b) the performance of the product, by calculated values, levels or classes, or in a description. Respective values, levels or classes shall be reproduced in the declaration of performance itself and thus cannot be expressed solely by inserting references to other documents. However, the performance of structural behaviour of a product may be expressed by referring to	(b) the performance of the product, by calculated values, levels or classes, or in a description. Respective values, levels or classes shall be reproduced in the declaration of performance itself and thus cannot be expressed solely by inserting references to other documents. However, the performance of structural behaviour of a product may be expressed by referring to	(b) the performance of the product, by calculated values, levels or classes, or in a description. Respective values, levels or classes shall be reproduced in the declaration of performance itself and thus cannot be expressed solely by inserting references to other documents. However, the performance of structural behaviour of a product may be expressed by referring to attached	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	attached production documentation or structural design calculations.	attached production documentation or structural design calculations.	production documentation or structural design calculations. <u>For essential characteristics where no performance is declared, in the place for the declaration of the value NULL shall be inserted.</u>	
Annex II, point 11.(c)				
1267	(c) the environmental sustainability data calculated in accordance with Article 22(1), in particular where they fit under the essential characteristics listed in Annex I Part A, point 2, in case the respective rules covering the product category have become applicable at the time of placing on	(c) the environmental sustainability data calculated in accordance with Article 22(1), in particular where they fit under the essential characteristics listed in Annex I Part A, point 2, in case the respective rules covering the product category have become applicable at the time of placing on	(c) the environmental sustainability <del>data-calculated-in accordance with Article 22(1), in particular where they fit under the essential characteristics listed in Annex I Part A, point 2, in case the respective rules covering the product category have become applicable at the time of placing on</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the market or direct installation.	the market or direct installation.	<del>the market or direct installation</del> <u>performance and the version of the software used in accordance with Article 11(2a)</u> .	
Annex II, point 12.				
1268	<p>12. The product identified above is in conformity with the following requirements of Annex I Part B and C as specified by<sup>1</sup>:</p> <p>_____</p> <p>1. Cite the respective harmonised technical specifications.</p>	<p>12. The product identified above is in conformity with the following requirements of Annex I Part B and C as specified by<sup>1</sup>:</p> <p>_____</p> <p>1. Cite the respective harmonised technical specifications.</p>	<p>12. <del>The</del> <u>Applicable</u> product <del>identified above is in conformity with the following requirements of Annex I Part B and C as specified by<sup>1</sup>:</del> <u>requirements as specified by the following harmonised technical specifications adopted in accordance with Article 5<sup>1</sup>:</u></p> <p><u>(reference number and date of</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>issue)</u></p> <hr/> <p>1. Cite the respective harmonised technical specifications.</p>	
Annex II, point 12a.				
1268a			<p><u>12a. References to the harmonised standards referred to in Article 5a(1) that have been applied, including the date of the standard, or references to the other technical specifications, including their date, in relation to which conformity is declared. In</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><i>the event of partial application of harmonised standards, the declaration shall specify the parts which have been applied.</i></u>	
Annex II, point 13., first subparagraph				
1269	13. Declarations:	13. Declarations:	13. Declarations:	13. Declarations:  Commission Proposal
Annex II, point 13., first subparagraph, point (a)				
1270				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) the performance of the product identified above is in conformity with the set of declared performances under point 11;	(a) the performance of the product identified above is in conformity with the set of declared performances under point 11;	(a) the performance of the product identified above is in conformity with the set of declared performances under point 11;	(a) the performance of the product identified above is in conformity with the set of declared performances under point 11;  Commission Proposal
Annex II, point 13., first subparagraph, point (b)				
1271	(b) the sustainability data of the product identified above have been correctly calculated on the basis of the product category rules applicable to it;	(b) the sustainability data of the product identified above have been correctly calculated on the basis of the product category rules applicable to it;	(b) the sustainability data of the product identified above have been correctly calculated on the basis of the product category rules applicable to it;	(b) the sustainability data of the product identified above have been correctly calculated on the basis of the product category rules applicable to it;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex II, point 13., first subparagraph, point (c)				
1272	(c) the product identified above is in conformity with the requirements listed under point 12.	(c) the product identified above is in conformity with the requirements listed under point 12.	(c) the product identified above is in conformity with the requirements listed under point 12.	(c) the product identified above is in conformity with the requirements listed under point 12.  Commission Proposal
Annex II, point 13., second subparagraph				
1273	Signed for and on behalf of the			



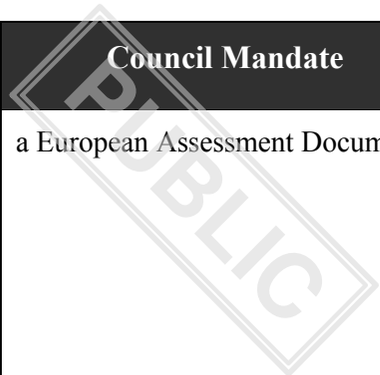
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	manufacturer by:	manufacturer by:	manufacturer by:	manufacturer by:  Commission Proposal
Annex II, fifth paragraph				
1274	[name, function <sup>1</sup> ]  _____  1. The person signing shall be empowered by virtue of national law to represent the manufacturer, be it on the basis of a mandate, be it due to her/his role as legal	[name, function <sup>1</sup> ]  _____  1. The person signing shall be empowered by virtue of national law to represent the manufacturer, be it on the basis of a mandate, be it due to her/his role as legal	[name, function <sup>1</sup> ]  _____  1. The person signing shall be empowered by virtue of national law to represent the manufacturer, be it on the basis of a mandate, be it due to her/his role as legal representative.	[name, function <sup>1</sup> ]  _____  1. The person signing shall be empowered by virtue of national law to represent the manufacturer, be it on the basis of a mandate, be it due to her/his role as legal representative.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	representative.	representative.		Commission Proposal
Annex II, sixth paragraph				
1275	At [place]	At [place]	At [place]	At [place] Commission Proposal
Annex II, seventh paragraph				
1276	on [date of issue]	on [date of issue]	on [date of issue]	on [date of issue]



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex II, eighth paragraph				
1277	[signature]	[signature]	[signature]	[signature] Commission Proposal
Annex III				
1278	Annex III Procedure for adopting	Annex III Procedure <del>for</del>	Annex III Procedure for adopting	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	a European Assessment Document	<del>adopting</del> <u>concerning</u> a European <del>Assessment Document</del> <u>Technical Assessment</u>	a European Assessment Document	
Annex III, point 1.				
1279	1. Request for a European Technical Assessment	1. Request for a European Technical Assessment	1. Request for a European Technical Assessment	1. Request for a European Technical Assessment  Commission Proposal
Annex III, point 1.(a)				
1280				

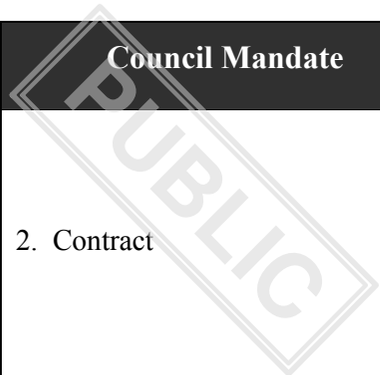
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>(a) When a manufacturer makes a request for a European Technical Assessment to any TAB for a product, and after the manufacturer and the TAB (hereinafter referred to as the ‘responsible TAB’) have signed an agreement of commercial secrecy and confidentiality, unless the manufacturer decides otherwise, the manufacturer shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the manufacturer and details of the factory production control the manufacturer intends to apply.</p>	<p>(a) When a manufacturer makes a request for a European Technical Assessment to any TAB for a product, and after the manufacturer and the TAB (hereinafter referred to as the ‘responsible TAB’) have signed an agreement of commercial secrecy and confidentiality, unless the manufacturer decides otherwise, the manufacturer shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the manufacturer and details of the factory production control the manufacturer intends to apply.</p>	<p>(a) When a manufacturer makes a request for a European Technical Assessment to any TAB for a product, and after the manufacturer and the TAB (hereinafter referred to as the ‘responsible TAB’) have signed an agreement of commercial secrecy and confidentiality, unless the manufacturer decides otherwise, the manufacturer shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the manufacturer and details of the factory production control the manufacturer intends to apply.</p>	<p>(a) When a manufacturer makes a request for a European Technical Assessment to any TAB for a product, and after the manufacturer and the TAB (hereinafter referred to as the ‘responsible TAB’) have signed an agreement of commercial secrecy and confidentiality, unless the manufacturer decides otherwise, the manufacturer shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the manufacturer and details of the factory production control the manufacturer intends to apply.</p> <p style="text-align: right; background-color: #e0e0e0; padding: 5px;">Commission Proposal</p>



	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	members of the Group shall sign an agreement of commercial secrecy and confidentiality with this TAB, unless the Group decides otherwise, and the Group shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the Group and details of the factory production control the members of the Group intend to apply.	members of the Group shall sign an agreement of commercial secrecy and confidentiality with this TAB, unless the Group decides otherwise, and the Group shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the Group and details of the factory production control the members of the Group intend to apply.	members of the Group shall sign an agreement of commercial secrecy and confidentiality with this TAB, unless the Group decides otherwise, and the Group shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the Group and details of the factory production control the members of the Group intend to apply.	members of the Group shall sign an agreement of commercial secrecy and confidentiality with this TAB, unless the Group decides otherwise, and the Group shall submit to the responsible TAB a technical file describing the product, its use as foreseen by the Group and details of the factory production control the members of the Group intend to apply.  <b>Commission Proposal</b>
Annex III, point 1.(c)				
1282	(c) In the absence of a request for	(c) In the absence of a request for	(c) In the absence of a request for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>a European Technical Assessment, when the Commission initiates the development of a European Assessment Document, it shall deliver to the organisation of TABs a technical file describing the product, its use and details of the factory production control to become applicable. The Commission selects the TAB to act as the responsible TAB, after consulting the organisation of TABs.</p>	<p>a European Technical Assessment, when the Commission initiates the development of a European Assessment Document, it shall deliver to the organisation of TABs a technical file describing the product, its use and details of the factory production control to become applicable. The <del>Commission selects the TAB to act as the responsible TAB, after consulting</del> <u>TAB responsible for developing the EAD shall be nominated by</u> the organisation of TABs.</p>	<p>a European Technical Assessment, when the Commission initiates the development of a European Assessment Document, it shall deliver to the organisation of TABs a technical file describing the product, its use and details of the factory production control to become applicable. The <u>organisation of TABs shall together with the</u> Commission <u>agree on a</u> <del>selects the</del> TAB to act as the responsible TAB, <del>after consulting the organisation of</del> <u>TABs</u>.</p>	
Annex III, point 1.(ca)				
1282a				

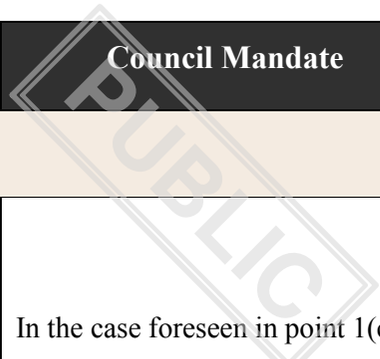
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>(ca) In the absence of a request for a European Technical Assessment, the organisation of TABs may initiate the development of a European Assessment Document. In this case, it shall deliver to the working group responsible for the development of the EAD a technical file describing the product, its use and the details of the factory production control which will be applicable. The TAB responsible for chairing the working group for developing the EAD shall be nominated by the organisation of TABs.</i></u></p>		
Annex III, point 2., first subparagraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1283	2. Contract	2. Contract	2. Contract	2. Contract  Commission Proposal
Annex III, point 2., second subparagraph				
1284	For products referred to in Article 37(1)(c), within 1 month from the reception of the technical file, in cases foreseen in points 1(a) and 1(b), a contract shall be concluded respectively between the manufacturer or the Group and the responsible TAB for the production of the European Technical	For products referred to in Article 37(1)(c), within 1 month from the reception of the technical file, in cases foreseen in points 1(a) and 1(b), a contract shall be concluded respectively between the manufacturer or the Group and the responsible TAB for the production of the European Technical	For products referred to in Article 37(1)(c), within 1 month from the reception of the technical file, in cases foreseen in points 1(a) and 1(b), a contract shall be concluded respectively between the manufacturer or the Group and the responsible TAB for the production of the European Technical	For products referred to in Article 37(1)(c), within 1 month from the reception of the technical file, in cases foreseen in points 1(a) and 1(b), a contract shall be concluded respectively between the manufacturer or the Group and the responsible TAB for the production of the European Technical

	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	Assessment, specifying the work programme for drawing up the European Assessment Document, including:	Assessment, specifying the work programme for drawing up the European Assessment Document, including:	Assessment, specifying the work programme for drawing up the European Assessment Document, including:	Assessment, specifying the work programme for drawing up the European Assessment Document, including:  Commission Proposal
Annex III, point 2., second subparagraph, point (a)				
1285	(a) the organisation of work within the organisation of TABs,	(a) the organisation of work within the organisation of TABs,	(a) the organisation of work within the organisation of TABs,	(a) the organisation of work within the organisation of TABs,  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex III, point 2., second subparagraph, point (b)				
1286	(b) the composition of the workgroup to be established within the organisation of TABs, designated for the product area in question, and	(b) the composition of the workgroup to be established within the organisation of TABs, designated for the product area in question, and	(b) the composition of the workgroup to be established within the organisation of TABs, designated for the product <del>area</del> <u>family</u> in question, and	
Annex III, point 2., second subparagraph, point (c)				
1287	(c) the coordination of TABs.	(c) the coordination of TABs.	(c) the coordination of TABs.	(c) the coordination of TABs.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex III, point 3., first subparagraph				
1289	3. Work programme	<p><i>deleted</i></p> <p><i>Moved to Annex IIIa, point 1</i></p>	3. <u>Communication of</u> work programme	
Annex III, point 3., second subparagraph				
1290	After the conclusion of the contract with the manufacturer or the Group, the organisation of TABs	<i>deleted</i>	After the conclusion of the contract with the manufacturer or the Group, the organisation of TABs	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	shall inform the Commission of the work programme for drawing up the European Assessment Document, the schedule for its execution and indicating the assessment programme. This communication shall take place within 3 months of the receipt of the request for a European Technical Assessment.	<i>Moved to Annex IIIa, point 1</i>	shall inform the Commission of the work programme for drawing up the European Assessment Document, the schedule for its execution and indicating the assessment programme. This communication shall take place within 3 months of the receipt of the request for a European Technical Assessment.	
Annex III, point 4., first subparagraph				
1291	4. The draft European Assessment Document	<i>deleted</i>	4. The draft European Assessment Document	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Moved to Annex IIIa, point 2		
Annex III, point 4., second subparagraph				
1292	The organisation of TABs shall finalise a draft European Assessment Document by means of the working group coordinated by the responsible TAB and shall communicate such draft to the parties concerned within 6 months of the date the Commission was informed of the work programme in cases foreseen in points 1(a) and 1(b) or the date the Commission communicated to the responsible TAB its observations on the work programme in the case foreseen in	deleted Moved to Annex IIIa, point 2	The organisation of TABs shall finalise a draft European Assessment Document by means of the working group coordinated by the responsible TAB and shall communicate such draft to the parties concerned within 6 months of the date the Commission was informed of the work programme in cases foreseen in points 1(a) and 1(b) or the date the Commission communicated to the responsible TAB its observations on the work programme in the case foreseen in	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	point 1(c).		point 1(c).	
Annex III, point 5., first subparagraph				
1293	5. Commission Participation	<p><i>deleted</i></p> <p>Moved to Annex IIIa, point 3</p>	5. Commission Participation	
Annex III, point 5., second subparagraph				
1294	A Commission representative may participate, as observer, to all the		A Commission representative may participate, as observer, to all the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>parts of the execution of the work programme. The Commission may request the organisation of TABs at any stage to abandon or modify the development of a certain European Assessment Document, including merging or splitting thereof.</p>	<p><i>deleted</i></p> <p>Moved to Annex IIIa, point 3</p>	<p>parts of the execution of the work programme. The Commission may request the organisation of TABs at any stage to abandon or modify the development of a certain European Assessment Document <u>when the development is not in line with this Regulation or in case the approach is not efficient or effective in terms of resources and final applicability. The Commission may request the organisation of TABs at any stage to merge parallel processes for the development of European assessment documents, or to split a single process in two, to increase clarity or ensure efficiency in the development process or in the future application of the assessment document under</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<del>consideration, including merging or splitting thereof.</del>	
Annex III, point 5., second subparagraph a				
1294a			<u>In case the TABs involved do not agree on a European assessment document within the time limits provided for, the organisation of TABs shall submit the matter to the Commission for appropriate resolution, including through instructions to the organisation of TABs on how to complete its work.</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex III, point 6., first subparagraph				
1295	6. Member States consultation	<p><i>deleted</i></p> <p>Moved to Annex IIIa, point 4</p>	6. Member States consultation	
Annex III, point 6., second subparagraph				
1296	In the case foreseen in point 1(c), the Commission shall inform Member States on the development of the European Assessment Document after the finalisation of	<i>deleted</i>	In the case foreseen in point 1(c), the Commission shall inform Member States on the development of the European Assessment Document after the finalisation of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the work programme for it. When requested, Member States may participate where appropriate in its execution.	<i>Moved to Annex IIIa, point 4</i>	the work programme for it. When requested, Member States may participate where appropriate in its execution.	
Annex III, point 7., first subparagraph				
1297	7. Extension and delay	<i>deleted</i>  <i>Moved to Annex IIIa, point 5</i>	7. Extension and delay	
Annex III, point 7., second subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1298	Any delay in relation to the time limits set in points 1 to 4 in this Annex shall be reported by the working group to the organisation of TABs and to the Commission.	<p><i>deleted</i></p> <p><i>Moved to Annex IIIa, point 5</i></p>	Any delay in relation to the time limits set in points 1 to 4 in this Annex shall be reported by the working group to the organisation of TABs and to the Commission.	
Annex III, point 7., third subparagraph				
1299	If an extension of the time limits for developing the European Assessment Document can be justified, notably by the absence of a Commission decision on the applicable assessment and verification system for the product	<p><i>deleted</i></p> <p><i>Moved to Annex IIIa, point 5</i></p>	If an extension of the time limits for developing the European Assessment Document can be justified, notably by the absence of a Commission decision on the applicable assessment and verification system for the product	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	or by the need to develop a new test method, an extended time limit shall be set by the Commission.		or by the need to develop a new test method, an extended time limit shall be set by the Commission.	
Annex III, point 8., first subparagraph				
1300	8. Amendments and adoption of a European Assessment Document	<i>deleted</i>  <i>Moved to Annex IIIa, point 6</i>	8. Amendments and adoption of a <u>draft</u> European Assessment Document	
Annex III, first paragraph				
1301				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>8.1. In cases foreseen in points 1.(a) and 1.(b), the responsible TAB shall communicate the draft European Assessment Document to the manufacturer or the Group, respectively, who shall have 15 working days to react thereto. Thereafter, the organization of TABs shall:</p>	<p><i>deleted</i></p> <p>Moved to Annex IIIa, point 6</p>	<p>8.1. In cases foreseen in points 1.(a) and 1.(b), the responsible TAB shall communicate the draft European Assessment Document to the manufacturer or the Group, respectively, who shall have <del>15</del> <u>20</u> working days to react thereto. Thereafter, the organization of TABs shall:</p>	
Annex III, first paragraph, point (a)				
1302	<p>(a) if applicable, inform the manufacturer or the Group as to how their reactions have been taken into account;</p>	<p><i>deleted</i></p>	<p>(a) if applicable, inform the manufacturer or the Group as to how their reactions have been taken into account;</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Moved to Annex IIIa, point 6		
Annex III, first paragraph, point (b)				
1303	(b) adopt the draft European Assessment Document;	deleted  Moved to Annex IIIa, point 6	(b) adopt the draft European Assessment Document;	
Annex III, first paragraph, point (c)				
1304	(c) send a copy of it to the		(c) send a copy of it to the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission.	<i>deleted</i>  <i>Moved to Annex IIIa, point 6</i>	Commission.	
Annex III, second paragraph				
1305	8.2. In the case foreseen in point 1.(c), the responsible TAB shall:	<i>deleted</i>  <i>Moved to Annex IIIa, point 6</i>	8.2. In the case foreseen in point 1.(c), the responsible TAB shall:	
Annex III, second paragraph, point (a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1306	(a) adopt the draft European Assessment Document;	<i>deleted</i>  <i>Moved to Annex IIIa, point 6</i>	(a) adopt the draft European Assessment Document;	
Annex III, second paragraph, point (b)				
1307	(b) send a copy of it to the Commission.	<i>deleted</i>  <i>Moved to Annex IIIa, point 6</i>	(b) send a copy of it to the Commission.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex III, point 9.				
1307a			<u>8a. Commission assessment of draft European Assessment Documents</u>	
Annex III, third paragraph				
1308	If, within 30 working days of receipt, the Commission communicates to the organisation of TABs its observations on the draft European Assessment Document, the organisation of	<i>deleted</i>  <i>Moved to Annex IIIa, point 6</i>	<del>#</del> <u>The Commission shall assess the submitted draft European Assessment Document and</u> , within 30 working days of receipt, <del>the Commission communicates</del> <u>communicate its observations</u> to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>TABs, after having been given the opportunity to comment, shall amend the draft accordingly and shall send a copy of the adopted European Assessment Document in cases foreseen in points 1.(a) and 1.(b) to the manufacturer or the Group, respectively, and in all cases to the Commission.</p>		<p>the organisation of TABs <del>its observations on the draft European Assessment Document.</del> The organisation of TABs, after having been given the opportunity to comment, shall amend the draft accordingly and <del>shall send a copy</del> <u>resend copies</u> of the <u>amended draft-adopted</u> European Assessment Document in <u>accordance with</u> <del>eases foreseen in points 1.(a) and 1.(b) to the manufacturer or the Group, respectively, and in all cases to the Commission</del> <u>8.1.(b) and (c) and 8.2.(b)</u>.</p>	
Annex III, point 9., first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1309	9. Final European Assessment Document to be published	deleted  <i>Moved to Annex IIIa, point 7</i>	9. <u>Adoption of</u> final European Assessment Document <del>to be published</del> <u>and publication</u>	
Annex III, point 9., second subparagraph				
1310	The organisation of TABs shall adopt the final European Assessment Document and shall send a copy thereof to the Commission, together with a translation of its title in all the official languages of the Union, for	deleted  <i>Moved to Annex IIIa, point 7</i>	The organisation of TABs shall adopt the final European Assessment Document and shall send a copy thereof to the Commission, together with a translation of its title in all the official languages of the Union, for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the publication of its reference in the Official Journal of the European Union. The organisation of TABs shall publish the European Assessment Document.		<p><del>the</del> publication of its reference in the <u>Official Journal of the European Union without delay</u><del>Official Journal of the European Union.</del></p> <p>The organisation of TABs shall publish the European Assessment Document <u>in one or more languages of the Union and, as a minimum, keep it accessible until no European technical assessments based on it remain valid.</u></p>	
Annex IIIa				
1310a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>Annex IIIa Procedure for adopting a European Assessment Document</i></u></p> <p><u><i>1. Work programme</i></u></p> <p><u><i>In the cases foreseen by points 1(a) and 1(b) of Annex III, after agreement with the manufacturer and the Group respectively, the organisation of TABs shall inform the Commission of the work programme for drawing up the European Assessment Document and the schedule for its execution, indicating the assessment programme. This communication shall take place within three months of receipt of the request for a European Technical Assessment by a TAB, which shall initiate the procedure as laid down</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>in points 1(a) and 1(b) of Annex III.</i></u></p> <p><u><i>In the case provided for by point 1(c) of Annex III, the organisation of TABs shall submit to the Commission the work programme for drawing up the European Assessment Document with the same content and within the same deadline as indicated in the previous subparagraph. The Commission shall then communicate to the organisation of TABs within 30 working days its observations on the work programme. The responsible TAB or the organisation of TABs, respectively, after having been given the opportunity to comment, shall amend the work programme</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>accordingly.</u></p> <p><u>In the case foreseen in point 1(d) of Annex III, the organisation of TABs shall inform the Commission of the work programme for drawing up the European Assessment Document and the schedule for its execution, indicating the assessment programme.</u></p> <p><u>2. The draft European Assessment Document</u></p> <p><u>The organisation of TABs shall finalise a draft European Assessment Document by means of the working group coordinated by the responsible TAB and shall communicate such draft to the parties concerned within 6 months</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>of the date the Commission was informed of the work programme in the cases foreseen in points 1(a) and 1(b) of Annex III or the date the Commission communicated to the responsible TAB its observations on the work programme in the case foreseen in point 1(c) of Annex III.</u></p> <p><u>3. Commission Participation</u></p> <p><u>A Commission representative may participate, as observer, to all the parts of the execution of the work programme. The Commission may request the organisation of TABs at any stage to modify the development of a certain European Assessment Document, including merging or splitting thereof.</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>4. Member States consultation</u></p> <p><u>In the case provided for in point 1(c) of Annex III, the Commission shall inform Member States on the development of the European Assessment Document after the finalisation of the work programme for it. When requested, Member States may participate where appropriate in its execution.</u></p> <p><u>Observations from the Member States shall be communicated to, and dealt with by, the Commission. The organisation of TABs shall be informed by the Commission of any change in the work programme, required and agreed by the Commission, within</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>the time frame given to the Commission for commenting on the work programme before starting the development of the EAD.</i></u></p> <p><u><i>5. Extension and delay</i></u></p> <p><u><i>Any delay in relation to the time limits set in point 2 of Annex III or points 1 and 2 of this Annex shall be reported by the working group to the organisation of TABs and to the Commission.</i></u></p> <p><u><i>If an extension of the time limits for developing the European Assessment Document can be justified, notably by the absence of a Commission decision on the applicable assessment and verification system for the product</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>or by the need to develop a new test method, an extended time limit shall be set by the Commission.</u></p> <p><u>6. Amendments and adoption of a European Assessment Document</u></p> <p><u>6.1 In the cases provided for in points 1(a) and 1(b) of Annex III, the responsible TAB shall communicate the draft European Assessment Document to the manufacturer or the Group, respectively, who shall have 15 working days to react thereto. Thereafter, the organisation of TABs shall:</u></p> <p><u>(a) if applicable, inform the manufacturer or the Group as to</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>how their reactions have been taken into account;</u></p> <p><u>(b) adopt the draft European Assessment Document; and</u></p> <p><u>(c) send a copy of it to the Commission.</u></p> <p><u>6.2 In the cases provided for in points 1(c) and 1(d) of Annex III, the responsible TAB shall:</u></p> <p><u>(a) adopt the draft European Assessment Document; and</u></p> <p><u>(b) send a copy of it to the Commission.</u></p> <p><u>If, within 30 working days of receipt, the Commission communicates to the organisation of TABs its observations on the</u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>draft European Assessment Document, the organisation of TABs, after having been given the opportunity to comment, shall amend the draft accordingly and shall send a copy of the adopted European Assessment Document in cases provided for in points 1.(a) and 1.(b) to the manufacturer or the Group, respectively, and in all cases to the Commission.</i></u></p> <p><u><i>If no comments are received from the Commission within two months, the European Assessment Document shall be deemed to be accepted by it.</i></u></p> <p><u><i>7. Final European Assessment Document to be published</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>The organisation of TABs shall adopt the final European Assessment Document and shall send a copy thereof to the Commission, together with a translation of its title in all the official languages of the Union, for the publication of its reference in the Official Journal of the European Union. Such publication shall take place within 90 days. The organisation of TABs shall publish the European Assessment Document.</i></u></p> <p><u><i>For publishing the reference of an amendment of a European Assessment Document in the Official Journal of the European Union that supersedes the previously cited version of the</i></u></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><i>European Assessment Document, the organisation of TABs shall propose a coexistence period to the Commission. Notifications of notified bodies based on the EAD being referred to as superseded in the Official Journal of the European Union shall not expire and shall remain valid under the conditions of Articles 58 and 59.</i></u></p>		
Annex IV				
1311	Annex IV Product areas and requirements for TABs	Annex IV Product areas and requirements for TABs	Annex IV <del>Product areas and requirements for TABs</del> <u>List of product families</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, first paragraph				
1312	Table 1 —Product areas	Table 1 —Product areas	<i>deleted</i>	
Annex IV, Table 1, Column 1, Row 1				
1313	AREA CODE	AREA CODE	<del>AREA</del> CODE	
Annex IV, Table 1, Column 1, Row 2				
1314	1	1	1	1



