

Brussels, 26 November 2021 (OR. en)

14328/21

LIMITE

**TELECOM 433** COMPET 866 MI 890 **CONSOM 271 CODEC 1538** 

## **Interinstitutional File:** 2021/0045(COD)

### **NOTE**

From:	Presidency
To:	Delegations
No. Cion doc.:	6532/21
Subject:	Proposal for a Regulation of the European Parliament and of the Council on roaming on public mobile communications networks within the Union (recast)

## **INTRODUCTION**

- 1. The Commission adopted the proposal for a Regulation on roaming on public mobile communications networks within the Union (Roaming Regulation) on 25 February 2021 with the aim to extend and update the current Roaming regulation.
- 2. In the Council, the examination of the proposal has been carried out by the Working Party on Telecommunications and Information Society. The Coreper granted a mandate for the Presidency to start negotiations with the European Parliament on 16 June 2021.
- 3 Two trilogues were held on 26 October and 23 November 2021, where provisional agreement was found on several items. In additions there were twelve meetings with the EP at the technical level.

14328/21 PB/ek LIMITE TREE.2.B EN

- 4. The Presidency would like to summarize the status of the technical discussions and to ask the Delegations for comments to facilitate an overall compromise with the Parliament during