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 1, Row 3				
1315	2	2	2	2 Commission Proposal
Annex IV, Table 1, Column 1, Row 4				
1316	3	3	3	3



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 1, Row 5				
1317	4	4	4	4 Commission Proposal
Annex IV, Table 1, Column 1, Row 6				
1318	5	5	5	5



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 1, Row 7				
1319	6	6	6	6 Commission Proposal
Annex IV, Table 1, Column 1, Row 8				
1320	7	7	7	7



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 1, Row 9				
1321	8	8	8	8 Commission Proposal
Annex IV, Table 1, Column 1, Row 10				
1322	9	9	9	9



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 1, Row 11				
1323	10	10	10 <u>11</u> <u>12</u> Two new lines in table	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 12				
1324	11	11	<del>11</del> <u>13</u>	
Annex IV, Table 1, Column 1, Row 13				
1325	12	12	<del>12</del> <u>14</u>	
Annex IV, Table 1, Column 1, Row 14				
1326	13	13	<del>13</del> <u>15</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 15				
1327	14	14	<del>14</del> <u>16</u>	
Annex IV, Table 1, Column 1, Row 16				
1328	15	15	<del>15</del> <u>17</u>	
Annex IV, Table 1, Column 1, Row 17				
1329	16	16	<del>16</del> <u>18</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 18				
1330	17	17	<del>17</del> <u>19</u>	
Annex IV, Table 1, Column 1, Row 19				
1331	18	18	<del>18</del> <u>20</u>	
Annex IV, Table 1, Column 1, Row 20				
1332	19	19	<del>19</del> <u>21</u>	

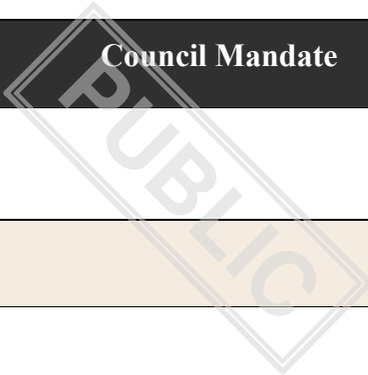
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 21				
1333	20	20	<del>20</del> <u>22</u>	
Annex IV, Table 1, Column 1, Row 22				
1334	21	21	<del>21</del> <u>23</u>	
Annex IV, Table 1, Column 1, Row 23				
1335	22	22	<del>22</del> <u>24</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 24				
1336	23	23	<del>23</del> <u>25</u>	
Annex IV, Table 1, Column 1, Row 25				
1337	24	24	<del>24</del> <u>26</u>	
Annex IV, Table 1, Column 1, Row 26				
1338	25	25	<del>25</del> <u>27</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 27				
1339	26	26	<del>26</del> <u>28</u>  <u>29</u>  New line in table	
Annex IV, Table 1, Column 1, Row 28				
1340	27	27	<del>27</del> <u>30</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 29				
1341	28	28	<del>28</del> <u>31</u>	
Annex IV, Table 1, Column 1, Row 30				
1342	29	29	<del>29</del> <u>32</u>	
Annex IV, Table 1, Column 1, Row 31				
1343	30	30	<del>30</del> <u>33</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 32				
1344	31	31	<del>31</del> <u>34</u>	
Annex IV, Table 1, Column 1, Row 33				
1345	32	32 <u>32a</u>  New line in table	<del>32</del> <u>35</u>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 1, Row 34				
1346	33	33		
Annex IV, Table 1, Column 2, Row 1				
1347	PRODUCT AREA	PRODUCT AREA	PRODUCT <del>AREA</del> <u>FAMILY</u>	
Annex IV, Table 1, Column 2, Row 2				
1348	PRECAST	PRECAST	PRECAST	PRECAST



	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	NORMAL/LIGHTWEIGHT/AUT OCLAVED AERATED CONCRETE PRODUCTS.	NORMAL/LIGHTWEIGHT/AUT OCLAVED AERATED CONCRETE PRODUCTS.	NORMAL/LIGHTWEIGHT/AUT OCLAVED AERATED CONCRETE PRODUCTS.	NORMAL/LIGHTWEIGHT/AUT OCLAVED AERATED CONCRETE PRODUCTS.  <b>Commission Proposal</b>
Annex IV, Table 1, Column 2, Row 3				
1349	DOORS, WINDOWS, SHUTTERS, GATES AND RELATED BUILDING HARDWARE.	DOORS, WINDOWS, SHUTTERS, GATES AND RELATED BUILDING HARDWARE.	DOORS, WINDOWS, SHUTTERS, GATES AND RELATED BUILDING HARDWARE.	DOORS, WINDOWS, SHUTTERS, GATES AND RELATED BUILDING HARDWARE.  <b>Commission Proposal</b>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 2, Row 4				
1350	MEMBRANES, INCLUDING LIQUID APPLIED AND KITS (FOR WATER AND/OR WATER VAPOUR CONTROL).	MEMBRANES, INCLUDING LIQUID APPLIED AND KITS (FOR WATER AND/OR WATER VAPOUR CONTROL).	MEMBRANES, INCLUDING LIQUID APPLIED AND KITS (FOR WATER AND/OR WATER VAPOUR CONTROL).	MEMBRANES, INCLUDING LIQUID APPLIED AND KITS (FOR WATER AND/OR WATER VAPOUR CONTROL).  Commission Proposal
Annex IV, Table 1, Column 2, Row 5				
1351				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>THERMAL INSULATION PRODUCTS.</p> <p>COMPOSITE INSULATING KITS/SYSTEMS.</p> <p>Commission Proposal</p>			
Annex IV, Table 1, Column 2, Row 6				
1352	<p>STRUCTURAL BEARINGS.</p> <p>PINS FOR STRUCTURAL JOINTS.</p>			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 2, Row 7				
1353	CHIMNEYS, FLUES AND SPECIFIC PRODUCTS.	CHIMNEYS, FLUES AND SPECIFIC PRODUCTS.	CHIMNEYS, FLUES AND SPECIFIC PRODUCTS.	CHIMNEYS, FLUES AND SPECIFIC PRODUCTS. Commission Proposal
Annex IV, Table 1, Column 2, Row 8				
1354				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	GYPSUM PRODUCTS.	GYPSUM PRODUCTS.	GYPSUM PRODUCTS.	GYPSUM PRODUCTS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 9				
1355	GEOTEXTILES, GEOMEMBRANES, AND RELATED PRODUCTS.	GEOTEXTILES, GEOMEMBRANES, AND RELATED PRODUCTS.	GEOTEXTILES, GEOMEMBRANES, AND RELATED PRODUCTS.	GEOTEXTILES, GEOMEMBRANES, AND RELATED PRODUCTS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 10				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1356	CURTAIN WALLING/CLADDING/STRUCTURAL SEALANT GLAZING.	CURTAIN WALLING/CLADDING/STRUCTURAL SEALANT GLAZING.	CURTAIN WALLING/CLADDING/STRUCTURAL SEALANT GLAZING.	CURTAIN WALLING/CLADDING/STRUCTURAL SEALANT GLAZING.  Commission Proposal
Annex IV, Table 1, Column 2, Row 11				
1357	FIXED FIRE FIGHTING EQUIPMENT (FIRE ALARM/DETECTION, FIXED FIREFIGHTING, FIRE AND SMOKE CONTROL AND EXPLOSION SUPPRESSION	FIXED FIRE FIGHTING EQUIPMENT (FIRE ALARM/DETECTION, FIXED FIREFIGHTING, FIRE AND SMOKE CONTROL AND EXPLOSION SUPPRESSION	FIXED FIRE FIGHTING EQUIPMENT (FIRE ALARM/DETECTION, FIXED FIREFIGHTING, FIRE AND SMOKE CONTROL AND EXPLOSION SUPPRESSION	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	PRODUCT).	PRODUCT).	PRODUCT).  <u>SANITARY APPLIANCES.</u>  <u>CIRCULAITON FIXTURES:</u> <u>ROAD EQUIPMENT</u>  Two new lines in table	
Annex IV, Table 1, Column 2, Row 12				
1358	STRUCTURAL TIMBER PRODUCTS/ELEMENTS AND ANCILLARIES.	STRUCTURAL TIMBER PRODUCTS/ELEMENTS AND ANCILLARIES.	STRUCTURAL TIMBER PRODUCTS/ELEMENTS AND ANCILLARIES.	STRUCTURAL TIMBER PRODUCTS/ELEMENTS AND ANCILLARIES.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 2, Row 13				
1359	WOOD BASED PANELS AND ELEMENTS.	WOOD BASED PANELS AND ELEMENTS.	WOOD BASED PANELS AND ELEMENTS.	WOOD BASED PANELS AND ELEMENTS. Commission Proposal
Annex IV, Table 1, Column 2, Row 14				
1360				

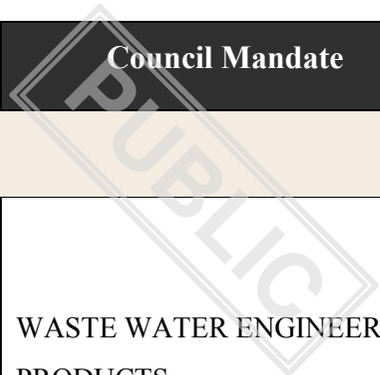
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	CEMENT, BUILDING LIMES AND OTHER HYDRAULIC BINDERS.	CEMENT, BUILDING LIMES AND OTHER HYDRAULIC BINDERS.	CEMENT, BUILDING LIMES AND OTHER HYDRAULIC BINDERS.	CEMENT, BUILDING LIMES AND OTHER HYDRAULIC BINDERS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 15				
1361	REINFORCING AND PRESTRESSING STEEL FOR CONCRETE (AND ANCILLARIES).  POST TENSIONING KITS.	REINFORCING AND PRESTRESSING STEEL FOR CONCRETE (AND ANCILLARIES).  POST TENSIONING KITS.	REINFORCING AND PRESTRESSING STEEL FOR CONCRETE (AND ANCILLARIES).  POST TENSIONING KITS.	REINFORCING AND PRESTRESSING STEEL FOR CONCRETE (AND ANCILLARIES).  POST TENSIONING KITS.



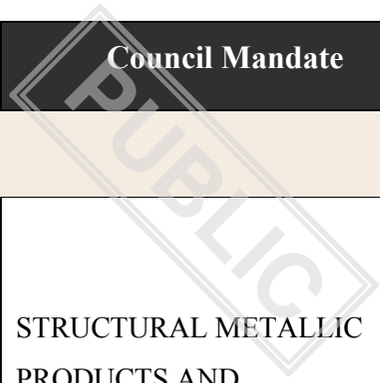
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal

Annex IV, Table 1, Column 2, Row 16

1362	MASONRY AND RELATED PRODUCTS. MASONRY UNITS, MORTARS, AND ANCILLARIES.	MASONRY AND RELATED PRODUCTS. MASONRY UNITS, MORTARS, AND ANCILLARIES.	MASONRY AND RELATED PRODUCTS. MASONRY UNITS, MORTARS, AND ANCILLARIES.	MASONRY AND RELATED PRODUCTS. MASONRY UNITS, MORTARS, AND ANCILLARIES.  Commission Proposal
------	---	---	---	--



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 2, Row 17				
1363	WASTE WATER ENGINEERING PRODUCTS.	WASTE WATER ENGINEERING PRODUCTS.	WASTE WATER ENGINEERING PRODUCTS.	WASTE WATER ENGINEERING PRODUCTS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 18				
1364	FLOORINGS.	FLOORINGS.	FLOORINGS.	FLOORINGS.  Commission Proposal

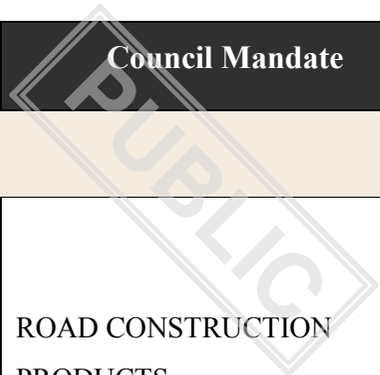




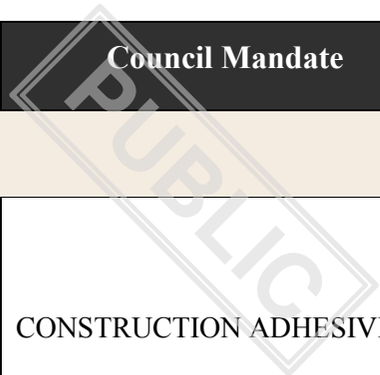
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal

Annex IV, Table 1, Column 2, Row 21

1367	ROOF COVERINGS, ROOF LIGHTS, ROOF WINDOWS, AND ANCILLARY PRODUCTS.  ROOF KITS.	ROOF COVERINGS, ROOF LIGHTS, ROOF WINDOWS, AND ANCILLARY PRODUCTS.  ROOF KITS.	ROOF COVERINGS, ROOF LIGHTS, ROOF WINDOWS, AND ANCILLARY PRODUCTS.  ROOF KITS.	ROOF COVERINGS, ROOF LIGHTS, ROOF WINDOWS, AND ANCILLARY PRODUCTS.  ROOF KITS.  Commission Proposal
------	--	--	--	---



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 2, Row 22				
1368	ROAD CONSTRUCTION PRODUCTS.	ROAD CONSTRUCTION PRODUCTS.	ROAD CONSTRUCTION PRODUCTS.	ROAD CONSTRUCTION PRODUCTS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 23				
1369	AGGREGATES.	AGGREGATES.	AGGREGATES.	AGGREGATES.  Commission Proposal



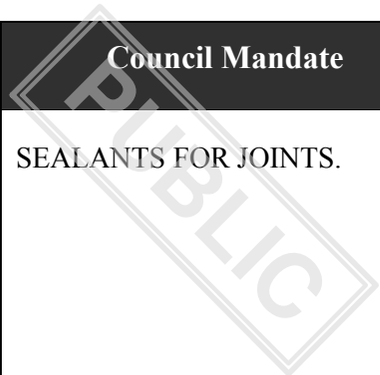
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, Table 1, Column 2, Row 24				
1370	CONSTRUCTION ADHESIVES.	CONSTRUCTION ADHESIVES.	CONSTRUCTION ADHESIVES.	CONSTRUCTION ADHESIVES.  Commission Proposal
Annex IV, Table 1, Column 2, Row 25				
1371	PRODUCTS RELATED TO CONCRETE, MORTAR AND GROUT.	PRODUCTS RELATED TO CONCRETE, MORTAR AND GROUT.	PRODUCTS RELATED TO CONCRETE, MORTAR AND GROUT.	PRODUCTS RELATED TO CONCRETE, MORTAR AND GROUT.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	CONSUMPTION.	CONSUMPTION.	<p>CONSUMPTION.</p> <p><u>CONSTRUCTION PRODUCTS</u> <u>IN CONTACT WITH WATER</u> <u>INTENDED FOR HUMAN</u> <u>CONSUMPTION.</u></p> <p>New line in table</p>	
Annex IV, Table 1, Column 2, Row 28				
1374	FLAT GLASS, PROFILED GLASS AND GLASS BLOCK PRODUCTS.	FLAT GLASS, PROFILED GLASS AND GLASS BLOCK PRODUCTS.	FLAT GLASS, PROFILED GLASS AND GLASS BLOCK PRODUCTS.	FLAT GLASS, PROFILED GLASS AND GLASS BLOCK PRODUCTS.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, Table 1, Column 2, Row 29				
1375	POWER, CONTROL AND COMMUNICATION CABLES.	POWER, CONTROL AND COMMUNICATION CABLES.	POWER, CONTROL AND COMMUNICATION CABLES.	POWER, CONTROL AND COMMUNICATION CABLES. Commission Proposal
Annex IV, Table 1, Column 2, Row 30				
1376				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	SEALANTS FOR JOINTS.	SEALANTS FOR JOINTS.	SEALANTS FOR JOINTS.	SEALANTS FOR JOINTS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 31				
1377	FIXINGS.	FIXINGS.	FIXINGS.	FIXINGS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 32				
1378				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	BUILDING KITS, UNITS, AND PREFABRICATED ELEMENTS.	BUILDING KITS, UNITS, AND PREFABRICATED ELEMENTS.	BUILDING KITS, UNITS, AND PREFABRICATED ELEMENTS.	BUILDING KITS, UNITS, AND PREFABRICATED ELEMENTS.  Commission Proposal
Annex IV, Table 1, Column 2, Row 33				
1379	FIRE STOPPING, FIRE SEALING AND FIRE PROTECTIVE PRODUCTS.  FIRE RETARDANT PRODUCTS.	FIRE STOPPING, FIRE SEALING AND FIRE PROTECTIVE PRODUCTS.  FIRE RETARDANT PRODUCTS.	FIRE STOPPING, FIRE SEALING AND FIRE PROTECTIVE PRODUCTS.  FIRE RETARDANT PRODUCTS.	

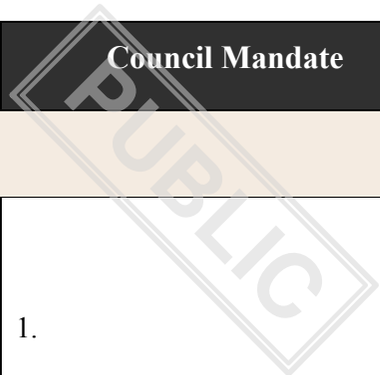
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u><a href="#">ATTACHED LADDERS</a></u></p> <p>New line in table</p>		
Annex IV, Table 1, Column 2, Row 34				
1380	CONSTRUCTION PRODUCTS NOT INCLUDED IN THE PRODUCT AREAS ABOVE.	CONSTRUCTION PRODUCTS NOT INCLUDED IN THE PRODUCT AREAS ABOVE.		<p>In the Council mandate this row was deleted.</p>
Annex IV, second paragraph				
1381				



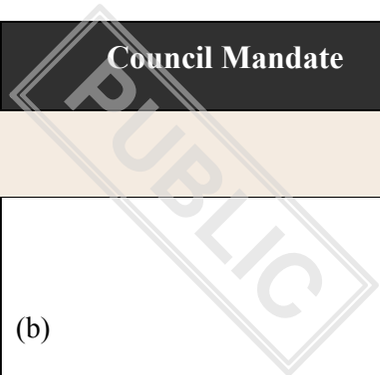
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Table 2 - Requirements for TABs	Table 2 - Requirements for TABs	<del>Table 2</del> ANNEX IVa Requirements for TABs	
Annex IV, third paragraph				
1382	TABs shall be able to fulfil the following tasks and requirements:	TABs shall be able to fulfil the following tasks and requirements:	TABs shall be able to fulfil the following tasks and requirements:	TABs shall be able to fulfil the following tasks and requirements:  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 1				
1383				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Competence	Competence	Competence	Competence <a href="#">Commission Proposal</a>
Annex IV, third paragraph, Table 2, Column 1, Row 2				
1384	1. Analysing risks	1. Analysing risks	1. Analysing risks	1. Analysing risks <a href="#">Commission Proposal</a>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 1, Row 3				
1385	1.	1.	1.	1.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 4				
1386	(a)	(a)	(a)	(a)  Commission Proposal



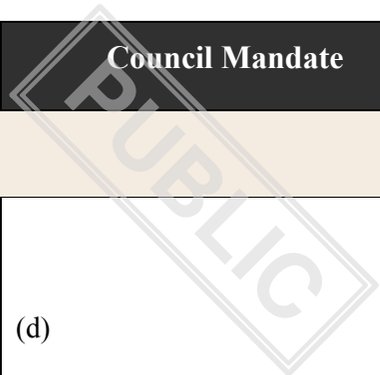
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
--	---------------------	------------	-----------------	-----------------

Annex IV, third paragraph, Table 2, Column 1, Row 5

1387	(b)	(b)	(b)	(b)  Commission Proposal
------	-----	-----	-----	--------------------------------

Annex IV, third paragraph, Table 2, Column 1, Row 6

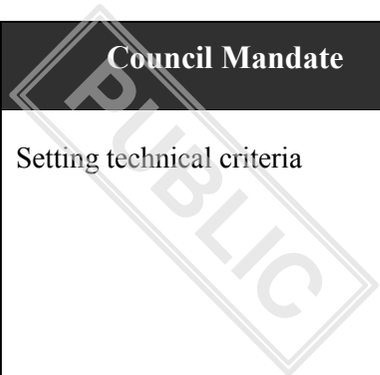
1388	(c)	(c)	(c)	(c)  Commission Proposal
------	-----	-----	-----	--------------------------------



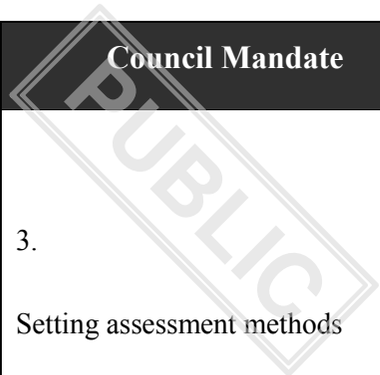
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 1, Row 7				
1389	(d)	(d)	(d)	(d) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 8				
1390	(e) (f)	(e) (f)	(e) (f)	(e) (f)



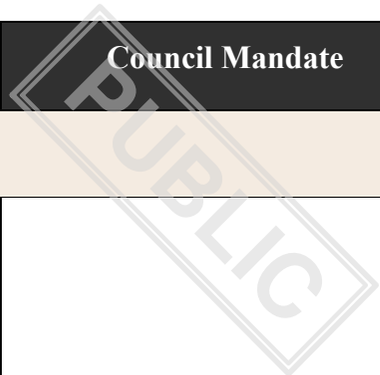
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 9				
1391	(g)	(g)	(g)	(g) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 10				
1392	2	2	2	2



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Setting technical criteria	Setting technical criteria	Setting technical criteria	Setting technical criteria  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 11				
1393	2	2	2	2  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 12				
1394				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	3. Setting assessment methods	3. Setting assessment methods	3. Setting assessment methods	3. Setting assessment methods  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 13				
1395	3.	3.	3.	3.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
--	---------------------	------------	-----------------	-----------------

Annex IV, third paragraph, Table 2, Column 1, Row 14

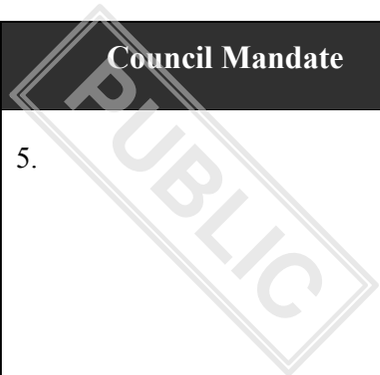
1396	4. Determining the specific factory production control	4. Determining the specific factory production control	4. Determining the specific factory production control	4. Determining the specific factory production control  Commission Proposal
------	---	---	---	--

Annex IV, third paragraph, Table 2, Column 1, Row 15

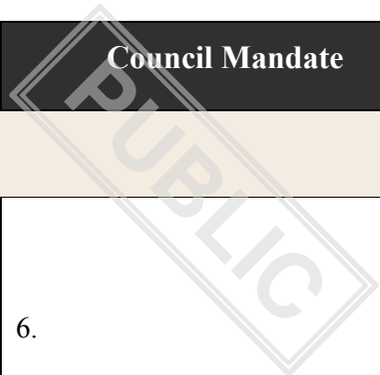
1397	4.	4.	4.	4.
------	----	----	----	----



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 16				
1398	5. Assessing the product	5. Assessing the product	5. Assessing the product	5. Assessing the product  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 17				
1399				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	5.	5.	5.	5.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 18				
1400	6. General management	6. General management	6. General management	6. General management  Commission Proposal



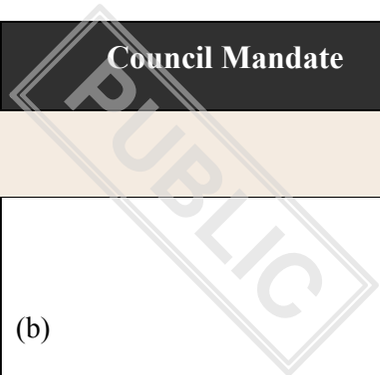
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
--	---------------------	------------	-----------------	-----------------

Annex IV, third paragraph, Table 2, Column 1, Row 19

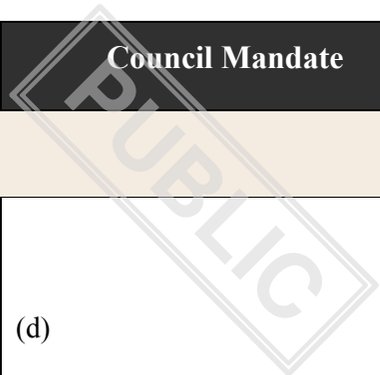
1401	6.	6.	6.	6.  Commission Proposal
------	----	----	----	-------------------------------

Annex IV, third paragraph, Table 2, Column 1, Row 20

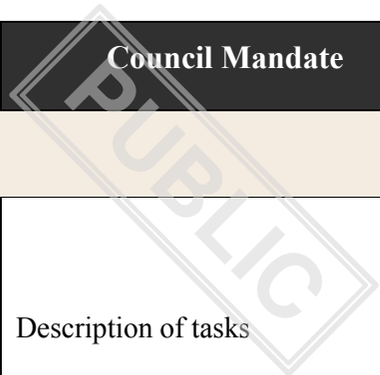
1402	(a)	(a)	(a)	(a)  Commission Proposal
------	-----	-----	-----	--------------------------------



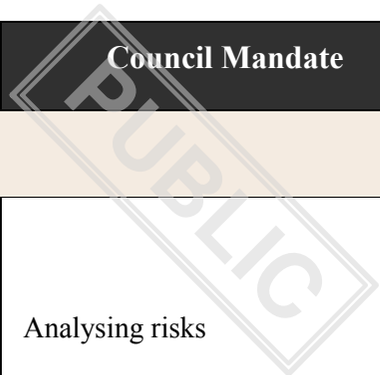
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 1, Row 21				
1403	(b)	(b)	(b)	(b) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 22				
1404	(c)	(c)	(c)	(c) Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 1, Row 23				
1405	(d)	(d)	(d)	(d) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 24				
1406	(e)	(e)	(e)	(e) Commission Proposal

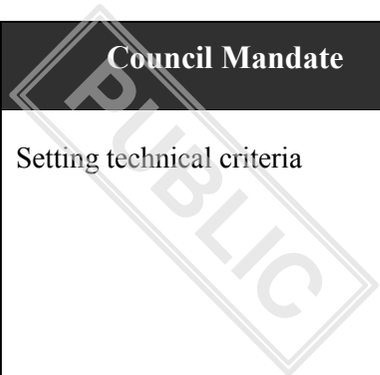


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 2, Row 1				
1407	Description of tasks	Description of tasks	Description of tasks	Description of tasks Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 2				
1408	1.	1.	1.	1. Commission Proposal

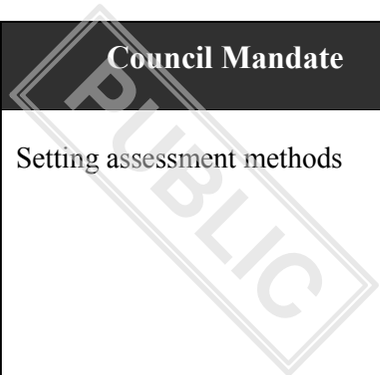


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 2, Row 6				
1411	general understanding of construction practice and detailed technical knowledge, concerning product areas for which it is to be designated;	general understanding of construction practice and detailed technical knowledge, concerning product areas for which it is to be designated;	general understanding of construction practice and detailed technical knowledge, concerning product <del>areas</del> <u>families</u> for which it is to be designated;	
Annex IV, third paragraph, Table 2, Column 2, Row 8				
1412	detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;	detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;	detailed knowledge of the existing harmonised standards and test methods within the product <del>areas</del> <u>families</u> for which it is to be	

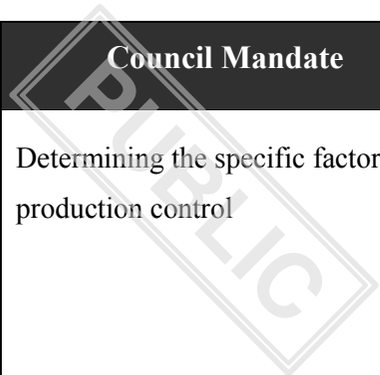
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	detailed knowledge of this Regulation;	detailed knowledge of this Regulation;	designated; <i>detailed knowledge of this Regulation;</i>	
Annex IV, third paragraph, Table 2, Column 1, Row 10				
1413	2	2	2	2 Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 11				
1414				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Setting technical criteria	Setting technical criteria	Setting technical criteria	Setting technical criteria  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 12				
1415	3.	3.	3.	3.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 13				
1416				



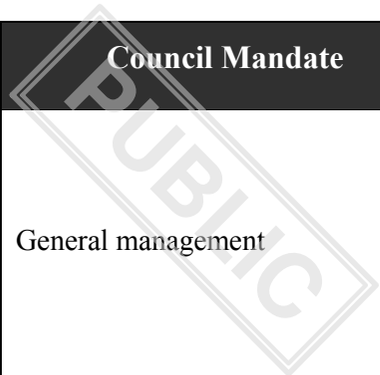
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Setting assessment methods	Setting assessment methods	Setting assessment methods	Setting assessment methods  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 14				
1417	4.	4.	4.	4.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 15				
1418				



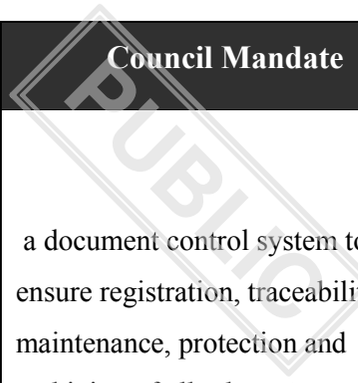
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Determining the specific factory production control	Determining the specific factory production control	Determining the specific factory production control	Determining the specific factory production control  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 16				
1419	5.	5.	5.	5.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 17				

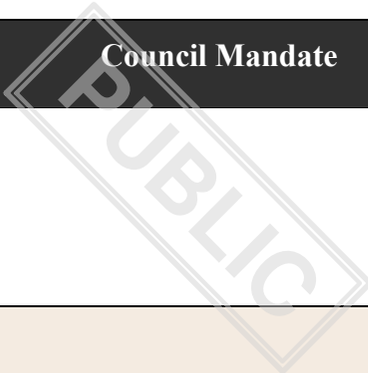


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1420	Assessing the product	Assessing the product	Assessing the product	Assessing the product Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 18				
1421	6.	6.	6.	6. Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 19				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1422	General management	General management	General management	General management Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 20				
1423	a proven record of respect of good administrative behaviour;	a proven record of respect of good administrative behaviour;	a proven record of respect of good administrative behaviour;	a proven record of respect of good administrative behaviour; Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 22				



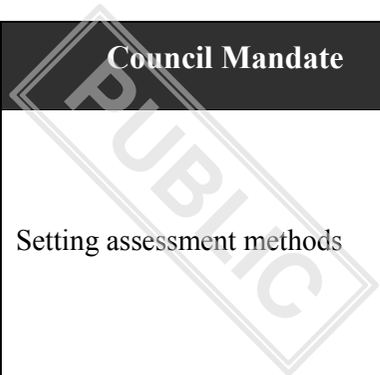


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 1				
1426	Requirement	Requirement	Requirement	Requirement Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 2				
1427	Analysing risks	Analysing risks	Analysing risks	Analysing risks



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 5				
1428	detailed knowledge of the regulatory provisions and other requirements in force in the Member States where it is designated, concerning product areas for which it is to be designated;	detailed knowledge of the regulatory provisions and other requirements in force in the Member States where it is designated, concerning product areas for which it is to be designated;	detailed knowledge of the regulatory provisions and other requirements in force in the Member States where it is designated, concerning product <del>areas</del> <u>families</u> for which it is to be designated;	
Annex IV, third paragraph, Table 2, Column 3, Row 7				
1429				

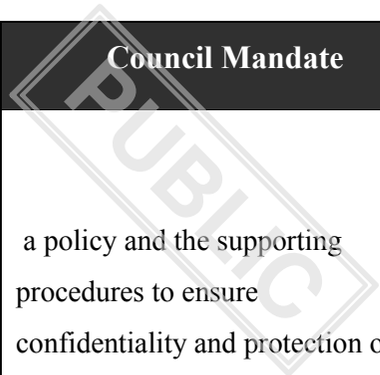
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	detailed knowledge of specific risks involved and the technical aspects of the construction process;	detailed knowledge of specific risks involved and the technical aspects of the construction process;	detailed knowledge of specific risks involved and the technical aspects of the construction process;	detailed knowledge of specific risks involved and the technical aspects of the construction process;  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 10				
1430	Setting technical criteria	Setting technical criteria	Setting technical criteria	Setting technical criteria  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 12				

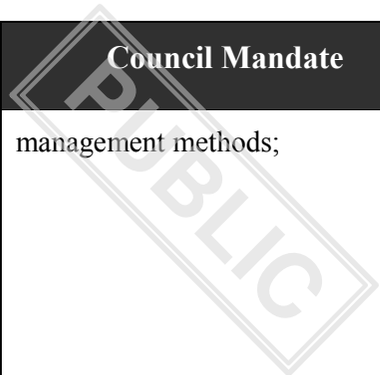


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1431	Setting assessment methods	Setting assessment methods	Setting assessment methods	Setting assessment methods Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 14				
1432	Determining the specific factory production control	Determining the specific factory production control	Determining the specific factory production control	Determining the specific factory production control Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 16				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1433	Assessing the product	Assessing the product	Assessing the product	Assessing the product Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 18				
1434	General management	General management	General management	General management Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 21				



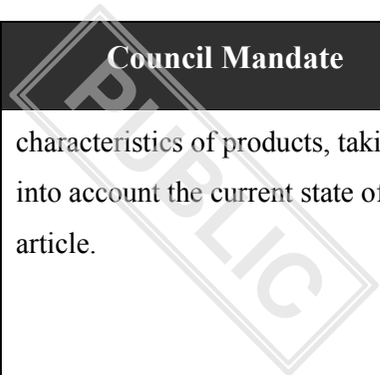


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	management methods;	management methods;	management methods;	management methods;  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 2				
1437	Identify the possible risks and benefits for the use of innovative products in the absence of established/consolidated technical information regarding their performance when installed in construction works.	Identify the possible risks and benefits for the use of innovative products in the absence of established/consolidated technical information regarding their performance when installed in construction works.	Identify the possible risks and benefits for the use of innovative products in the absence of established/consolidated technical information regarding their performance when installed in construction works.	Identify the possible risks and benefits for the use of innovative products in the absence of established/consolidated technical information regarding their performance when installed in construction works.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 4, Row 9				
1438	appropriate linguistic skills.	appropriate linguistic skills.	appropriate linguistic skills.	appropriate linguistic skills.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 10				
1439	Transform the outcome of the risk analysis into technical criteria for evaluating behaviour and	Transform the outcome of the risk analysis into technical criteria for evaluating behaviour and	Transform the outcome of the risk analysis into technical criteria for evaluating behaviour and	Transform the outcome of the risk analysis into technical criteria for evaluating behaviour and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>performance of the products regarding the fulfilment of applicable national requirements;</p> <p>provide the technical information needed by those participating in the building process as potential users of the products (manufacturers, designers, contractors, installers).</p>	<p>performance of the products regarding the fulfilment of applicable national requirements;</p> <p>provide the technical information needed by those participating in the building process as potential users of the products (manufacturers, designers, contractors, installers).</p>	<p>performance of the products regarding the fulfilment of applicable national requirements;</p> <p>provide the technical information needed by those participating in the building process as potential users of the products (manufacturers, designers, contractors, installers).</p>	<p>performance of the products regarding the fulfilment of applicable national requirements;</p> <p>provide the technical information needed by those participating in the building process as potential users of the products (manufacturers, designers, contractors, installers).</p> <p>Commission Proposal</p>
Annex IV, third paragraph, Table 2, Column 2, Row 12				
1440	Design and validate appropriate methods (tests or calculations) to assess performance for essential	Design and validate appropriate methods (tests or calculations) to assess performance for essential	Design and validate appropriate methods (tests or calculations) to assess performance for essential	Design and validate appropriate methods (tests or calculations) to assess performance for essential



	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	characteristics of products, taking into account the current state of the article.	characteristics of products, taking into account the current state of the article.	characteristics of products, taking into account the current state of the article.	characteristics of products, taking into account the current state of the article.  <b>Commission Proposal</b>
Annex IV, third paragraph, Table 2, Column 2, Row 14				
1441	Understand and evaluate the manufacturing process of the specific product in order to identify appropriate measures ensuring product constancy through the given manufacturing process.	Understand and evaluate the manufacturing process of the specific product in order to identify appropriate measures ensuring product constancy through the given manufacturing process.	Understand and evaluate the manufacturing process of the specific product in order to identify appropriate measures ensuring product constancy through the given manufacturing process.	Understand and evaluate the manufacturing process of the specific product in order to identify appropriate measures ensuring product constancy through the given manufacturing process.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1443	Ensure consistency, reliability, objectivity and traceability through the constant application of appropriate management methods.	Ensure consistency, reliability, objectivity and traceability through the constant application of appropriate management methods.	Ensure consistency, reliability, objectivity and traceability through the constant application of appropriate management methods.	Ensure consistency, reliability, objectivity and traceability through the constant application of appropriate management methods.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 2				
1444	A TAB shall be established under national law and have legal personality. It shall be independent from the stakeholders and from any	A TAB shall be established under national law and have legal personality. It shall be independent from the stakeholders and from any	A TAB shall be established under national law and have legal personality. It shall be independent from the stakeholders and from any	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>particular interests.</p> <p>A TAB shall have staff with:</p> <p>(a)</p> <p>objectivity and sound technical judgement;</p> <p>(b)</p> <p>detailed knowledge of the regulatory provisions and other requirements in force in the Member States where it is designated, concerning product areas for which it is to be designated;</p> <p>(c)</p> <p>general understanding of construction practice and detailed technical knowledge, concerning</p>	<p>particular interests.</p> <p>A TAB shall have staff with:</p> <p>(a)</p> <p>objectivity and sound technical judgement;</p> <p>(b)</p> <p>detailed knowledge of the regulatory provisions and other requirements in force in the Member States where it is designated, concerning product areas for which it is to be designated;</p> <p>(c)</p> <p>general understanding of construction practice and detailed technical knowledge, concerning</p>	<p>particular interests.</p> <p>A TAB shall have staff with:</p> <p>(a)</p> <p>objectivity and sound technical judgement;</p> <p>(b)</p> <p>detailed knowledge of the regulatory provisions and other requirements in force in the Member States where it is designated, concerning product <del>areas</del><u>families</u> for which it is to be designated;</p> <p>(c)</p> <p>general understanding of construction practice and detailed technical knowledge, concerning</p>	

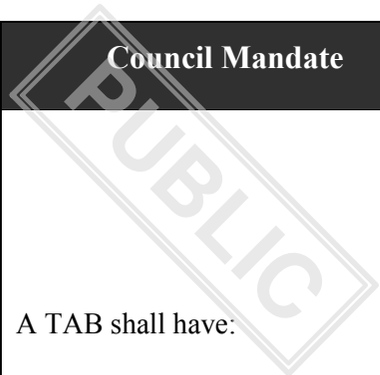
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>product areas for which it is to be designated;</p> <p>(d)</p> <p>detailed knowledge of specific risks involved and the technical aspects of the construction process;</p> <p>(e)</p> <p>(f)</p> <p>detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;</p> <p>detailed knowledge of this Regulation;</p> <p>(g)</p> <p>appropriate linguistic skills.</p>	<p>product areas for which it is to be designated;</p> <p>(d)</p> <p>detailed knowledge of specific risks involved and the technical aspects of the construction process;</p> <p>(e)</p> <p>(f)</p> <p>detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;</p> <p>detailed knowledge of this Regulation;</p> <p>(g)</p> <p>appropriate linguistic skills.</p>	<p>product <del>areas</del> <u>families</u> for which it is to be designated;</p> <p>(d)</p> <p>detailed knowledge of specific risks involved and the technical aspects of the construction process;</p> <p>(e)</p> <p>(f)</p> <p><u>detailed</u> knowledge of the existing harmonised standards and test methods within <del>the</del> product <del>areas</del> <u>families</u> for which it is to be designated;</p> <p><u>(f)</u></p> <p>detailed knowledge of this Regulation;</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The remuneration of the TAB personnel shall not depend on the number of the assessments carried out or on the results of such assessments.	The remuneration of the TAB personnel shall not depend on the number of the assessments carried out or on the results of such assessments.	(g) appropriate linguistic skills.  The remuneration of the TAB personnel shall not depend on the number of the assessments carried out or on the results of such assessments.	

Annex IV, third paragraph, Table 2, Column 3, Row 14

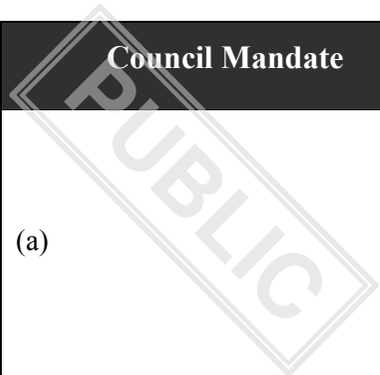
1445	A TAB shall have staff with appropriate knowledge of the relationship between the manufacturing processes and product characteristics related to factory production control.	A TAB shall have staff with appropriate knowledge of the relationship between the manufacturing processes and product characteristics related to factory production control.	A TAB shall have staff with appropriate knowledge of the relationship between the manufacturing processes and product characteristics related to factory production control.	A TAB shall have staff with appropriate knowledge of the relationship between the manufacturing processes and product characteristics related to factory production control.
------	--	--	--	--

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 16				
1446	In addition to the requirements listed in points 1, 2 and 3, a TAB shall have access to the necessary means and equipment for the assessment of the performance for essential characteristics of products within the product areas for which it is to be designated.	In addition to the requirements listed in points 1, 2 and 3, a TAB shall have access to the necessary means and equipment for the assessment of the performance for essential characteristics of products within the product areas for which it is to be designated.	In addition to the requirements listed in points 1, 2 and 3, a TAB shall have access to the necessary means and equipment for the assessment of the performance for essential characteristics of products within the product <del>areas</del> families for which it is to be designated.	
Annex IV, third paragraph, Table 2, Column 3, Row 18				

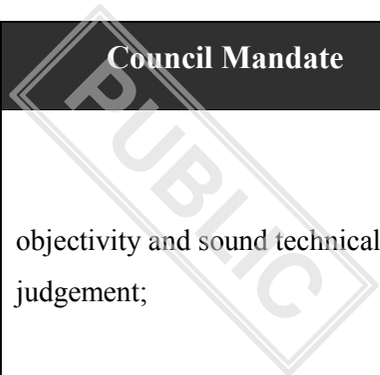


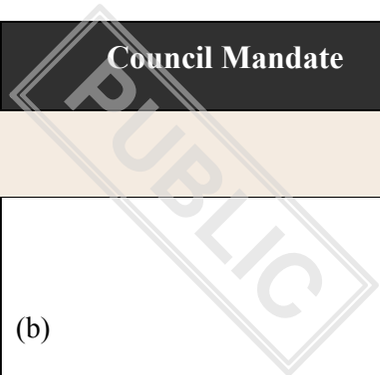
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1447	<p>A TAB shall have:</p> <p>(a) a proven record of respect of good administrative behaviour;</p> <p>(b) a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;</p> <p>(c) a document control system to ensure registration, traceability, maintenance, protection and</p>	<p>A TAB shall have:</p> <p>(a) a proven record of respect of good administrative behaviour;</p> <p>(b) a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;</p> <p>(c) a document control system to ensure registration, traceability, maintenance, protection and</p>	<p>A TAB shall have:</p> <p>(a) a proven record of respect of good administrative behaviour;</p> <p>(b) a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;</p> <p>(c) a document control system to ensure registration, traceability, maintenance, protection and</p>	<p>A TAB shall have:</p> <p>(a) a proven record of respect of good administrative behaviour;</p> <p>(b) a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;</p> <p>(c) a document control system to ensure registration, traceability, maintenance, protection and</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>archiving of all relevant documents;</p> <p>(d)</p> <p>a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;</p> <p>(e)</p> <p>a procedure to manage objectively appeals and complaints.</p>	<p>archiving of all relevant documents;</p> <p>(d)</p> <p>a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;</p> <p>(e)</p> <p>a procedure to manage objectively appeals and complaints.</p>	<p>archiving of all relevant documents;</p> <p>(d)</p> <p>a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;</p> <p>(e)</p> <p>a procedure to manage objectively appeals and complaints.</p>	<p>archiving of all relevant documents;</p> <p>(d)</p> <p>a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;</p> <p>(e)</p> <p>a procedure to manage objectively appeals and complaints.</p> <p>Commission Proposal</p>
Annex IV, third paragraph, Table 2, Column 1, Row 2				

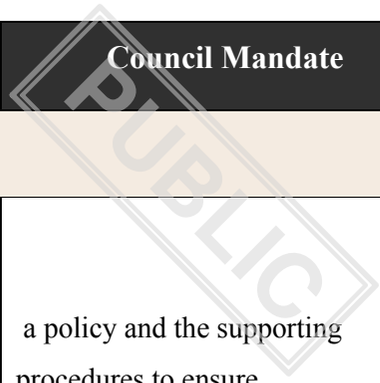


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1448	(a)	(a)	(a)	(a) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 18				
1449	(a)	(a)	(a)	(a) Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 2				

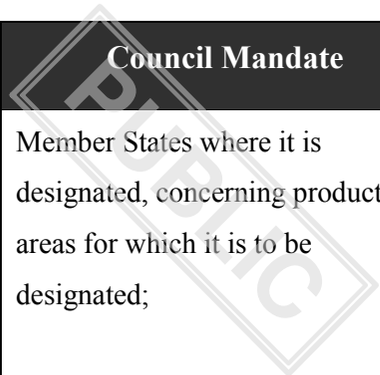




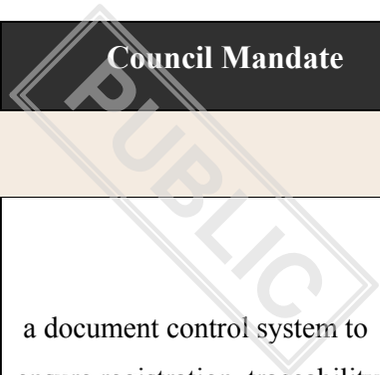
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 1, Row 18				
1452	(b)	(b)	(b)	(b) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 2				
1453	(b)	(b)	(b)	(b) Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 3, Row 18				
1454	a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;	a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;	a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;	a policy and the supporting procedures to ensure confidentiality and protection of sensitive information within the TAB and all its partners;  Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 2				
1455	detailed knowledge of the regulatory provisions and other requirements in force in the	detailed knowledge of the regulatory provisions and other requirements in force in the	detailed knowledge of the regulatory provisions and other requirements in force in the	detailed knowledge of the regulatory provisions and other requirements in force in the



	<b>Commission Proposal</b>	<b>EP Mandate</b>	<b>Council Mandate</b>	<b>Draft Agreement</b>
	Member States where it is designated, concerning product areas for which it is to be designated;	Member States where it is designated, concerning product areas for which it is to be designated;	Member States where it is designated, concerning product areas for which it is to be designated;	Member States where it is designated, concerning product areas for which it is to be designated;  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 18				
1456	(c)	(c)	(c)	(c)  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
--	---------------------	------------	-----------------	-----------------

Annex IV, third paragraph, Table 2, Column 2, Row 18

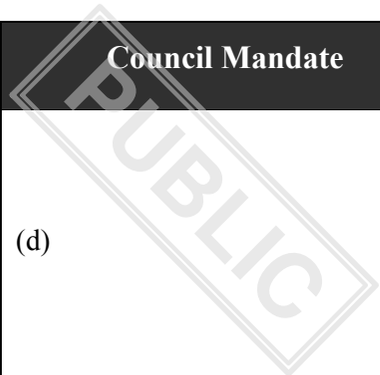
1457	a document control system to ensure registration, traceability, maintenance, protection and archiving of all relevant documents;	a document control system to ensure registration, traceability, maintenance, protection and archiving of all relevant documents;	a document control system to ensure registration, traceability, maintenance, protection and archiving of all relevant documents;	a document control system to ensure registration, traceability, maintenance, protection and archiving of all relevant documents;  Commission Proposal
------	--	--	--	---

Annex IV, third paragraph, Table 2, Column 1, Row 2

1458	(c)	(c)	(c)	(c)
------	-----	-----	-----	-----



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 2				
1459	general understanding of construction practice and detailed technical knowledge, concerning product areas for which it is to be designated;	general understanding of construction practice and detailed technical knowledge, concerning product areas for which it is to be designated;	general understanding of construction practice and detailed technical knowledge, concerning product areas for which it is to be designated;	general understanding of construction practice and detailed technical knowledge, concerning product areas for which it is to be designated;  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 18				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1460	(d)	(d)	(d)	(d)  Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 18				
1461	a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;	a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;	a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;	a mechanism for internal audit and management review to ensure the regular monitoring of the compliance with appropriate management methods;  Commission Proposal



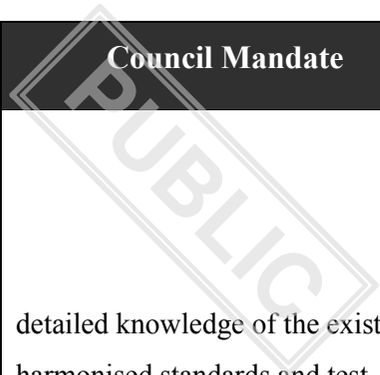
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 1, Row 2				
1462	(d)	(d)	(d)	(d) Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 18				
1463	(e)	(e)	(e)	(e) Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex IV, third paragraph, Table 2, Column 2, Row 18				
1464	a procedure to manage objectively appeals and complaints.	a procedure to manage objectively appeals and complaints.	a procedure to manage objectively appeals and complaints.	a procedure to manage objectively appeals and complaints.  Commission Proposal
Annex IV, third paragraph, Table 2, Column 3, Row 2				
1465	detailed knowledge of specific risks involved and the technical aspects of the construction process;	detailed knowledge of specific risks involved and the technical aspects of the construction process;	detailed knowledge of specific risks involved and the technical aspects of the construction process;	detailed knowledge of specific risks involved and the technical aspects of the construction process;



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 2				
1466	(e) (f)	(e) (f)	(e) (f)	(e) (f)  Commission Proposal
Annex IV, third paragraph, Table 2, Column 2, Row 2				



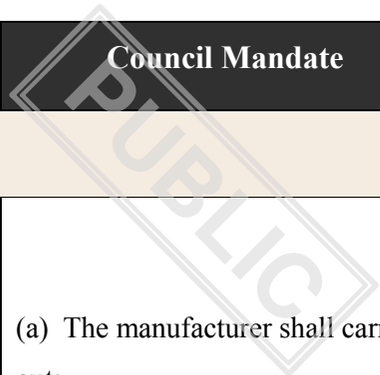
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1467	detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;  detailed knowledge of this Regulation;	detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;  detailed knowledge of this Regulation;	detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;  detailed knowledge of this Regulation;	detailed knowledge of the existing harmonised standards and test methods within the product areas for which it is to be designated;  detailed knowledge of this Regulation;  Commission Proposal
Annex IV, third paragraph, Table 2, Column 1, Row 2				
1468	(g)	(g)	(g)	(g)



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex IV, third paragraph, Table 2, Column 4, Row 2				
1469	appropriate linguistic skills.	appropriate linguistic skills.	appropriate linguistic skills.	appropriate linguistic skills. Commission Proposal
Annex V				
1470	Annex V Assessment and			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	verification systems (AVS)	verification systems (AVS)	verification systems (AVS)	verification systems (AVS)  Commission Proposal
Annex V, first paragraph				
1471	The manufacturer shall correctly determine the product type pursuant to Article 3, point 31, and the corresponding product category on the basis of the applicable harmonised technical specification. Where a notified body is involved in assessment and verification, the notified body shall verify these determinations, including the verification that no identical items	The manufacturer shall correctly determine the product type pursuant to Article 3, point 31, and the corresponding product category on the basis of the applicable harmonised technical specification. Where a notified body is involved in assessment and verification, the notified body shall verify these determinations, <del>including the verification that no identical items</del>	The manufacturer shall, <u>in accordance with Article 21(1)</u> , correctly determine the product type pursuant to Article 3, point 31, and the corresponding product category on the basis of the applicable harmonised technical specification <u>or European Assessment Document</u> . Where a notified body is involved in assessment and verification, the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	are declared to be of a different type.	<del>are declared to be of a different type.</del>	notified body shall, <u>in accordance with Article 60(1)</u> , verify these determinations, including the verification that no identical <del>items</del> <u>products</u> are declared to be of a different type.	
Annex V, point 1.				
1472	1. System 1+ – Full notified body control including audit sample testing	1. System 1+ – Full notified body control including audit sample testing	1. System 1+ – Full notified body control including audit sample testing	1. System 1+ – Full notified body control including audit sample testing  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 1.(a)				
1473	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:  Commission Proposal
Annex V, point 1.(a)(i)				
1474	(i) factory production control;	(i) factory production control;	(i) factory production control;	(i) factory production control;  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 1.(a)(ii)				
1475	(ii) further testing of samples taken at the manufacturing plant in accordance with the prescribed test plan;	(ii) further testing of samples taken at the manufacturing plant in accordance with the prescribed test plan;	(ii) further testing of samples taken at the manufacturing plant in accordance with the prescribed test plan;	(ii) further testing of samples taken at the manufacturing plant in accordance with the prescribed test plan;  Commission Proposal
Annex V, point 1.(a)(iii)				
1476	(iii) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to	(iii) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to	(iii) <del>verification whether the</del> <u>the</u> <u>drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of the correct	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the assessment of performance;	the assessment of performance;	application of this Regulation with regard to the assessment of performance;	
Annex V, point 1.(a)(iv)				
1477	(iv) verification whether the technical documentation contains full proof of conformity with product requirements under this Regulation.	(iv) verification whether the technical documentation contains full proof of conformity with product requirements under this Regulation.	(iv) <del>verification whether the</del> <u>the drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of conformity with <u>the applicable</u> product requirements under this Regulation.	
Annex V, point 1.(b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1478	(b) The notified body shall issue the certificate of performance and of conformity on the basis of:	(b) The notified body shall issue the certificate of <u>constancy of</u> performance and of conformity on the basis of:	(b) The notified <u>product certification</u> body shall <del>issue</del> <u>decide on the issuing, restriction, suspension, or withdrawal of</u> the certificate of performance and of conformity <u>of the product</u> on the basis of:	
Annex V, point 1.(b)(i)				
1479	(i) confirmation of the correct determination of the product type and of the product category;	(i) confirmation of the correct determination of the product type and of the product category;	(i) confirmation of the correct determination of the product type and of the <del>product</del> product category;	(i) confirmation of the correct determination of the product type and of the product category;

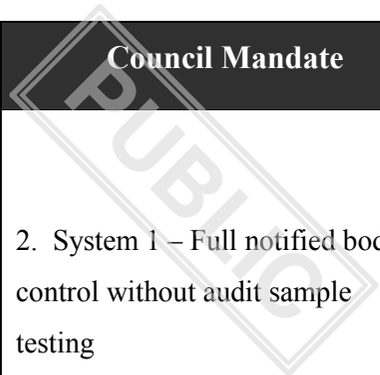


	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Annex V, point 1.(b)(ii)				
1480	(ii) an assessment of the performance of the product on the basis of type testing (including sampling of the item(s) to be taken as representative of the type), type calculation or tabulated values and, in all these cases, review of the documentation of the product;	(ii) an assessment of the performance of the product on the basis of type testing (including sampling of the item(s) to be taken as representative of the type), type calculation or tabulated values <u>or</u> <u>documentation describing the product</u> and, in all these cases, review of the documentation of the product;	(ii) an assessment of the performance of the product on the basis of type testing (including sampling of the item(s) to be taken as representative of the type), type calculation or tabulated values <del>and,</del> <del>in all these cases, review of the</del> <del>documentation of the product;</del>	
Annex V, point 1.(b)(iii)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1481	(iii) initial inspection of the manufacturing plant and of factory production control;	(iii) initial inspection of the manufacturing plant and of factory production control;	(iii) initial inspection of the manufacturing plant and of factory production control;	(iii) initial inspection of the manufacturing plant and of factory production control;  Commission Proposal
Annex V, point 1.(b)(iiia)				
1481a			<u>(iiia) continuing surveillance, assessment and evaluation of factory production control including periodic inspections to the manufacturing plant;</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 1.(b)(iv)				
1482	(iv) audit-testing of samples taken before placing the product on the market;	(iv) audit-testing of samples taken before placing the product on the market;	(iv) audit-testing of samples taken before placing the product on the market;	(iv) audit-testing of samples taken before placing the product on the market;  Commission Proposal
Annex V, point 1.(b)(v)				
1483	(v) full verification of the tasks under paragraphs (a) (iii) and (iv).	(v) full verification of the tasks under paragraphs (a) (iii) and (iv).	(v) <del>full</del> verification of the tasks under paragraphs (a) (iii) and (iv).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 1.(c)				
1484	(c) The notified body shall provide continuous surveillance, assessment and evaluation of factory production control. On this occasion, it shall undertake a check of 50 random points falling under the paragraphs (a) (ii) to (iv) and withdraw the certificate in case it detects more than 2 non-compliances or one particularly grave non-compliance, amongst these 50 points and the other verifications to be made in accordance with this paragraph.	(c) The notified body shall provide continuous surveillance, assessment and evaluation of factory production control. <del>On this occasion, it shall undertake a check of 50 random points falling under the paragraphs (a) (ii) to (iv) and withdraw the certificate in case it detects more than 2 non-compliances or one particularly grave non-compliance, amongst these 50 points and the other verifications to be made in accordance with this paragraph.</del>	<i>deleted</i>	
Annex V, point 2.				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1485	2. System 1 – Full notified body control without audit sample testing	2. System 1 – Full notified body control without audit sample testing	2. System 1 – Full notified body control without audit sample testing	2. System 1 – Full notified body control without audit sample testing  Commission Proposal
Annex V, point 2.(a)				
1486	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 2.(a)(i)				
1487	(i) factory production control;	(i) factory production control;	(i) factory production control;	(i) factory production control;  Commission Proposal
Annex V, point 2.(a)(ii)				
1488	(ii) further testing of samples taken at the manufacturing plant by the manufacturer in accordance with the prescribed test plan;	(ii) further testing of samples taken at the manufacturing plant by the manufacturer in accordance with the prescribed test plan;	(ii) further testing of samples taken at the manufacturing plant by the manufacturer in accordance with the prescribed test plan;	(ii) further testing of samples taken at the manufacturing plant by the manufacturer in accordance with the prescribed test plan;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			PUBLIC	Commission Proposal
Annex V, point 2.(a)(iii)				
1489	(iii) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to the assessment of performance;	(iii) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to the assessment of performance;	(iii) <del>verification whether the</del> <u>the drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of the correct application of this Regulation with regard to the assessment of performance;	
Annex V, point 2.(a)(iv)				

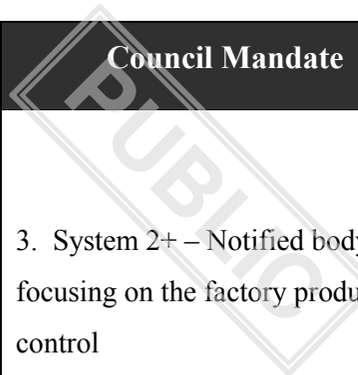
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1490	(iv) verification whether the technical documentation contains full proof of conformity with product requirements of this Regulation.	(iv) verification whether the technical documentation contains full proof of conformity with product requirements of this Regulation.	(iv) <del>verification whether</del> the <u>drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of conformity with <u>the applicable</u> product requirements <del>of</del> <u>under</u> this Regulation.	
Annex V, point 2.(b)				
1491	(b) The notified body shall issue the certificate of performance and of conformity on the basis of:	(b) The notified body shall issue the certificate of <u>constancy of</u> performance and of conformity on the basis of:	(b) The notified <u>product certification</u> body shall <del>issue</del> <u>decide on the issuing, restriction, suspension, or withdrawal of</u> the certificate of performance and of conformity <u>of the product</u> on the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			basis of:	
Annex V, point 2.(b)(i)				
1492	(i) confirmation of the correct determination of the product type and of the product category:	(i) confirmation of the correct determination of the product type and of the product category:	(i) confirmation of the correct determination of the product type and of the product category:	(i) confirmation of the correct determination of the product type and of the product category:  Commission Proposal
Annex V, point 2.(b)(ii)				
1493	(ii) an assessment of the	(ii) an assessment of the	(ii) an assessment of the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	performance of the product on the basis of type testing (including sampling of the item(s) to be taken as representative of the type), type calculation or tabulated values and, in all these cases, review of the documentation of the product;	performance of the product on the basis of type testing (including sampling of the item(s) to be taken as representative of the type), type calculation or tabulated values and, in all these cases, review of the documentation of the product;	performance of the product on the basis of type testing (including sampling of the item(s) to be taken as representative of the type), type calculation or tabulated values <del>and, in all these cases, review of the documentation of the product;</del>	
Annex V, point 2.(b)(iii)				
1494	(iii) initial inspection of the manufacturing plant and of factory production control;	(iii) initial inspection of the manufacturing plant and of factory production control;	(iii) initial inspection of the manufacturing plant and of factory production control;	(iii) initial inspection of the manufacturing plant and of factory production control;  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 2.(b)(iiia)				
1494a			<u>(iii.a) continuing surveillance, assessment and evaluation of factory production control including periodic inspections to the manufacturing plant;</u>	
Annex V, point 2.(b)(iv)				
1495	(iv) full verification of the tasks under paragraphs (a) (iii) and (iv).	(iv) full verification of the tasks under paragraphs (a) (iii) and (iv).	(iv) <del>full</del> verification of the tasks under paragraphs (a) (iii) and (iv).	
Annex V, point 2.(c)				

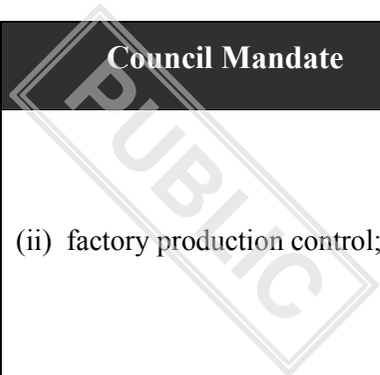
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1496	(c) The notified body shall provide continuous surveillance, assessment and evaluation of factory production control. On this occasion, it shall undertake a check of 40 random points falling under the items (a) (ii) to (iv) and withdraw the report or certificate in case it detects more than 2 non-compliances or one particularly grave non-compliance, amongst these 40 points and the other verifications to be made in accordance with this paragraph.	(c) The notified body shall provide continuous surveillance, assessment and evaluation of factory production control. <del>On this occasion, it shall undertake a check of 40 random points falling under the items (a) (ii) to (iv) and withdraw the report or certificate in case it detects more than 2 non-compliances or one particularly grave non-compliance, amongst these 40 points and the other verifications to be made in accordance with this paragraph.</del>	deleted	
Annex V, point 3.				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1497	3. System 2+ – Notified body focusing on the factory production control	3. System 2+ – Notified body focusing on the factory production control	3. System 2+ – Notified body focusing on the factory production control	3. System 2+ – Notified body focusing on the factory production control  Commission Proposal
Annex V, point 3.(a)				
1498	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:  Commission Proposal



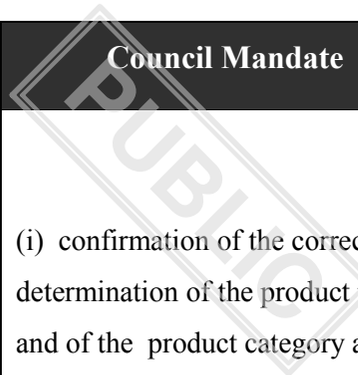
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 3.(a)(i)				
1499	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;  Commission Proposal
Annex V, point 3.(a)(ii)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1500	(ii) factory production control;	(ii) factory production control;	(ii) factory production control;	(ii) factory production control;  Commission Proposal
Annex V, point 3.(a)(iii)				
1501	(iii) testing of samples taken at the factory in accordance with the prescribed test plan;	(iii) testing of samples taken at the factory in accordance with the prescribed test plan;	(iii) testing of samples taken at the factory in accordance with the prescribed test plan;	(iii) testing of samples taken at the factory in accordance with the prescribed test plan;  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 3.(a)(iv)				
1502	(iv) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to the assessment of performance;	(iv) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to the assessment of performance;	(iv) <del>verification whether the</del> <u>the</u> <u>drawing up of</u> technical documentation <del>contains</del> <del>full</del> <u>containing</u> proof of the correct application of this Regulation with regard to the assessment of performance;	
Annex V, point 3.(a)(v)				
1503	(v) verification whether the technical documentation contains full proof of conformity with product requirements of this	(v) verification whether the technical documentation contains full proof of conformity with product requirements of this	(v) <del>verification whether the</del> <u>the</u> <u>drawing up of</u> technical documentation <del>contains</del> <del>full</del> <u>containing</u> proof of conformity	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation.	Regulation.	with <u>the applicable</u> product requirements <del>of</del> <u>under</u> this Regulation.	
Annex V, point 3.(b)				
1504	(b) The notified body shall issue the certificate of conformity of the factory production control on the basis of:	(b) The notified body shall issue the certificate of conformity of the factory production control on the basis of:	(b) The notified <u>factory production control certification</u> body shall <del>issue</del> <u>decide on the issuing, restriction, suspension or withdrawal of</u> the certificate of conformity of the factory production control on the basis of:	
Annex V, point 3.(b)(i)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1505	(i) confirmation of the correct determination of the product type and of the product category and confirmation of the correct assessment of the performance of the product on the basis of the review of the documentation of the product;	(i) confirmation of the correct determination of the product type and of the product category and confirmation of the correct assessment of the performance of the product on the basis of the review of the documentation of the product;	(i) confirmation of the correct determination of the product type and of the product category and confirmation of the correct assessment of the performance of the product on the basis of the review of the documentation of the product;	(i) confirmation of the correct determination of the product type and of the product category and confirmation of the correct assessment of the performance of the product on the basis of the review of the documentation of the product;  Commission Proposal
Annex V, point 3.(b)(ii)				
1506	(ii) initial inspection of the manufacturing plant and of factory	(ii) initial inspection of the manufacturing plant and of factory	(ii) initial inspection of the manufacturing plant and of factory	(ii) initial inspection of the manufacturing plant and of factory

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	production control;	production control;	production control;	production control;  Commission Proposal
Annex V, point 3.(b)(iia)				
1506a			<u>(ii.a) continuing surveillance, assessment and evaluation of factory production control including periodic inspections to the manufacturing plant;</u>	
Annex V, point 3.(b)(iii)				
1507				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(iii) full verification of the tasks under paragraphs (a) (iv) and (v).	(iii) full verification of the tasks under paragraphs (a) (iv) and (v).	(iii) <del>full</del> verification of the tasks under paragraphs (a) (iv) and (v).	
Annex V, point 3.(c)				
1508	(c) The notified body shall provide continuous surveillance, assessment and evaluation of factory production control. On this occasion, it shall undertake a check of 30 random points falling under the paragraphs (a) (iii) to (v) and withdraw the certificate in case it detects more than 2 non-compliances or one particularly grave non-compliance, amongst these 30 points and the other verifications to be made in	(c) The notified body shall provide continuous surveillance, assessment and evaluation of factory production control. <del>On this occasion, it shall undertake a check of 30 random points falling under the paragraphs (a) (iii) to (v) and withdraw the certificate in case it detects more than 2 non-compliances or one particularly grave non-compliance, amongst these 30 points and the other verifications to be made in</del>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with this paragraph.	<del>accordance with this paragraph.</del>		
Annex V, point 4.				
1509	4. System 3+ – Notified body’s control of environmental sustainability assessment	4. System 3+ – Notified body’s control of environmental sustainability assessment	4. System 3+ – Notified body’s control of environmental sustainability <del>assessment</del> <u>assessments based on data models</u>	
Annex V, point 4.(a)				
1510	(a) The manufacturer shall carry out the assessment of the performance of the product in	(a) The manufacturer shall carry out the assessment of the performance of the product in	(a) The manufacturer shall carry out <del>the assessment of the performance of the product in</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	relation to essential characteristics or product requirements related to environmental sustainability and keep it updated.	relation to essential characteristics or product requirements related to environmental sustainability and keep it updated.	<del>relation to essential characteristics or product requirements related to environmental sustainability and keep it updated.;</del>	
Annex V, point 4.(a)(i)				
1510a			<u>(i) the assessment of the performance of the product on the basis of data collection for input values, assumptions and modelling ;</u>	
Annex V, point 4.(a)(ii)				
1510b				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>(ii) factory production control.</u>	
Annex V, point 4.(b)				
1511	(b) The notified body shall, in particular in view of input values, assumptions made and compliance with applicable generic or product category specific rules:	(b) The notified body shall, in particular in view of input values, assumptions made and compliance with applicable generic or product category specific rules:	(b) The notified <u>assessment validation</u> body shall, <del>in particular in view of input values, assumptions made and compliance with applicable generic or product category specific rules</del> <u>decide on the issuing, restriction, suspension or withdrawal of the validation report on the basis of:</u>	
Annex V, point 4.(b)(0)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1511a			<p><u>(0) validation of the input values, assumptions made and compliance with applicable generic or product category specific rules:</u></p>	
Annex V, point 4.(b)(i)				
1512	(i) verify the manufacturer's initial and updated assessment;	(i) verify the manufacturer's initial and updated assessment;	(i) <del>verify</del> <u>validation of</u> the manufacturer's <del>initial and updated</del> assessment;	
Annex V, point 4.(b)(ii)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1513	(ii) validate the process applied to generate that assessment.	(ii) validate the process applied to generate that assessment.	(ii) <del>validate</del> <u>validation of</u> the process applied to generate that assessment.;	
Annex V, point 4.(b)(iii)				
1513a			<u>(iii) validation of the correct usage of software appropriate for the assessment;</u>	
Annex V, point 4.(b)(iv)				
1513b			<u>(iv) initial inspection of the</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><a href="#">manufacturing plant to validate any company-specific data.</a></u>	
Annex V, point 5.				
1514	5. System 3 – Notified body focusing on the product type determination	5. System 3 – Notified body focusing on the product type determination	5. System 3 – Notified body focusing on the product type determination	5. System 3 – Notified body focusing on the product type determination  Commission Proposal
Annex V, point 5.(a)				
1515				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:  Commission Proposal
Annex V, point 5.(a)(i)				
1516	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	<i>deleted</i>	(i) <del>an</del> <b>further</b> assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	

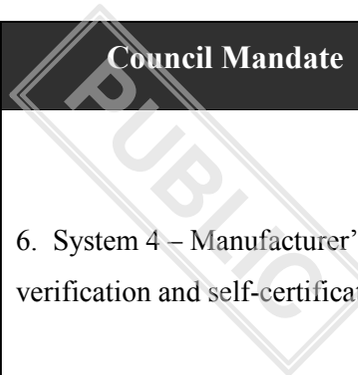
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 5.(a)(ii)				
1517	(ii) factory production control;	(ii) factory production control;	(ii) factory production control;	(ii) factory production control;  Commission Proposal
Annex V, point 5.(a)(iii)				
1518	(iii) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to	(iii) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to	(iii) <del>verification whether the</del> <u>the</u> <u>drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of the correct application of this Regulation with	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the assessment of performance;	the assessment of performance;	regard to the assessment of performance;	
Annex V, point 5.(a)(iv)				
1519	(iv) verification whether the technical documentation contains full proof of conformity with product requirements of this Regulation.	(iv) verification whether the technical documentation contains full proof of conformity with product requirements of this Regulation.	(iv) <del>verification whether</del> the <u>drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of conformity with <u>the applicable</u> product requirements <del>of</del> <u>under</u> this Regulation.	
Annex V, point 5.(b)				
1520				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) The notified body shall issue the certificate of performance and of conformity on the basis of:	(b) The notified body shall issue the certificate of performance and of conformity on the basis of:	(b) The notified <u>product certification</u> body shall <del>issue the</del> <u>decide on the issuing, restriction, suspension or withdrawal of the</u> certificate of performance and of conformity <u>of the construction product</u> on the basis of:	
Annex V, point 5.(b)(i)				
1521	(i) confirmation of the correct determination of the product type and of the product category and confirmation of the correct assessment of the performance of the product on the basis of type testing (based on sampling carried out by the manufacturer), type	(i) <del>confirmation of the correct determination</del> <u>an assessment</u> of the <del>product type and of the product category and confirmation of the correct assessment of the performance of the product on the basis of type testing</del> <u>performance</u> <del>on the basis of testing performed</del>	(i) confirmation of the correct determination of the product type and of the product category <del>and</del> <del>confirmation of the correct assessment of the performance of the product on the basis of type testing (based on sampling carried out by the manufacturer), type</del>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	calculation or tabulated values and, in all these cases, review of the documentation of the product;	<u>by a notified testing laboratory</u> (based on sampling carried out by the manufacturer), <del>type</del> calculation <del>or</del> tabulated values <del>and, in all these cases, review of the</del> <u>descriptive</u> documentation of the <u>construction</u> product;	<del>calculation or tabulated values and, in all these cases, review of the documentation of the product;</del>	
Annex V, point 5.(b)(ia)				
1521a			<u>(i.a) an assessment of the performance of the product on the basis of type testing (based on sampling carried out by the manufacturer), type calculation or tabulated values</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 5.(b)(ii)				
1522	(ii) undertaking a check of 20 random points falling under the paragraphs (a) (iii) and (iv) and refuse the issuing of a certificate in case it detects more than 2 non-compliance or one particularly grave non-compliance, amongst these 20 points and the other verifications to be made in accordance with this paragraph.	(ii) <del>undertaking a check of 20 random points falling under the paragraphs (a) (iii) and (iv) and refuse the issuing of a certificate in case it detects more than 2 non-compliance or one particularly grave non-compliance, amongst these 20 points and the other verifications to be made in accordance with this paragraph</del> <u>confirmation of the correct determination of the product type and of the product category.</u>	deleted	
Annex V, point 6.				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1523	6. System 4 – Manufacturer’s self-verification and self-certification	6. System 4 – Manufacturer’s self-verification and self-certification	6. System 4 – Manufacturer’s self-verification and self-certification	6. System 4 – Manufacturer’s self-verification and self-certification  Commission Proposal
Annex V, point 6.(a)				
1524	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:	(a) The manufacturer shall carry out:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex V, point 6.(a)(i)				
1525	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;	(i) an assessment of the performance of the product on the basis of testing (including sampling of the item(s) to be taken as representative of the type), type calculation, tabulated values or descriptive documentation of that product;  Commission Proposal
Annex V, point 6.(a)(ii)				
1526				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(ii) confirmation of the correct determination of the product type and of the product category on the basis of type testing, type calculation or tabulated values and, in all these cases, review of the documentation of the product;	(ii) confirmation of the correct determination of the product type and of the product category on the basis of type testing, type calculation or tabulated values and, in all these cases, review of the documentation of the product;	<i>deleted</i>	
<i>Annex V, point 6.(a)(iii)</i>				
1527	(iii) factory production control;	(iii) factory production control;	(iii) factory production control;	(iii) factory production control;  Commission Proposal
<i>Annex V, point 6.(a)(iv)</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1528	(iv) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to the assessment of performance;	(iv) verification whether the technical documentation contains full proof of the correct application of this Regulation with regard to the assessment of performance;	(iv) <del>verification whether the</del> <u>the drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of the correct application of this Regulation with regard to the assessment of performance;	
Annex V, point 6.(a)(v)				
1529	(v) verification whether the technical documentation contains full proof of conformity with product requirements of this Regulation.	(v) verification whether the technical documentation contains full proof of conformity with product requirements of this Regulation.	(v) <del>verification whether</del> the <u>drawing up of</u> technical documentation <del>contains full</del> <u>containing</u> proof of conformity with <u>the applicable</u> product requirements <del>of</del> <u>under</u> this	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Regulation.	
Annex V, point 6.(b)				
1530	(b) There is no task for the notified body.	(b) There is no task for the notified body.	(b) There is no task for the notified body.	(b) There is no task for the notified body.  Commission Proposal
Annex V, point 7.				
1531	7. For all the systems above the following shall apply:	7. For all the systems above the following shall apply:	7. <del>For all</del> <u>Horizontal rules pertaining to some or all of</u> the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			systems above. <del>System 3+ will the following shall</del> apply <u>to all products alone or in parallel with another system.</u>	
Annex V, point 7.(a)				
1532	(a) Inspection of the manufacturing plant shall cover the entire technical part of the plant, at least with regard to the following elements, which shall ensure a continuous orderly manufacturing process:	(a) <u>In the case of systems 1+, 1 and 2+,</u> inspection of the manufacturing plant shall cover the entire technical part of the plant, at least with regard to the following <del>elements</del> <u>element</u> , which shall ensure a continuous orderly manufacturing process:	(a) <u>When a system includes an</u> inspection of the manufacturing plant <del>shall cover the entire technical part of the plant, at least with regard to the following elements;</del> <u>by a notified body, those inspections shall be carried out as on-site audits, cover all locations at</u> which <del>shall ensure a continuous orderly manufacturing process</del> <u>significant manufacturing</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>processes take place and, at least, verify the following elements:</u>	
Annex V, point 7.(a)(i)				
1533	(i) appropriate competence of the personnel;	(i) <del>appropriate competence of the personnel</del> <u>the factory production control specifying the measures and frequencies foreseen to ensure constancy of performance, including the critical to performance parameters;</u>	(i) appropriate competence of the personnel;	
Annex V, point 7.(a)(ii)				
1534				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(ii) appropriateness of the technical equipment;	<i>deleted</i>	(ii) appropriateness of the technical equipment;	
Annex V, point 7.(a)(iii)				
1535	(iii) appropriateness of the facilities and other conditions influencing the manufacturing;	<i>deleted</i>	(iii) appropriateness of the facilities and other conditions influencing the manufacturing;	
Annex V, point 7.(a)(iv)				
1536	(iv) outline of the intended factory production control.	(iv) outline of the intended factory production control.	(iv) outline of the intended factory production control.	(iv) outline of the intended factory production control.



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal

Annex V, point 7.(b)

1537	(b) Factory production control shall cover the process from receipt of the raw materials and components to the dispatch of the product once the production has started ('gate to gate' approach). It shall assess whether this process is designed and optimised in view of the goal that the products conform with the product type and therefore reach the performances declared in the declaration of performance and	(b) Factory production control shall cover the process from receipt of the raw materials and components to the dispatch of the product once the production has started ('gate to gate' approach) <u>and include as a minimum the critical to performance parameters. In the case of systems 1+, 1 and 2+, the notified body.</u> <del>It</del> shall assess whether this process is designed and optimised in view of	(b) <u>When a system includes</u> factory production control, <u>those controls</u> shall cover the <u>production</u> process from receipt of the raw materials and components to the dispatch of the product <del>once the production has started</del> ('gate to gate' approach). <del>It shall assess whether this process is designed and optimised in view of the goal that the products conform with the product type and therefore reach</del>	
------	--	---	---	--

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	are compliant with the requirements set out in or under this Regulation.	the goal that the products conform with the product type and therefore reach the performances declared in the declaration of performance and are compliant with the requirements set out in or under this Regulation.	<del>the performances declared in the declaration of performance and are compliant with the requirements set out in or under this Regulation.</del> <u>once that production has started, and at least include the following elements:</u>	
Annex V, point 7.(b)(i)				
1537a			<u>(i) ensuring that the products conform with the product type and therefore reach the performances declared in the declaration of performance and conformity and are compliant with the requirements set out in or under</u>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u><i>this Regulation;</i></u>	
Annex V, point 7.(b)(ii)				
1537b			<u><i>(ii) application of the technical details necessary for the implementation of the assessment and verification system or systems as defined in harmonised technical specifications, European assessment documents and harmonised standards, including the relevant factory production control checks.</i></u>	
Annex V, point 7.(c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1538	(c) Further testing of samples shall constitute of testing of an adequate number of products, as defined in harmonised technical specifications, with regard to conformity with the product type, with zero tolerance for non-conformity, unless another tolerance is defined in the harmonised technical specifications.	(c) Further testing of samples shall constitute of testing of an adequate number of products, as defined in harmonised technical specifications, with regard to conformity with the product type, with zero tolerance for non-conformity, unless another tolerance is defined in the harmonised technical specifications.	(c) <del>Further testing of samples shall constitute of</del> <u>When a system includes further</u> testing of <del>an adequate number of products, as defined in harmonised technical specifications, with regard to conformity with the product type, with zero tolerance for non-conformity, unless another tolerance is defined in the harmonised technical specifications.</del> <u>samples, the following applies:</u>	
Annex V, point 7.(c)(i)				
1538a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>(i) tests shall include testing of an adequate number of products, as defined in harmonised technical specifications, European assessment documents and harmonised standards, with regard to conformity with the product type;</u></p>	
Annex V, point 7.(c)(ii)				
1538b			<p><u>(ii) in case tests are not suitable for the product, the product type may be defined using the applicable extended application rules referred in harmonised technical specifications, European assessment documents and</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>harmonised standards, where available. Notified bodies confirming the correct determination of the product type shall also confirm the correct application of the relevant extended application rules;</u>	
Annex V, point 7.(c)(iii)				
1538c			<u>(iii) results from tests undertaken by another manufacturer or notified body may be used in accordance with Article 67.</u>	
Annex V, point 7.(d)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1539	(d) Verification of items shall, to 50 %, target items which are most likely to contain deficiencies and, to another 50 %, target items chosen at random.	(d) <u>In the case of system 3+, verification shall consist of the verification of <del>items</del>all calculations and input data. In that context, the notified body shall verify whether the applicable rules on modelling and calculation laid down in the applicable harmonised technical specification or methodology provided by the Commission are followed and whether the calculation model and input data reflect the production process. In case a verified IT tool or one provided by the Commission is used, the verification shall focus on the correct use of the tool. Where secondary data is used, the</u>	deleted	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><u>notified body shall check whether the correct data sets, prescribed by applicable product specific calculation rules contained in the applicable harmonised technical specification or the methodology provided by the Commission, are used. Where company-specific data is used, the reliability of that data shall be verified. To that end, the notified body may undertake an audit of the manufacturing plant to which the data refer, and shall examine documentation to verify the reliability of the data.</u><del>to 50 %, target items which are most likely to contain deficiencies and, to another 50 %, target items chosen at random.</del></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<i>Annex V, point 7.(e), first subparagraph</i>				
1540	Verification of environmental sustainability shall constitute of the verification of all calculations and verification of 10 samples of company-specific or secondary data factored in, with zero tolerance for incorrectness. In that context, the notified body shall verify whether the applicable rules on modelling and calculation laid down in the applicable harmonised technical specification or methodology provided by the Commission are followed.	Verification of environmental sustainability shall constitute of the verification of all calculations and verification of 10 samples of company-specific or secondary data factored in, with zero tolerance for incorrectness. In that context, the notified body shall verify whether the applicable rules on modelling and calculation laid down in the applicable harmonised technical specification or methodology provided by the Commission are followed.	<i>deleted</i>	
<i>Annex V, point 7.(e), second subparagraph</i>				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1541	In case an IT tool provided by the Commission is used, the verification focuses on the correct use of the tool. Where secondary data is used, the notified body shall check whether the correct data sets, prescribed by applicable product-specific calculation rules contained in the applicable harmonised technical specification or methodology provided by the Commission, are used. Where company-specific data is used, the reliability of that data needs to be verified. To that end, the notified body shall undertake an audit of the manufacturing plant to which they refer and shall examine all data relating to suppliers and	In case an IT tool provided by the Commission is used, the verification focuses on the correct use of the tool. Where secondary data is used, the notified body shall check whether the correct data sets, prescribed by applicable product-specific calculation rules contained in the applicable harmonised technical specification or methodology provided by the Commission, are used. Where company-specific data is used, the reliability of that data needs to be verified. To that end, the notified body shall undertake an audit of the manufacturing plant to which they refer and shall examine all data relating to suppliers and	deleted	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	service providers. Notified bodies may extend their audit to suppliers and service providers who are obliged to cooperate in accordance with Article 30.	<p>service providers. Notified bodies may extend their audit to suppliers and service providers who are obliged to cooperate in accordance with Article 30.</p> <p>The deletion of Article 30 implies the deletion of the last sentence of this provision.</p>		
<i>Annex V, point 7.(f)</i>				
1542	(f) Where the above mentioned failure rates have been trespassed or where a grave error or the intention to cheat has been detected, the notified body shall	<p>(f) Where, <u>in the case of system 1+, 1, 2+ or 3+, there is evidence that the manufacturer has not performed his task properly</u> <del>the above mentioned failure rates have</del></p>	<i>deleted</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>refuse issuing a certificate for at least one year or withdraw the certificate whilst permitting issuing a new one only after one year.</p>	<p><del>been trespassed or where a grave error</del> or the <del>intention to cheat has been detected</del> <u>product performances do not comply with the declared performances</u>, the notified body shall refuse issuing a certificate for at least one year or withdraw the certificate whilst permitting issuing a new one only after <del>one year</del> <u>the deficiencies have been remedied</u>.</p>	<p style="text-align: center; opacity: 0.5; font-size: 48px; transform: rotate(-45deg);">PUBLIC</p>	
<p>Annex V, point 7.(g)</p>				
1543	<p>(g) Notified bodies that are undertaking tasks under Systems 1+, 1, and 3 as well as manufacturers that are undertaking</p>	<p>(g) Notified bodies that are undertaking tasks under Systems 1+, 1, and 3 as well as manufacturers that are undertaking</p>	<p>(g) Notified bodies <del>that are undertaking tasks under Systems 1+, 1, and 3 as well as</del> <u>and</u> manufacturers <del>that are undertaking</del></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>tasks under Systems 2+ and 4 shall consider the European Technical Assessment issued for the product in question as the assessment of the performance of that product.</p> <p>Notified bodies and manufacturers shall therefore undertake the tasks referred to in points 1.(b)(ii), 2.(b)(ii), 3.(a)(i), 5.(a)(i) and 6(a)(i), respectively, only where there is evidence that these have not or not appropriately been executed by the TAB.</p>	<p>tasks under Systems 2+ and 4 shall consider the European Technical Assessment issued for the product in question as the assessment of the performance of that product.</p> <p>Notified bodies and manufacturers shall therefore undertake the tasks referred to in points 1.(b)(ii), 2.(b)(ii), 3.(a)(i), 5.(a)(i) and 6(a)(i), respectively, only where there is evidence that these have not or not appropriately been executed by the TAB.</p>	<p><del>tasks under Systems 2+ and 4</del> shall consider the European Technical Assessment issued for the product <del>in question</del> as the assessment <u>and validation</u> of the performance of that product.</p> <p><del>Notified bodies and manufacturers shall therefore undertake the tasks referred to in points 1.(b)(ii), 2.(b)(ii), 3.(a)(i), 5.(a)(i) and 6(a)(i), respectively, only where there is evidence that these have not or not appropriately been executed by the</del></p> <p><u>TAB</u> <u>Manufacturers finding evidence or informed by the notified body that the performance of the product is not in conformity with the European Technical Assessment shall bring that product into conformity</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u>including, when relevant the fulfilment of obligations set out in Article 21(8)</u></p>	
Annex Va				
1543a			<p><u>Annex Va List of the legal acts referred to in Article 8</u></p> <p><u>1. Council Directive 75/324/EEC of 20 May 1975 on the approximation of the laws of the Member States relating to aerosol dispensers</u></p> <p><u>[2. Directive 2006/42/EC of the European Parliament and of the Council of 17 May 2006 on machinery, and amending</u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><a href="#">Directive 95/16/EC</a></u></p> <p><u><a href="#">3. Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC</a></u></p> <p><u><a href="#">4. Directive 2008/98/EC of the European Parliament and of</a></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>the Council of 19 November 2008 on waste and repealing certain Directives</i></u></p> <p><u><i>5. Regulation (EC) No 1272/ of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006</i></u></p> <p><u><i>6. Directive 2011/65/EU of the European Parliament and of the Council of 8 June 2011 on the restriction of the use of certain hazardous substances in electrical and electronic equipment</i></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><a href="#">7. Council Directive 2013/59/Euratom of 5 December 2013 laying down basic safety standards for protection against the dangers arising from exposure to ionising radiation, and repealing Directives 89/618/Euratom, 90/641/Euratom, 96/29/Euratom, 97/43/Euratom and 2003/122/Euratom</a></u></p> <p><u><a href="#">8. Directive 2014/29/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of simple pressure vessels</a></u></p> <p><u><a href="#">9. Directive 2014/30/EU of the European Parliament and of the Council of 26 February 2014</a></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><i>on the harmonisation of the laws of the Member States relating to electromagnetic compatibility</i></u></p> <p><u><i>10. Directive 2014/32/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of measuring instruments</i></u></p> <p><u><i>11. Directive 2014/35/EU of the European Parliament and of the Council of 26 February 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of electrical equipment designed for use within certain voltage limits</i></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><a href="#">12. Directive 2014/53/EU of the European Parliament and of the Council of 16 April 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of radio equipment and repealing Directive 1999/5/EC</a></u></p> <p><u><a href="#">13. Directive 2014/68/EU of the European Parliament and of the Council of 15 May 2014 on the harmonisation of the laws of the Member States relating to the making available on the market of pressure equipment</a></u></p> <p><u><a href="#">14. Regulation (EU) 2016/424 of the European Parliament and of the Council of</a></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><a href="#">9 March 2016 on cableway installations and repealing Directive 2000/9/EC</a></u></p> <p><u><a href="#">15. Regulation (EU) 2016/426 of the European Parliament and of the Council of 9 March 2016 on appliances burning gaseous fuels and repealing Directive 2009/142/EC</a></u></p> <p><u><a href="#">16. Directive (EU) 2016/797 of the European Parliament and of the Council of 11 May 2016 on the interoperability of the rail system within the European Union</a></u></p> <p><u><a href="#">17. Regulation (EU) 2023/[XX] of the European Parliament and of the Council of [Day Month] 2023 on Machinery</a></u></p>	

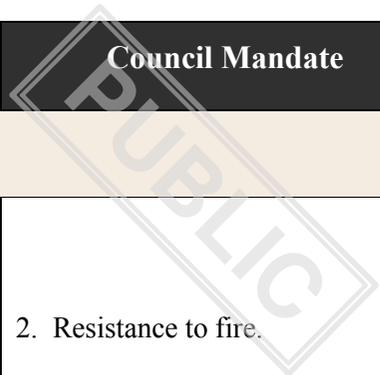
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><u><a href="#">18. Proposal for a Regulation of the European Parliament and of the Council establishing a framework for setting ecodesign requirements for sustainable products and repealing Directive 2009/125/EC [COM(2022) 142]</a></u></p> <p><u><a href="#">19. Proposal for a Regulation of the European Parliament and of the Council on horizontal cybersecurity requirements for products with digital elements and amending Regulation (EU) 2019/1020 [COM(2022) 454]</a></u></p> <p><u><a href="#">20. Proposal for a Directive of the European Parliament and of the Council on adapting non-contractual civil liability rules to artificial intelligence [COM(2022)</a></u></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><a href="#"><u>496]</u></a></p> <p><a href="#"><u>21. Proposal for a Regulation of the European Parliament and of the Council establishing a Union certification framework for carbon removals [COM(2022) 672]</u></a></p> <p><a href="#"><u>22. Proposal for a Regulation of the European Parliament and of the Council establishing a framework for ensuring a secure and sustainable supply of critical raw materials and amending Regulations (EU) 168/2013, (EU) 2018/858, 2018/1724 and (EU) 2019/1020 [COM(2023) 160]</u></a></p> <p><a href="#"><u>23. Proposal for a Directive of the European Parliament and of the Council on substantiation and</u></a></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p><a href="#"><u>communication of explicit environmental claims</u></a>  <a href="#"><u>[COM(2023) 166]</u></a></p> <p>comment from  developers :  unfortunately TTE  does not yet support  the creation of  content for new  Annexes, which is why  you can only create  new Annexes but not  add anything in them.  . This feature is  planned in a future  release, we are  checking the  timeframe and will</p>	

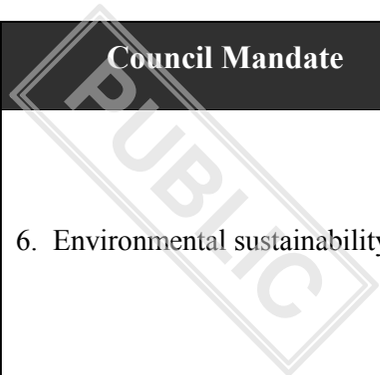
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			get back to you as soon as we have a confirmation of the implementation date.	
Annex VI				
1544	Annex VI Essential characteristics for which a reference to a relevant harmonised technical specification is not required in the context of notification of notified bodies	Annex VI Essential characteristics for which a reference to a relevant harmonised technical specification is not required in the context of notification of notified bodies	Annex VI Essential characteristics <i>for which a reference to a relevant harmonised technical specification is not required in the context of notification of notified bodies</i> <u>of a horizontal nature</u>	
Annex VI, point 1.				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1544a			<p><u>The following are groupings of essential characteristics of a horizontal nature, which have been developed on the basis of Annex I-A, for the application of this Regulation.</u></p>	
Annex VI, point 1.				
1545	1. Reaction to fire.	1. Reaction to fire.	1. Reaction to fire.	1. Reaction to fire.  Commission Proposal



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex VI, point 2.				
1546	2. Resistance to fire.	2. Resistance to fire.	2. Resistance to fire.	2. Resistance to fire.  Commission Proposal
Annex VI, point 3.				
1547	3. External fire performance.	3. External fire performance.	3. External fire performance.	3. External fire performance.  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex VI, point 4.				
1548	4. Noise absorption.	4. Noise absorption.	4. Noise absorption.	4. Noise absorption.  Commission Proposal
Annex VI, point 5.				
1549	5. Emissions of dangerous substances.	5. Emissions of dangerous substances.	5. <del>Emissions</del> <u>Release and content</u> of dangerous substances.	
Annex VI, point 6.				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1550	6. Environmental sustainability.	6. Environmental sustainability.	6. Environmental sustainability.	6. Environmental sustainability.  Commission Proposal
Annex VII				
1551	Annex VII Correlation tables	Annex VII Correlation tables	Annex VII Correlation tables	Annex VII Correlation tables  Commission Proposal
Annex VII, first paragraph				



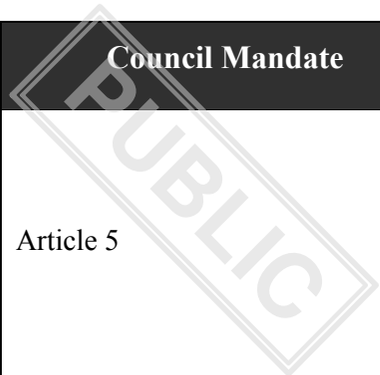
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1552	Table 1: Regulation (EU) 305/2011 > this Regulation	Table 1: Regulation (EU) 305/2011 > this Regulation	Table 1: Regulation (EU) 305/2011 > this Regulation	Table 1: Regulation (EU) 305/2011 > this Regulation  Commission Proposal
Annex VII, Table 3, Column 1, Row 1				
1553	Regulation (EU) 305/2011	Regulation (EU) 305/2011	Regulation (EU) 305/2011	Regulation (EU) 305/2011  Commission Proposal
Annex VII, Table 3, Column 1, Row 2				



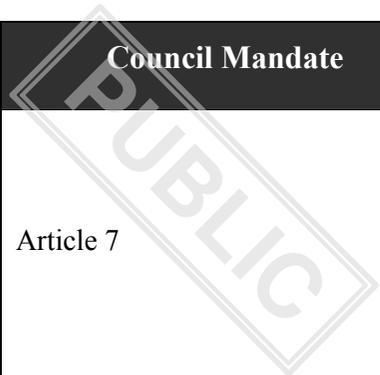
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1554	Article 1	Article 1	Article 1	Article 1 Commission Proposal
Annex VII, Table 3, Column 1, Row 3				
1555	Article 2	Article 2	Article 2	Article 2 Commission Proposal
Annex VII, Table 3, Column 1, Row 4				



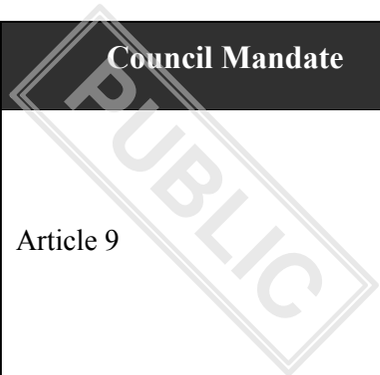
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1556	Article 3	Article 3	Article 3	Article 3 Commission Proposal
Annex VII, Table 3, Column 1, Row 5				
1557	Article 4	Article 4	Article 4	Article 4 Commission Proposal
Annex VII, Table 3, Column 1, Row 6				



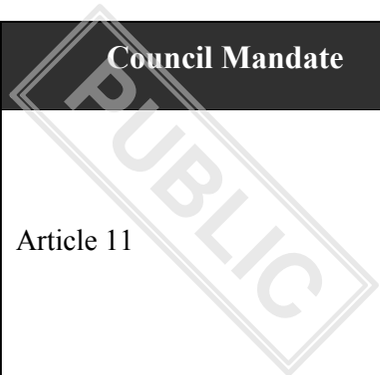
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1558	Article 5	Article 5	Article 5	Article 5 Commission Proposal
Annex VII, Table 3, Column 1, Row 7				
1559	Article 6	Article 6	Article 6	Article 6 Commission Proposal
Annex VII, Table 3, Column 1, Row 8				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1560	Article 7	Article 7	Article 7	Article 7 Commission Proposal
Annex VII, Table 3, Column 1, Row 9				
1561	Article 8	Article 8	Article 8	Article 8 Commission Proposal
Annex VII, Table 3, Column 1, Row 10				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1562	Article 9	Article 9	Article 9	Article 9 Commission Proposal
Annex VII, Table 3, Column 1, Row 11				
1563	Article 10	Article 10	Article 10	Article 10 Commission Proposal
Annex VII, Table 3, Column 1, Row 12				



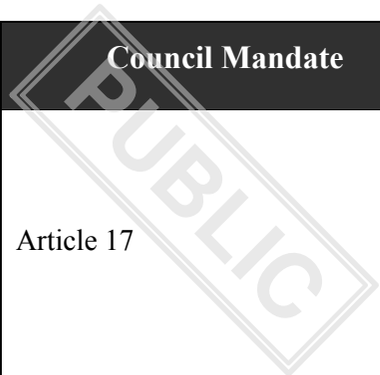
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1564	Article 11	Article 11	Article 11	Article 11 Commission Proposal
Annex VII, Table 3, Column 1, Row 13				
1565	Article 12	Article 12	Article 12	Article 12 Commission Proposal
Annex VII, Table 3, Column 1, Row 14				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1566	Article 13	Article 13	Article 13	Article 13 Commission Proposal
Annex VII, Table 3, Column 1, Row 15				
1567	Article 14	Article 14	Article 14	Article 14 Commission Proposal
Annex VII, Table 3, Column 1, Row 16				



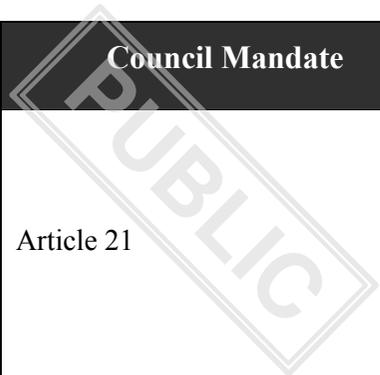
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1568	Article 15	Article 15	Article 15	Article 15 Commission Proposal
Annex VII, Table 3, Column 1, Row 17				
1569	Article 16	Article 16	Article 16	Article 16 Commission Proposal
Annex VII, Table 3, Column 1, Row 18				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1570	Article 17	Article 17	Article 17	Article 17 Commission Proposal
Annex VII, Table 3, Column 1, Row 19				
1571	Article 18	Article 18	Article 18	Article 18 Commission Proposal
Annex VII, Table 3, Column 1, Row 20				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1572	Article 19	Article 19	Article 19	Article 19 Commission Proposal
Annex VII, Table 3, Column 1, Row 21				
1573	Article 20	Article 20	Article 20	Article 20 Commission Proposal
Annex VII, Table 3, Column 1, Row 22				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1574	Article 21	Article 21	Article 21	Article 21 Commission Proposal
Annex VII, Table 3, Column 1, Row 23				
1575	Article 22	Article 22	Article 22	Article 22 Commission Proposal
Annex VII, Table 3, Column 1, Row 24				



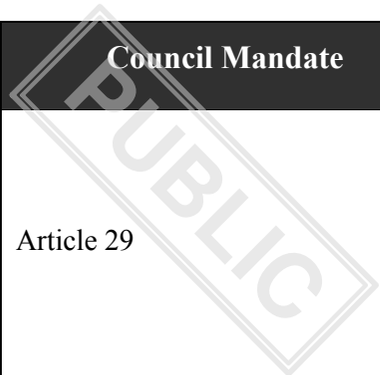
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1576	Article 23	Article 23	Article 23	Article 23 Commission Proposal
Annex VII, Table 3, Column 1, Row 25				
1577	Article 24	Article 24	Article 24	Article 24 Commission Proposal
Annex VII, Table 3, Column 1, Row 26				



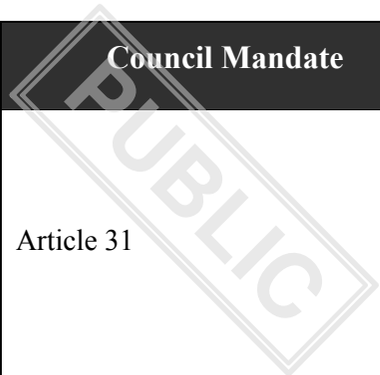
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1578	Article 25	Article 25	Article 25	Article 25 Commission Proposal
Annex VII, Table 3, Column 1, Row 27				
1579	Article 26	Article 26	Article 26	Article 26 Commission Proposal
Annex VII, Table 3, Column 1, Row 28				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1580	Article 27	Article 27	Article 27	Article 27 Commission Proposal
Annex VII, Table 3, Column 1, Row 29				
1581	Article 28	Article 28	Article 28	Article 28 Commission Proposal
Annex VII, Table 3, Column 1, Row 30				



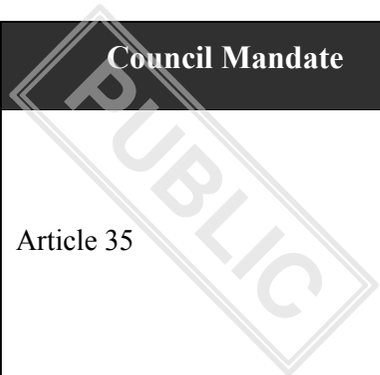
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1582	Article 29	Article 29	Article 29	Article 29 Commission Proposal
Annex VII, Table 3, Column 1, Row 31				
1583	Article 30	Article 30	Article 30	Article 30 Commission Proposal
Annex VII, Table 3, Column 1, Row 32				



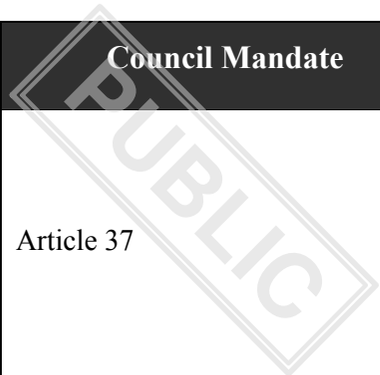
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1584	Article 31	Article 31	Article 31	Article 31 Commission Proposal
Annex VII, Table 3, Column 1, Row 33				
1585	Article 32	Article 32	Article 32	Article 32 Commission Proposal
Annex VII, Table 3, Column 1, Row 34				



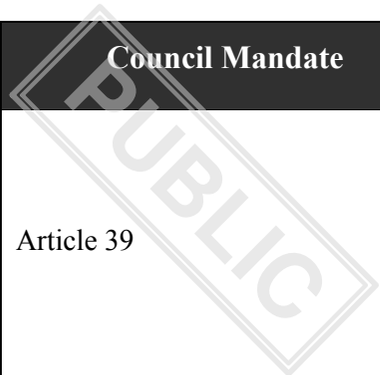
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1586	Article 33	Article 33	Article 33	Article 33 Commission Proposal
Annex VII, Table 3, Column 1, Row 35				
1587	Article 34	Article 34	Article 34	Article 34 Commission Proposal
Annex VII, Table 3, Column 1, Row 36				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1588	Article 35	Article 35	Article 35	Article 35 Commission Proposal
Annex VII, Table 3, Column 1, Row 37				
1589	Article 36	Article 36	Article 36	Article 36 Commission Proposal
Annex VII, Table 3, Column 1, Row 38				



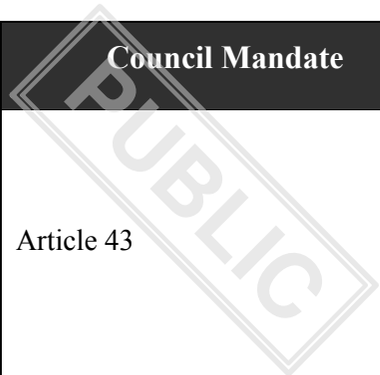
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1590	Article 37	Article 37	Article 37	Article 37 Commission Proposal
Annex VII, Table 3, Column 1, Row 39				
1591	Article 38	Article 38	Article 38	Article 38 Commission Proposal
Annex VII, Table 3, Column 1, Row 40				



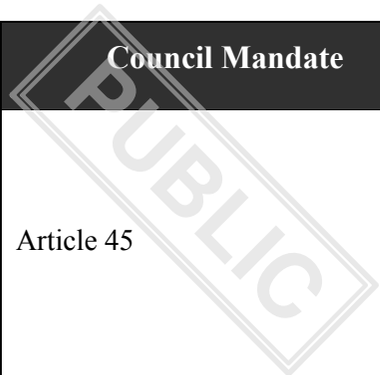
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1592	Article 39	Article 39	Article 39	Article 39 Commission Proposal
Annex VII, Table 3, Column 1, Row 41				
1593	Article 40	Article 40	Article 40	Article 40 Commission Proposal
Annex VII, Table 3, Column 1, Row 42				



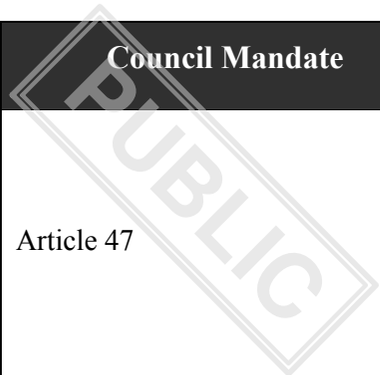
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1594	Article 41	Article 41	Article 41	Article 41 Commission Proposal
Annex VII, Table 3, Column 1, Row 43				
1595	Article 42	Article 42	Article 42	Article 42 Commission Proposal
Annex VII, Table 3, Column 1, Row 44				



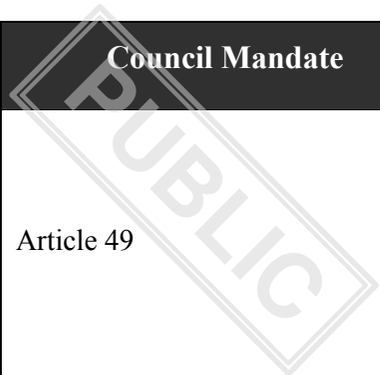
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1596	Article 43	Article 43	Article 43	Article 43 Commission Proposal
Annex VII, Table 3, Column 1, Row 45				
1597	Article 44	Article 44	Article 44	Article 44 Commission Proposal
Annex VII, Table 3, Column 1, Row 46				



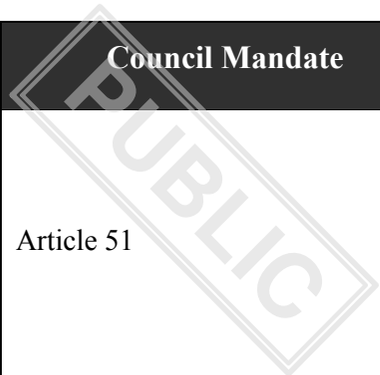
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1598	Article 45	Article 45	Article 45	Article 45 Commission Proposal
Annex VII, Table 3, Column 1, Row 47				
1599	Article 46	Article 46	Article 46	Article 46 Commission Proposal
Annex VII, Table 3, Column 1, Row 48				



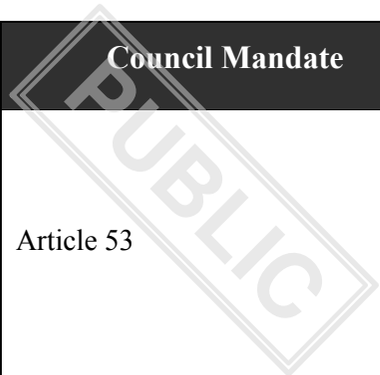
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1600	Article 47	Article 47	Article 47	Article 47 Commission Proposal
Annex VII, Table 3, Column 1, Row 49				
1601	Article 48	Article 48	Article 48	Article 48 Commission Proposal
Annex VII, Table 3, Column 1, Row 50				



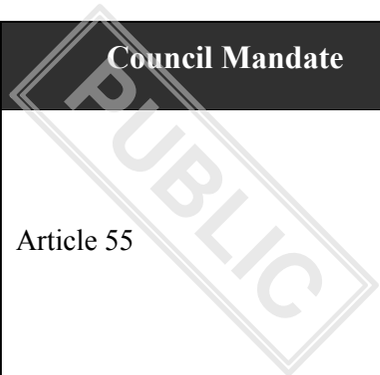
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1602	Article 49	Article 49	Article 49	Article 49 Commission Proposal
Annex VII, Table 3, Column 1, Row 51				
1603	Article 50	Article 50	Article 50	Article 50 Commission Proposal
Annex VII, Table 3, Column 1, Row 52				



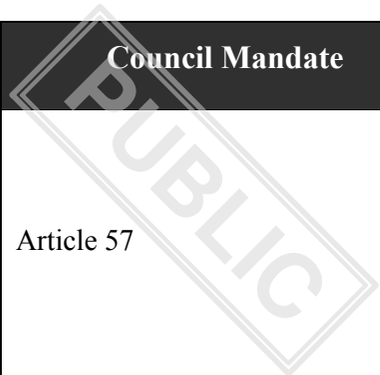
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1604	Article 51	Article 51	Article 51	Article 51 Commission Proposal
Annex VII, Table 3, Column 1, Row 53				
1605	Article 52	Article 52	Article 52	Article 52 Commission Proposal
Annex VII, Table 3, Column 1, Row 54				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1606	Article 53	Article 53	Article 53	Article 53 Commission Proposal
Annex VII, Table 3, Column 1, Row 55				
1607	Article 54	Article 54	Article 54	Article 54 Commission Proposal
Annex VII, Table 3, Column 1, Row 56				



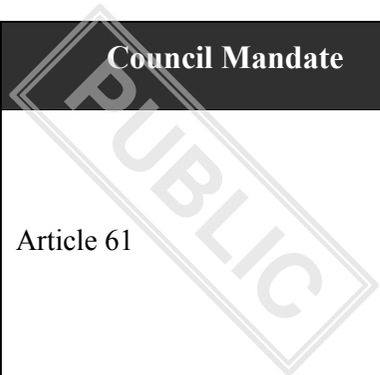
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1608	Article 55	Article 55	Article 55	Article 55 Commission Proposal
Annex VII, Table 3, Column 1, Row 57				
1609	Article 56	Article 56	Article 56	Article 56 Commission Proposal
Annex VII, Table 3, Column 1, Row 58				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1610	Article 57	Article 57	Article 57	Article 57 Commission Proposal
Annex VII, Table 3, Column 1, Row 59				
1611	Article 58	Article 58	Article 58	Article 58 Commission Proposal
Annex VII, Table 3, Column 1, Row 60				



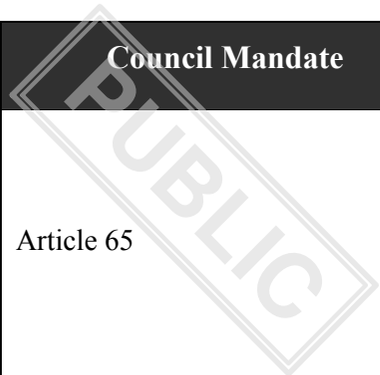
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1612	Article 59	Article 59	Article 59	Article 59 Commission Proposal
Annex VII, Table 3, Column 1, Row 61				
1613	Article 60	Article 60	Article 60	Article 60 Commission Proposal
Annex VII, Table 3, Column 1, Row 62				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1614	Article 61	Article 61	Article 61	Article 61 Commission Proposal
Annex VII, Table 3, Column 1, Row 63				
1615	Article 62	Article 62	Article 62	Article 62 Commission Proposal
Annex VII, Table 3, Column 1, Row 64				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1616	Article 63	Article 63	Article 63	Article 63 Commission Proposal
Annex VII, Table 3, Column 1, Row 65				
1617	Article 64	Article 64	Article 64	Article 64 Commission Proposal
Annex VII, Table 3, Column 1, Row 66				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1618	Article 65	Article 65	Article 65	Article 65 Commission Proposal
Annex VII, Table 3, Column 1, Row 67				
1619	Article 66	Article 66	Article 66	Article 66 Commission Proposal
Annex VII, Table 3, Column 1, Row 68				



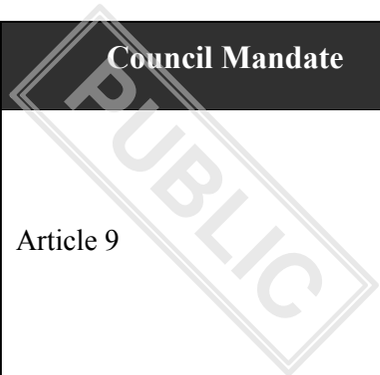
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1620	Article 67	Article 67	Article 67	Article 67 Commission Proposal
Annex VII, Table 3, Column 1, Row 69				
1621	Article 68	Article 68	Article 68	Article 68 Commission Proposal
Annex VII, Table 3, Column 2, Row 1				



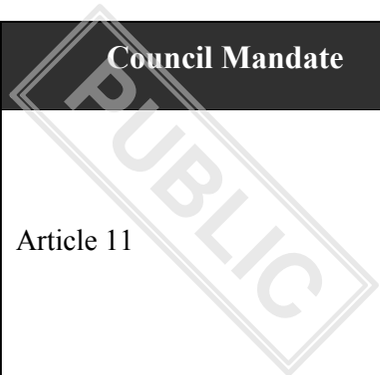
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1622	This Regulation	This Regulation	This Regulation	This Regulation Commission Proposal
Annex VII, Table 3, Column 2, Row 2				
1623	Article 1	Article 1	Article 1	Article 1 Commission Proposal
Annex VII, Table 3, Column 2, Row 3				



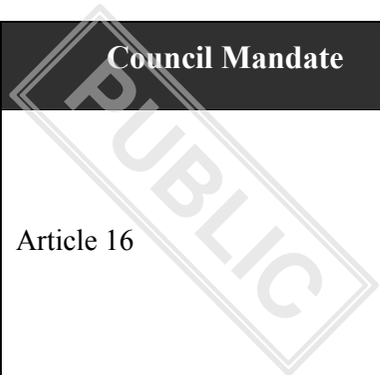
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1624	Article 3	Article 3	Article 3	Article 3 Commission Proposal
Annex VII, Table 3, Column 2, Row 4				
1625	Article 4	Article 4	Article 4	Article 4 Commission Proposal
Annex VII, Table 3, Column 2, Row 5				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1626	Article 9	Article 9	Article 9	Article 9 Commission Proposal
Annex VII, Table 3, Column 2, Row 6				
1627	Article 10	Article 10	Article 10	Article 10 Commission Proposal
Annex VII, Table 3, Column 2, Row 7				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1628	Article 11	Article 11	Article 11	Article 11 Commission Proposal
Annex VII, Table 3, Column 2, Row 8				
1629	Article 15	Article 15	Article 15	Article 15 Commission Proposal
Annex VII, Table 3, Column 2, Row 9				



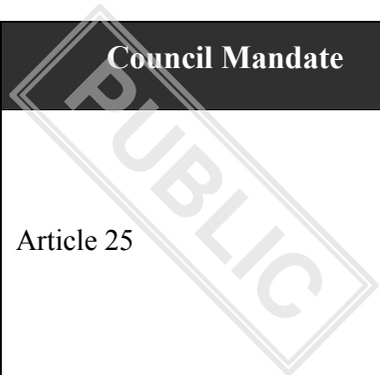
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1630	Article 16	Article 16	Article 16	Article 16 Commission Proposal
Annex VII, Table 3, Column 2, Row 10				
1631	Article 17	Article 17	Article 17	Article 17 Commission Proposal
Annex VII, Table 3, Column 2, Row 11				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1632	Article 79	Article 79	Article 79	Article 79 Commission Proposal
Annex VII, Table 3, Column 2, Row 12				
1633	Article 22	Article 22	Article 22	Article 22 Commission Proposal
Annex VII, Table 3, Column 2, Row 13				



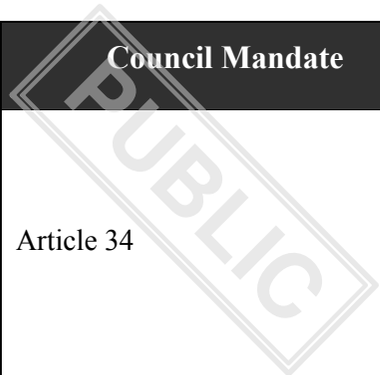
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1634	Article 23	Article 23	Article 23	Article 23 Commission Proposal
Annex VII, Table 3, Column 2, Row 14				
1635	Article 24	Article 24	Article 24	Article 24 Commission Proposal
Annex VII, Table 3, Column 2, Row 15				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1636	Article 25	Article 25	Article 25	Article 25 Commission Proposal
Annex VII, Table 3, Column 2, Row 16				
1637	Article 26	Article 26	Article 26	Article 26 Commission Proposal
Annex VII, Table 3, Column 2, Row 17				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1638	Article 30	Article 30	Article 30	Article 30 Commission Proposal
Annex VII, Table 3, Column 2, Row 18				
1639	Article 34	Article 34	Article 34	Article 34 Commission Proposal
Annex VII, Table 3, Column 2, Row 19				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1640	Article 34	Article 34	Article 34	Article 34 Commission Proposal
Annex VII, Table 3, Column 2, Row 20				
1641	Article 35	Article 35	Article 35	Article 35 Commission Proposal
Annex VII, Table 3, Column 2, Row 21				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1642	Article 36	Article 36	Article 36	Article 36 Commission Proposal
Annex VII, Table 3, Column 2, Row 22				
1643	Article 37	Article 37	Article 37	Article 37 Commission Proposal
Annex VII, Table 3, Column 2, Row 23				



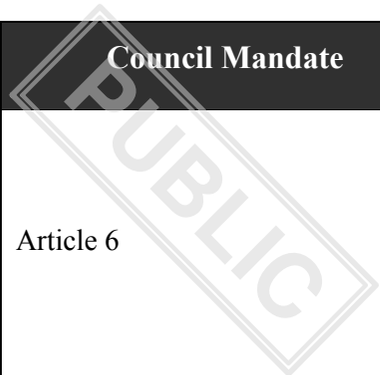
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1644	Article 38	Article 38	Article 38	Article 38 Commission Proposal
Annex VII, Table 3, Column 2, Row 24				
1645	Article 39	Article 39	Article 39	Article 39 Commission Proposal
Annex VII, Table 3, Column 2, Row 25				



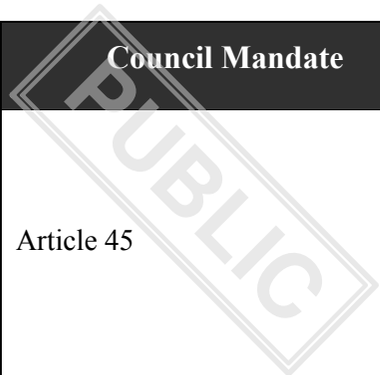
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1646	Article 40	Article 40	Article 40	Article 40 Commission Proposal
Annex VII, Table 3, Column 2, Row 26				
1647	Article 41	Article 41	Article 41	Article 41 Commission Proposal
Annex VII, Table 3, Column 2, Row 27				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1648	Article 42	Article 42	Article 42	Article 42 Commission Proposal
Annex VII, Table 3, Column 2, Row 28				
1649				Commission Proposal
Annex VII, Table 3, Column 2, Row 29				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1650	Article 6	Article 6	Article 6	Article 6 Commission Proposal
Annex VII, Table 3, Column 2, Row 30				
1651	Article 44	Article 44	Article 44	Article 44 Commission Proposal
Annex VII, Table 3, Column 2, Row 31				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1652	Article 45	Article 45	Article 45	Article 45 Commission Proposal
Annex VII, Table 3, Column 2, Row 32				
1653	Article 46	Article 46	Article 46	Article 46 Commission Proposal
Annex VII, Table 3, Column 2, Row 33				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1654				Commission Proposal
Annex VII, Table 3, Column 2, Row 34				
1655				Commission Proposal
Annex VII, Table 3, Column 2, Row 35				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1656				Commission Proposal
Annex VII, Table 3, Column 2, Row 36				
1657				Commission Proposal
Annex VII, Table 3, Column 2, Row 37				



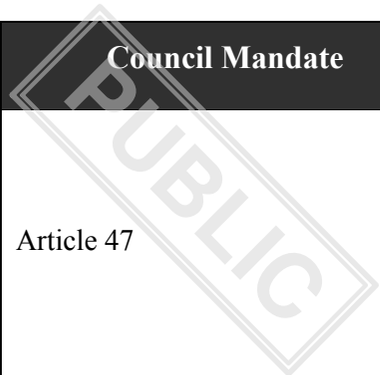
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1658	Article 64	Article 64	Article 64	Article 64 Commission Proposal
Annex VII, Table 3, Column 2, Row 38				
1659	Article 65 and 67	Article 65 and 67	Article 65 and 67	Article 65 and 67 Commission Proposal
Annex VII, Table 3, Column 2, Row 39				



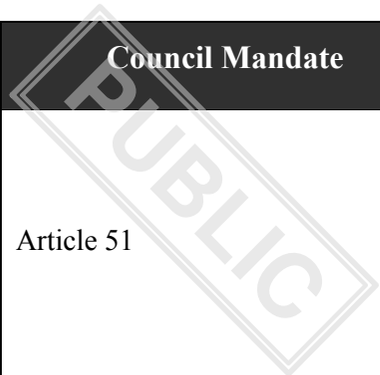
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1660	Article 66	Article 66	Article 66	Article 66 Commission Proposal
Annex VII, Table 3, Column 2, Row 40				
1661	Article 47	Article 47	Article 47	Article 47 Commission Proposal
Annex VII, Table 3, Column 2, Row 41				



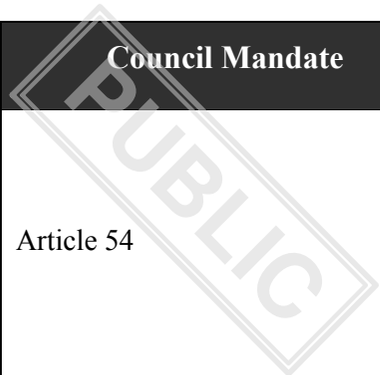
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1662	Article 48	Article 48	Article 48	Article 48 Commission Proposal
Annex VII, Table 3, Column 2, Row 42				
1663	Article 49	Article 49	Article 49	Article 49 Commission Proposal
Annex VII, Table 3, Column 2, Row 43				



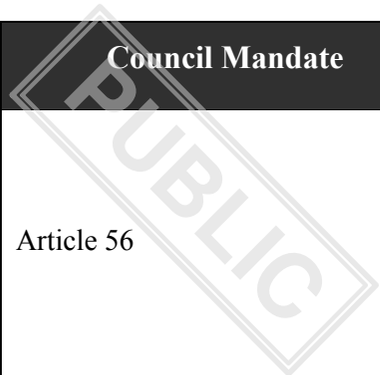
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1664	Article 47	Article 47	Article 47	Article 47 Commission Proposal
Annex VII, Table 3, Column 2, Row 44				
1665	Article 50	Article 50	Article 50	Article 50 Commission Proposal
Annex VII, Table 3, Column 2, Row 45				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1666	Article 51	Article 51	Article 51	Article 51 Commission Proposal
Annex VII, Table 3, Column 2, Row 46				
1667	Article 53	Article 53	Article 53	Article 53 Commission Proposal
Annex VII, Table 3, Column 2, Row 47				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1668	Article 54	Article 54	Article 54	Article 54 Commission Proposal
Annex VII, Table 3, Column 2, Row 48				
1669	Article 55	Article 55	Article 55	Article 55 Commission Proposal
Annex VII, Table 3, Column 2, Row 49				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1670	Article 56	Article 56	Article 56	Article 56 Commission Proposal
Annex VII, Table 3, Column 2, Row 50				
1671	Article 57	Article 57	Article 57	Article 57 Commission Proposal
Annex VII, Table 3, Column 2, Row 51				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1672	Article 58	Article 58	Article 58	Article 58 Commission Proposal
Annex VII, Table 3, Column 2, Row 52				
1673	Article 59	Article 59	Article 59	Article 59 Commission Proposal
Annex VII, Table 3, Column 2, Row 53				



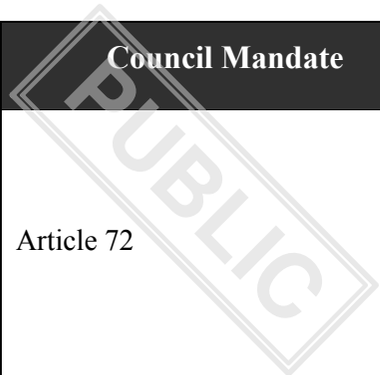
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1674	Article 60	Article 60	Article 60	Article 60 Commission Proposal
Annex VII, Table 3, Column 2, Row 54				
1675	Article 61	Article 61	Article 61	Article 61 Commission Proposal
Annex VII, Table 3, Column 2, Row 55				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1676	Article 48	Article 48	Article 48	Article 48 Commission Proposal
Annex VII, Table 3, Column 2, Row 56				
1677	Article 63	Article 63	Article 63	Article 63 Commission Proposal
Annex VII, Table 3, Column 2, Row 57				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1678	Article 70	Article 70	Article 70	Article 70 Commission Proposal
Annex VII, Table 3, Column 2, Row 58				
1679	Article 71	Article 71	Article 71	Article 71 Commission Proposal
Annex VII, Table 3, Column 2, Row 59				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1680	Article 72	Article 72	Article 72	Article 72 Commission Proposal
Annex VII, Table 3, Column 2, Row 60				
1681	Article 70	Article 70	Article 70	Article 70 Commission Proposal
Annex VII, Table 3, Column 2, Row 61				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1682	Article 86	Article 86	Article 86	Article 86 Commission Proposal
Annex VII, Table 3, Column 2, Row 62				
1683	Article 86	Article 86	Article 86	Article 86 Commission Proposal
Annex VII, Table 3, Column 2, Row 63				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1684	Article 86	Article 86	Article 86	Article 86 Commission Proposal
Annex VII, Table 3, Column 2, Row 64				
1685	Article 86	Article 86	Article 86	Article 86 Commission Proposal
Annex VII, Table 3, Column 2, Row 65				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1686	Article 88	Article 88	Article 88	Article 88 Commission Proposal
Annex VII, Table 3, Column 2, Row 66				
1687	Article 92	Article 92	Article 92	Article 92 Commission Proposal
Annex VII, Table 3, Column 2, Row 67				



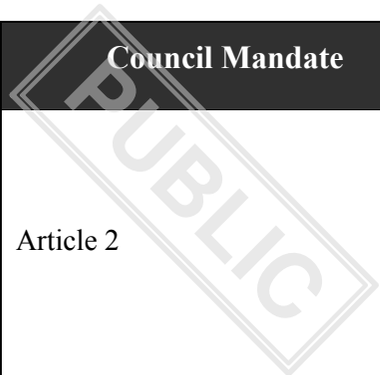
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1688	Article 93	Article 93	Article 93	Article 93 Commission Proposal
Annex VII, Table 3, Column 2, Row 68				
1689				Commission Proposal
Annex VII, Table 3, Column 2, Row 69				



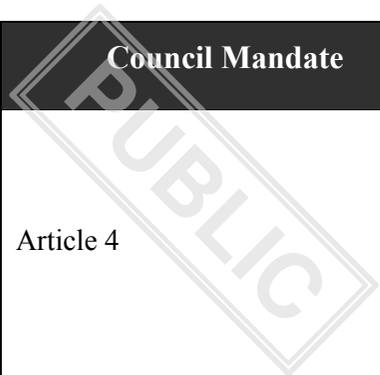
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1690	Article 94	Article 94	Article 94	Article 94 Commission Proposal
Annex VII, second paragraph				
1691	Table 2: this Regulation > Regulation (EU) 305/2011	Table 2: this Regulation > Regulation (EU) 305/2011	Table 2: this Regulation > Regulation (EU) 305/2011	Table 2: this Regulation > Regulation (EU) 305/2011 Commission Proposal
Annex VII, Table 4, Column 1, Row 1				



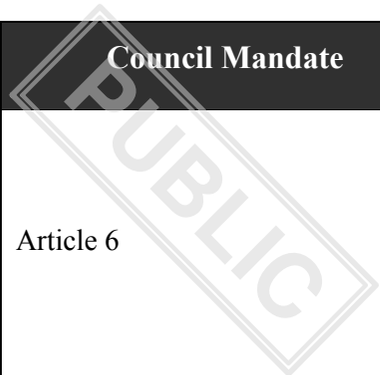
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1692	This Regulation	This Regulation	This Regulation	This Regulation Commission Proposal
Annex VII, Table 4, Column 1, Row 2				
1693	Article 1	Article 1	Article 1	Article 1 Commission Proposal
Annex VII, Table 4, Column 1, Row 3				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1694	Article 2	Article 2	Article 2	Article 2 Commission Proposal
Annex VII, Table 4, Column 1, Row 4				
1695	Article 3	Article 3	Article 3	Article 3 Commission Proposal
Annex VII, Table 4, Column 1, Row 5				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1696	Article 4	Article 4	Article 4	Article 4 Commission Proposal
Annex VII, Table 4, Column 1, Row 6				
1697	Article 5	Article 5	Article 5	Article 5 Commission Proposal
Annex VII, Table 4, Column 1, Row 7				



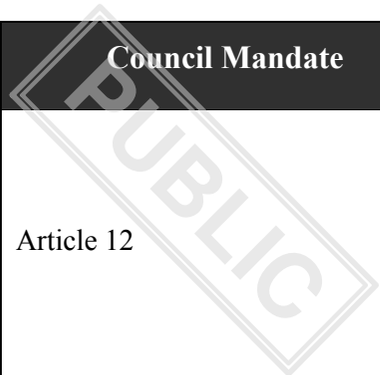
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1698	Article 6	Article 6	Article 6	Article 6 Commission Proposal
Annex VII, Table 4, Column 1, Row 8				
1699	Article 7	Article 7	Article 7	Article 7 Commission Proposal
Annex VII, Table 4, Column 1, Row 9				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1700	Article 8	Article 8	Article 8	Article 8 Commission Proposal
Annex VII, Table 4, Column 1, Row 10				
1701	Article 9	Article 9	Article 9	Article 9 Commission Proposal
Annex VII, Table 4, Column 1, Row 11				



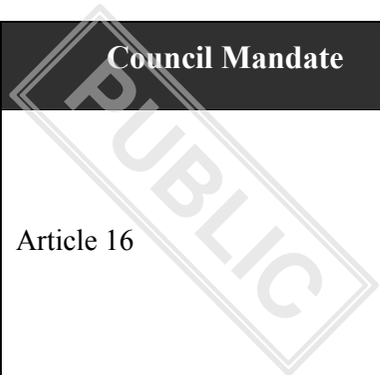
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1702	Article 10	Article 10	Article 10	Article 10 Commission Proposal
Annex VII, Table 4, Column 1, Row 12				
1703	Article 11	Article 11	Article 11	Article 11 Commission Proposal
Annex VII, Table 4, Column 1, Row 13				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1704	Article 12	Article 12	Article 12	Article 12 Commission Proposal
Annex VII, Table 4, Column 1, Row 14				
1705	Article 13	Article 13	Article 13	Article 13 Commission Proposal
Annex VII, Table 4, Column 1, Row 15				



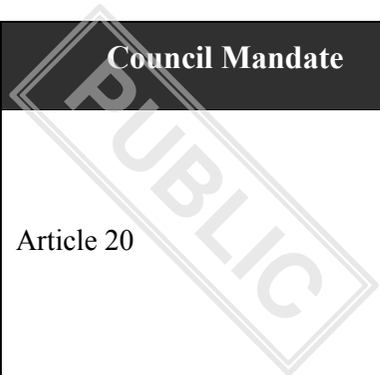
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1706	Article 14	Article 14	Article 14	Article 14 Commission Proposal
Annex VII, Table 4, Column 1, Row 16				
1707	Article 15	Article 15	Article 15	Article 15 Commission Proposal
Annex VII, Table 4, Column 1, Row 17				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1708	Article 16	Article 16	Article 16	Article 16 Commission Proposal
Annex VII, Table 4, Column 1, Row 18				
1709	Article 17	Article 17	Article 17	Article 17 Commission Proposal
Annex VII, Table 4, Column 1, Row 19				



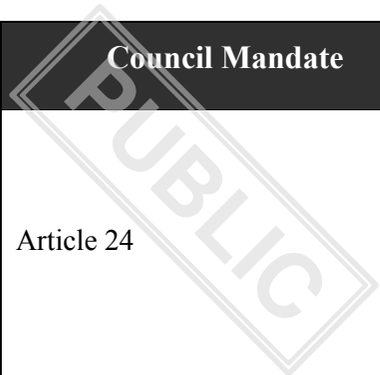
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1710	Article 18	Article 18	Article 18	Article 18 Commission Proposal
Annex VII, Table 4, Column 1, Row 20				
1711	Article 19	Article 19	Article 19	Article 19 Commission Proposal
Annex VII, Table 4, Column 1, Row 21				



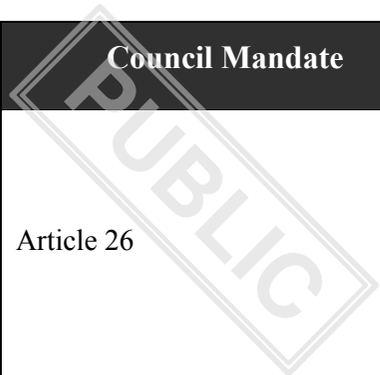
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1712	Article 20	Article 20	Article 20	Article 20 Commission Proposal
Annex VII, Table 4, Column 1, Row 22				
1713	Article 21	Article 21	Article 21	Article 21 Commission Proposal
Annex VII, Table 4, Column 1, Row 23				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1714	Article 22	Article 22	Article 22	Article 22 Commission Proposal
Annex VII, Table 4, Column 1, Row 24				
1715	Article 23	Article 23	Article 23	Article 23 Commission Proposal
Annex VII, Table 4, Column 1, Row 25				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1716	Article 24	Article 24	Article 24	Article 24 Commission Proposal
Annex VII, Table 4, Column 1, Row 26				
1717	Article 25	Article 25	Article 25	Article 25 Commission Proposal
Annex VII, Table 4, Column 1, Row 27				



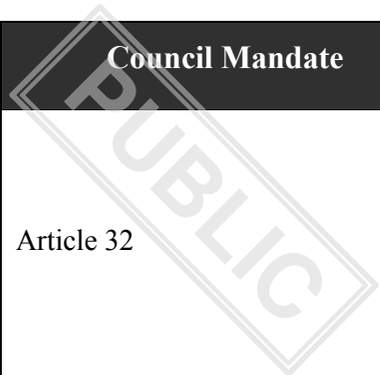
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1718	Article 26	Article 26	Article 26	Article 26 Commission Proposal
Annex VII, Table 4, Column 1, Row 28				
1719	Article 27	Article 27	Article 27	Article 27 Commission Proposal
Annex VII, Table 4, Column 1, Row 29				



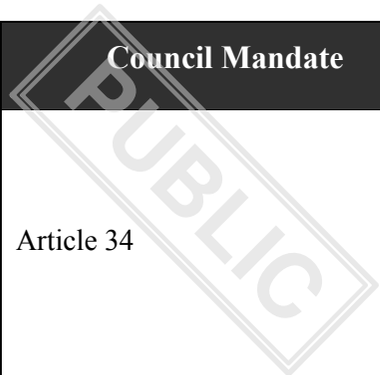
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1720	Article 28	Article 28	Article 28	Article 28 Commission Proposal
Annex VII, Table 4, Column 1, Row 30				
1721	Article 29	Article 29	Article 29	Article 29 Commission Proposal
Annex VII, Table 4, Column 1, Row 31				



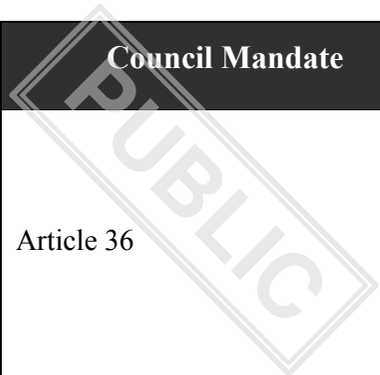
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1722	Article 30	Article 30	Article 30	Article 30 Commission Proposal
Annex VII, Table 4, Column 1, Row 32				
1723	Article 31	Article 31	Article 31	Article 31 Commission Proposal
Annex VII, Table 4, Column 1, Row 33				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1724	Article 32	Article 32	Article 32	Article 32 Commission Proposal
Annex VII, Table 4, Column 1, Row 34				
1725	Article 33	Article 33	Article 33	Article 33 Commission Proposal
Annex VII, Table 4, Column 1, Row 35				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1726	Article 34	Article 34	Article 34	Article 34 Commission Proposal
Annex VII, Table 4, Column 1, Row 36				
1727	Article 35	Article 35	Article 35	Article 35 Commission Proposal
Annex VII, Table 4, Column 1, Row 37				



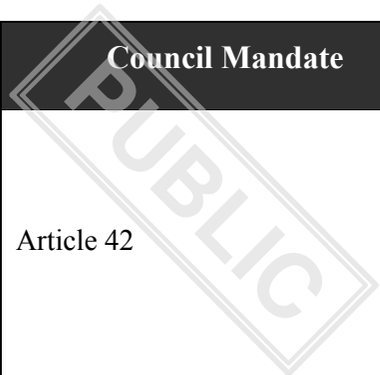
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1728	Article 36	Article 36	Article 36	Article 36 Commission Proposal
Annex VII, Table 4, Column 1, Row 38				
1729	Article 37	Article 37	Article 37	Article 37 Commission Proposal
Annex VII, Table 4, Column 1, Row 39				



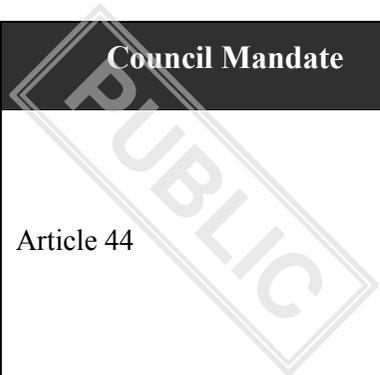
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1730	Article 38	Article 38	Article 38	Article 38 Commission Proposal
Annex VII, Table 4, Column 1, Row 40				
1731	Article 39	Article 39	Article 39	Article 39 Commission Proposal
Annex VII, Table 4, Column 1, Row 41				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1732	Article 40	Article 40	Article 40	Article 40 Commission Proposal
Annex VII, Table 4, Column 1, Row 42				
1733	Article 41	Article 41	Article 41	Article 41 Commission Proposal
Annex VII, Table 4, Column 1, Row 43				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1734	Article 42	Article 42	Article 42	Article 42 Commission Proposal
Annex VII, Table 4, Column 1, Row 44				
1735	Article 43	Article 43	Article 43	Article 43 Commission Proposal
Annex VII, Table 4, Column 1, Row 45				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1736	Article 44	Article 44	Article 44	Article 44 Commission Proposal
Annex VII, Table 4, Column 1, Row 46				
1737	Article 45	Article 45	Article 45	Article 45 Commission Proposal
Annex VII, Table 4, Column 1, Row 47				



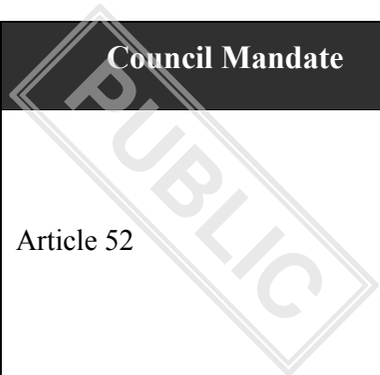
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1738	Article 46	Article 46	Article 46	Article 46 Commission Proposal
Annex VII, Table 4, Column 1, Row 48				
1739	Article 47	Article 47	Article 47	Article 47 Commission Proposal
Annex VII, Table 4, Column 1, Row 49				



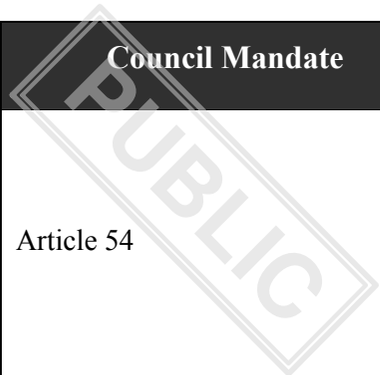
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1740	Article 48	Article 48	Article 48	Article 48 Commission Proposal
Annex VII, Table 4, Column 1, Row 50				
1741	Article 49	Article 49	Article 49	Article 49 Commission Proposal
Annex VII, Table 4, Column 1, Row 51				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1742	Article 50	Article 50	Article 50	Article 50 Commission Proposal
Annex VII, Table 4, Column 1, Row 52				
1743	Article 51	Article 51	Article 51	Article 51 Commission Proposal
Annex VII, Table 4, Column 1, Row 53				



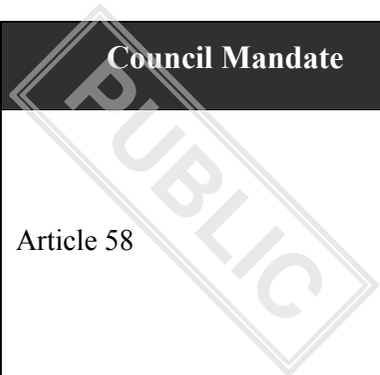
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1744	Article 52	Article 52	Article 52	Article 52 Commission Proposal
Annex VII, Table 4, Column 1, Row 54				
1745	Article 53	Article 53	Article 53	Article 53 Commission Proposal
Annex VII, Table 4, Column 1, Row 55				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1746	Article 54	Article 54	Article 54	Article 54 Commission Proposal
Annex VII, Table 4, Column 1, Row 56				
1747	Article 55	Article 55	Article 55	Article 55 Commission Proposal
Annex VII, Table 4, Column 1, Row 57				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1748	Article 56	Article 56	Article 56	Article 56 Commission Proposal
Annex VII, Table 4, Column 1, Row 58				
1749	Article 57	Article 57	Article 57	Article 57 Commission Proposal
Annex VII, Table 4, Column 1, Row 59				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1750	Article 58	Article 58	Article 58	Article 58 Commission Proposal
Annex VII, Table 4, Column 1, Row 60				
1751	Article 59	Article 59	Article 59	Article 59 Commission Proposal
Annex VII, Table 4, Column 1, Row 61				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1752	Article 60	Article 60	Article 60	Article 60 Commission Proposal
Annex VII, Table 4, Column 1, Row 62				
1753	Article 61	Article 61	Article 61	Article 61 Commission Proposal
Annex VII, Table 4, Column 1, Row 63				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1754	Article 62	Article 62	Article 62	Article 62 Commission Proposal
Annex VII, Table 4, Column 1, Row 64				
1755	Article 63	Article 63	Article 63	Article 63 Commission Proposal
Annex VII, Table 4, Column 1, Row 65				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1756	Article 64	Article 64	Article 64	Article 64 Commission Proposal
Annex VII, Table 4, Column 1, Row 66				
1757	Article 65	Article 65	Article 65	Article 65 Commission Proposal
Annex VII, Table 4, Column 1, Row 67				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1758	Article 66	Article 66	Article 66	Article 66 Commission Proposal
Annex VII, Table 4, Column 1, Row 68				
1759	Article 67	Article 67	Article 67	Article 67 Commission Proposal
Annex VII, Table 4, Column 1, Row 69				



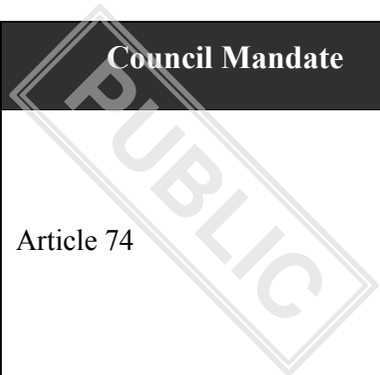
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1760	Article 68	Article 68	Article 68	Article 68 Commission Proposal
Annex VII, Table 4, Column 1, Row 70				
1761	Article 69	Article 69	Article 69	Article 69 Commission Proposal
Annex VII, Table 4, Column 1, Row 71				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1762	Article 70	Article 70	Article 70	Article 70 Commission Proposal
Annex VII, Table 4, Column 1, Row 72				
1763	Article 71	Article 71	Article 71	Article 71 Commission Proposal
Annex VII, Table 4, Column 1, Row 73				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1764	Article 72	Article 72	Article 72	Article 72 Commission Proposal
Annex VII, Table 4, Column 1, Row 74				
1765	Article 73	Article 73	Article 73	Article 73 Commission Proposal
Annex VII, Table 4, Column 1, Row 75				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1766	Article 74	Article 74	Article 74	Article 74 Commission Proposal
Annex VII, Table 4, Column 1, Row 76				
1767	Article 75	Article 75	Article 75	Article 75 Commission Proposal
Annex VII, Table 4, Column 1, Row 77				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1768	Article 76	Article 76	Article 76	Article 76 Commission Proposal
Annex VII, Table 4, Column 1, Row 78				
1769	Article 77	Article 77	Article 77	Article 77 Commission Proposal
Annex VII, Table 4, Column 1, Row 79				



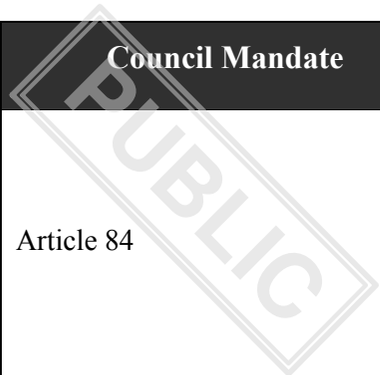
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1770	Article 78	Article 78	Article 78	Article 78 Commission Proposal
Annex VII, Table 4, Column 1, Row 80				
1771	Article 79	Article 79	Article 79	Article 79 Commission Proposal
Annex VII, Table 4, Column 1, Row 81				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1772	Article 80	Article 80	Article 80	Article 80 Commission Proposal
Annex VII, Table 4, Column 1, Row 82				
1773	Article 81	Article 81	Article 81	Article 81 Commission Proposal
Annex VII, Table 4, Column 1, Row 83				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1774	Article 82	Article 82	Article 82	Article 82 Commission Proposal
Annex VII, Table 4, Column 1, Row 84				
1775	Article 83	Article 83	Article 83	Article 83 Commission Proposal
Annex VII, Table 4, Column 1, Row 85				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1776	Article 84	Article 84	Article 84	Article 84 Commission Proposal
Annex VII, Table 4, Column 1, Row 86				
1777	Article 85	Article 85	Article 85	Article 85 Commission Proposal
Annex VII, Table 4, Column 1, Row 87				



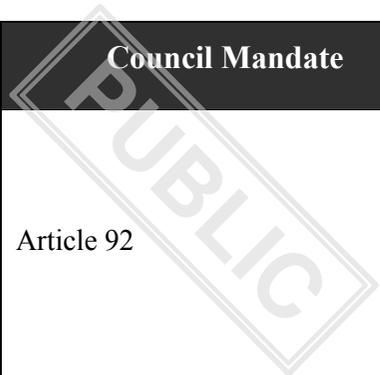
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1778	Article 86	Article 86	Article 86	Article 86 Commission Proposal
Annex VII, Table 4, Column 1, Row 88				
1779	Article 87	Article 87	Article 87	Article 87 Commission Proposal
Annex VII, Table 4, Column 1, Row 89				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1780	Article 88	Article 88	Article 88	Article 88 Commission Proposal
Annex VII, Table 4, Column 1, Row 90				
1781	Article 89	Article 89	Article 89	Article 89 Commission Proposal
Annex VII, Table 4, Column 1, Row 91				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1782	Article 90	Article 90	Article 90	Article 90 Commission Proposal
Annex VII, Table 4, Column 1, Row 92				
1783	Article 91	Article 91	Article 91	Article 91 Commission Proposal
Annex VII, Table 4, Column 1, Row 93				



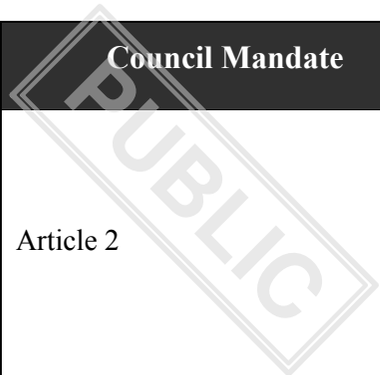
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1784	Article 92	Article 92	Article 92	Article 92 Commission Proposal
Annex VII, Table 4, Column 1, Row 94				
1785	Article 93	Article 93	Article 93	Article 93 Commission Proposal
Annex VII, Table 4, Column 1, Row 95				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1786	Article 94	Article 94	Article 94	Article 94 Commission Proposal
Annex VII, Table 4, Column 2, Row 1				
1787	Regulation (EU) 305/2011	Regulation (EU) 305/2011	Regulation (EU) 305/2011	Regulation (EU) 305/2011 Commission Proposal
Annex VII, Table 4, Column 2, Row 2				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1788	Article 1	Article 1	Article 1	Article 1 Commission Proposal
Annex VII, Table 4, Column 2, Row 3				
1789				Commission Proposal
Annex VII, Table 4, Column 2, Row 4				



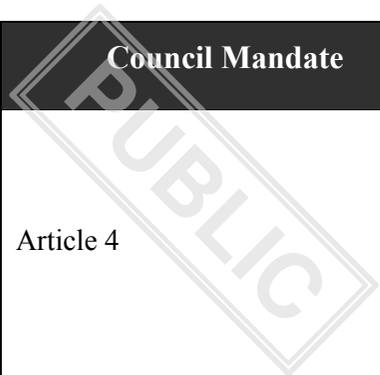
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1790	Article 2	Article 2	Article 2	Article 2 Commission Proposal
Annex VII, Table 4, Column 2, Row 5				
1791	Article 3	Article 3	Article 3	Article 3 Commission Proposal
Annex VII, Table 4, Column 2, Row 6				



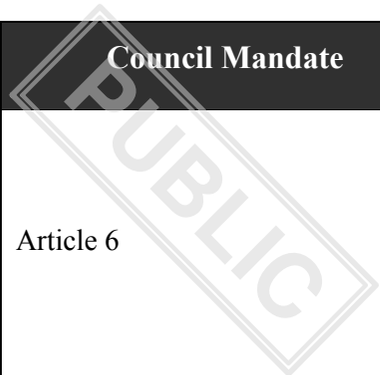
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1792				Commission Proposal
Annex VII, Table 4, Column 2, Row 7				
1793	Article 28	Article 28	Article 28	Article 28 Commission Proposal
Annex VII, Table 4, Column 2, Row 8				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1794				Commission Proposal
Annex VII, Table 4, Column 2, Row 9				
1795				Commission Proposal
Annex VII, Table 4, Column 2, Row 10				



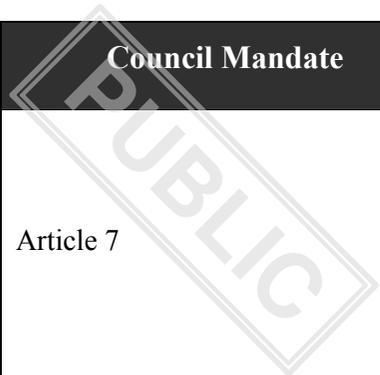
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1796	Article 4	Article 4	Article 4	Article 4 Commission Proposal
Annex VII, Table 4, Column 2, Row 11				
1797	Article 5	Article 5	Article 5	Article 5 Commission Proposal
Annex VII, Table 4, Column 2, Row 12				



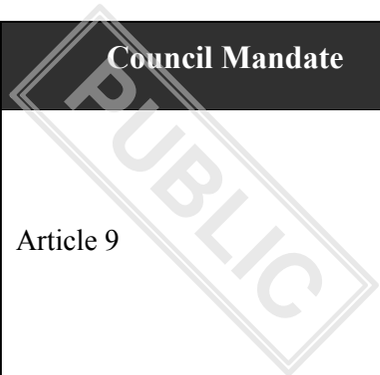
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1798	Article 6	Article 6	Article 6	Article 6 Commission Proposal
Annex VII, Table 4, Column 2, Row 13				
1799				Commission Proposal
Annex VII, Table 4, Column 2, Row 14				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1800				Commission Proposal
Annex VII, Table 4, Column 2, Row 15				
1801				Commission Proposal
Annex VII, Table 4, Column 2, Row 16				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1802	Article 7	Article 7	Article 7	Article 7 Commission Proposal
Annex VII, Table 4, Column 2, Row 17				
1803	Article 8	Article 8	Article 8	Article 8 Commission Proposal
Annex VII, Table 4, Column 2, Row 18				



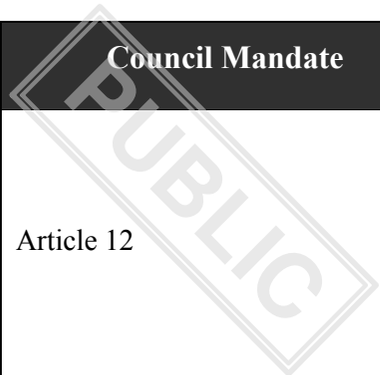
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1804	Article 9	Article 9	Article 9	Article 9 Commission Proposal
Annex VII, Table 4, Column 2, Row 19				
1805				Commission Proposal
Annex VII, Table 4, Column 2, Row 20				



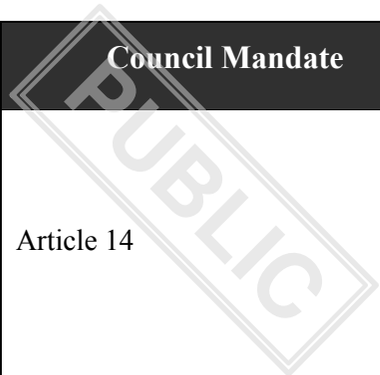
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1806				Commission Proposal
Annex VII, Table 4, Column 2, Row 21				
1807				Commission Proposal
Annex VII, Table 4, Column 2, Row 22				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1808				Commission Proposal
Annex VII, Table 4, Column 2, Row 23				
1809	Article 11	Article 11	Article 11	Article 11 Commission Proposal
Annex VII, Table 4, Column 2, Row 24				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1810	Article 12	Article 12	Article 12	Article 12 Commission Proposal
Annex VII, Table 4, Column 2, Row 25				
1811	Article 13	Article 13	Article 13	Article 13 Commission Proposal
Annex VII, Table 4, Column 2, Row 26				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1812	Article 14	Article 14	Article 14	Article 14 Commission Proposal
Annex VII, Table 4, Column 2, Row 27				
1813	Article 15	Article 15	Article 15	Article 15 Commission Proposal
Annex VII, Table 4, Column 2, Row 28				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1814				Commission Proposal
Annex VII, Table 4, Column 2, Row 29				
1815				Commission Proposal
Annex VII, Table 4, Column 2, Row 30				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1816				Commission Proposal
Annex VII, Table 4, Column 2, Row 31				
1817	Article 16	Article 16	Article 16	Article 16 Commission Proposal
Annex VII, Table 4, Column 2, Row 32				



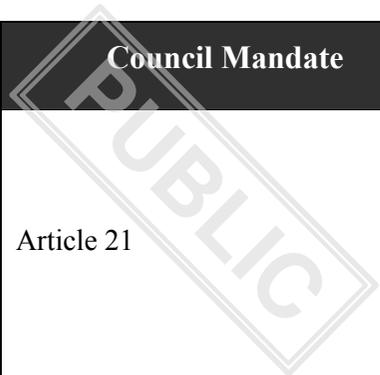
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1818				Commission Proposal
Annex VII, Table 4, Column 2, Row 33				
1819				Commission Proposal
Annex VII, Table 4, Column 2, Row 34				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1820				Commission Proposal
Annex VII, Table 4, Column 2, Row 35				
1821	Article 17 and 18	Article 17 and 18	Article 17 and 18	Article 17 and 18 Commission Proposal
Annex VII, Table 4, Column 2, Row 36				



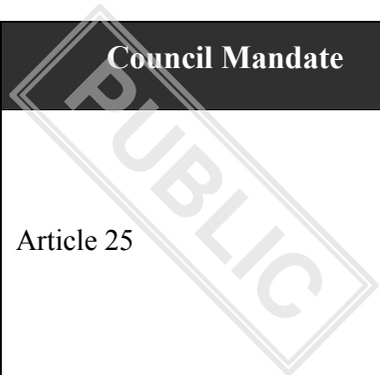
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1822	Article 19	Article 19	Article 19	Article 19 Commission Proposal
Annex VII, Table 4, Column 2, Row 37				
1823	Article 20	Article 20	Article 20	Article 20 Commission Proposal
Annex VII, Table 4, Column 2, Row 38				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1824	Article 21	Article 21	Article 21	Article 21 Commission Proposal
Annex VII, Table 4, Column 2, Row 39				
1825	Article 22	Article 22	Article 22	Article 22 Commission Proposal
Annex VII, Table 4, Column 2, Row 40				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1826	Article 23	Article 23	Article 23	Article 23 Commission Proposal
Annex VII, Table 4, Column 2, Row 41				
1827	Article 24	Article 24	Article 24	Article 24 Commission Proposal
Annex VII, Table 4, Column 2, Row 42				



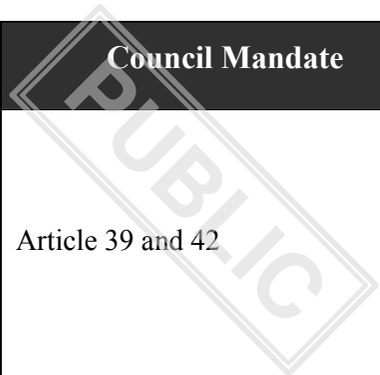
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1828	Article 25	Article 25	Article 25	Article 25 Commission Proposal
Annex VII, Table 4, Column 2, Row 43				
1829	Article 26	Article 26	Article 26	Article 26 Commission Proposal
Annex VII, Table 4, Column 2, Row 44				



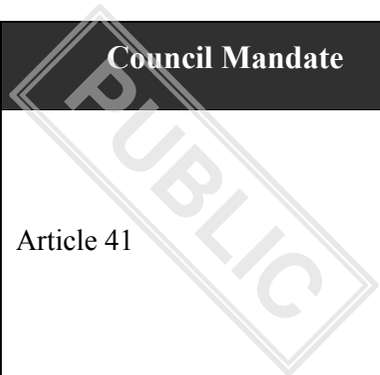
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1830				Commission Proposal
Annex VII, Table 4, Column 2, Row 45				
1831	Article 29	Article 29	Article 29	Article 29 Commission Proposal
Annex VII, Table 4, Column 2, Row 46				



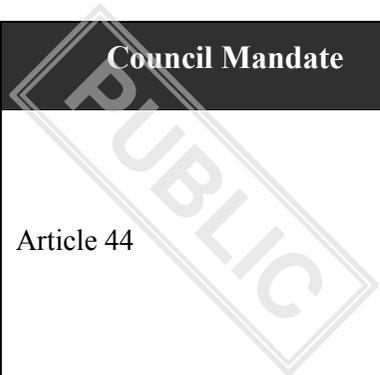
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1832	Article 30	Article 30	Article 30	Article 30 Commission Proposal
Annex VII, Table 4, Column 2, Row 47				
1833	Article 31	Article 31	Article 31	Article 31 Commission Proposal
Annex VII, Table 4, Column 2, Row 48				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1834	Article 39 and 42	Article 39 and 42	Article 39 and 42	Article 39 and 42 Commission Proposal
Annex VII, Table 4, Column 2, Row 49				
1835	Article 40 and 54	Article 40 and 54	Article 40 and 54	Article 40 and 54 Commission Proposal
Annex VII, Table 4, Column 2, Row 50				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1836	Article 41	Article 41	Article 41	Article 41 Commission Proposal
Annex VII, Table 4, Column 2, Row 51				
1837	Article 43	Article 43	Article 43	Article 43 Commission Proposal
Annex VII, Table 4, Column 2, Row 52				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1838	Article 44	Article 44	Article 44	Article 44 Commission Proposal
Annex VII, Table 4, Column 2, Row 53				
1839				Commission Proposal
Annex VII, Table 4, Column 2, Row 54				



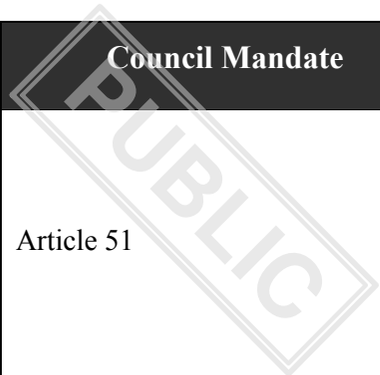
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1840	Article 45	Article 45	Article 45	Article 45 Commission Proposal
Annex VII, Table 4, Column 2, Row 55				
1841	Article 46	Article 46	Article 46	Article 46 Commission Proposal
Annex VII, Table 4, Column 2, Row 56				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1842	Article 47	Article 47	Article 47	Article 47 Commission Proposal
Annex VII, Table 4, Column 2, Row 57				
1843	Article 48	Article 48	Article 48	Article 48 Commission Proposal
Annex VII, Table 4, Column 2, Row 58				



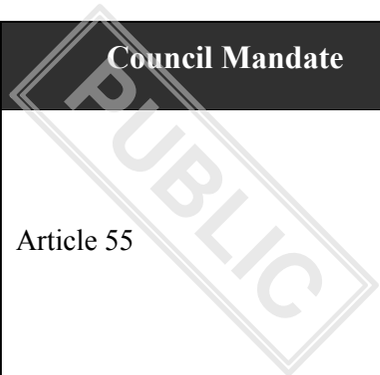
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1844	Article 49	Article 49	Article 49	Article 49 Commission Proposal
Annex VII, Table 4, Column 2, Row 59				
1845	Article 50	Article 50	Article 50	Article 50 Commission Proposal
Annex VII, Table 4, Column 2, Row 60				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1846	Article 51	Article 51	Article 51	Article 51 Commission Proposal
Annex VII, Table 4, Column 2, Row 61				
1847	Article 52	Article 52	Article 52	Article 52 Commission Proposal
Annex VII, Table 4, Column 2, Row 62				



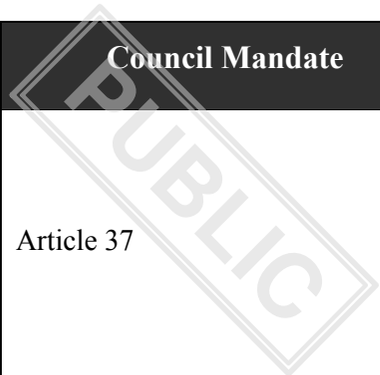
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1848	Article 53	Article 53	Article 53	Article 53 Commission Proposal
Annex VII, Table 4, Column 2, Row 63				
1849				Commission Proposal
Annex VII, Table 4, Column 2, Row 64				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1850	Article 55	Article 55	Article 55	Article 55 Commission Proposal
Annex VII, Table 4, Column 2, Row 65				
1851	Article 36	Article 36	Article 36	Article 36 Commission Proposal
Annex VII, Table 4, Column 2, Row 66				



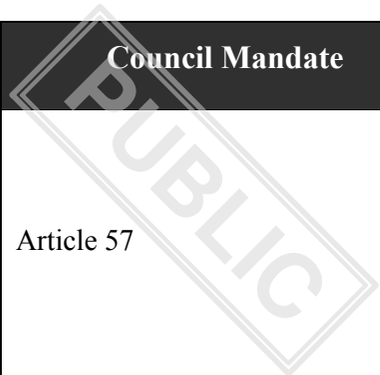
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1852	Article 37	Article 37	Article 37	Article 37 Commission Proposal
Annex VII, Table 4, Column 2, Row 67				
1853	Article 38	Article 38	Article 38	Article 38 Commission Proposal
Annex VII, Table 4, Column 2, Row 68				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1854	Article 37	Article 37	Article 37	Article 37 Commission Proposal
Annex VII, Table 4, Column 2, Row 69				
1855				Commission Proposal
Annex VII, Table 4, Column 2, Row 70				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1856				Commission Proposal
Annex VII, Table 4, Column 2, Row 71				
1857	Article 56 and 59	Article 56 and 59	Article 56 and 59	Article 56 and 59 Commission Proposal
Annex VII, Table 4, Column 2, Row 72				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1858	Article 57	Article 57	Article 57	Article 57 Commission Proposal
Annex VII, Table 4, Column 2, Row 73				
1859	Article 58	Article 58	Article 58	Article 58 Commission Proposal
Annex VII, Table 4, Column 2, Row 74				



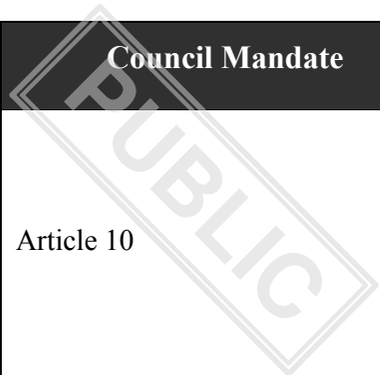
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1860				Commission Proposal
Annex VII, Table 4, Column 2, Row 75				
1861				Commission Proposal
Annex VII, Table 4, Column 2, Row 76				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1862				Commission Proposal
Annex VII, Table 4, Column 2, Row 77				
1863				Commission Proposal
Annex VII, Table 4, Column 2, Row 78				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1864				Commission Proposal
Annex VII, Table 4, Column 2, Row 79				
1865				Commission Proposal
Annex VII, Table 4, Column 2, Row 80				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1866	Article 10	Article 10	Article 10	Article 10 Commission Proposal
Annex VII, Table 4, Column 2, Row 81				
1867				Commission Proposal
Annex VII, Table 4, Column 2, Row 82				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1868				Commission Proposal
Annex VII, Table 4, Column 2, Row 83				
1869				Commission Proposal
Annex VII, Table 4, Column 2, Row 84				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1870				Commission Proposal
Annex VII, Table 4, Column 2, Row 85				
1871				Commission Proposal
Annex VII, Table 4, Column 2, Row 86				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1872				Commission Proposal
Annex VII, Table 4, Column 2, Row 87				
1873	Article 60, 61, 62 and 63	Article 60, 61, 62 and 63	Article 60, 61, 62 and 63	Article 60, 61, 62 and 63 Commission Proposal
Annex VII, Table 4, Column 2, Row 88				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1874				Commission Proposal
Annex VII, Table 4, Column 2, Row 89				
1875	Article 64	Article 64	Article 64	Article 64 Commission Proposal
Annex VII, Table 4, Column 2, Row 90				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1876				Commission Proposal
Annex VII, Table 4, Column 2, Row 91				
1877				Commission Proposal
Annex VII, Table 4, Column 2, Row 92				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1878				Commission Proposal
Annex VII, Table 4, Column 2, Row 93				
1879	Article 65	Article 65	Article 65	Article 65 Commission Proposal
Annex VII, Table 4, Column 2, Row 94				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
1880	Article 66	Article 66	Article 66	Article 66 Commission Proposal
Annex VII, Table 4, Column 2, Row 95				
1881	Article 68	Article 68	Article 68	Article 68 Commission Proposal

PUBLIC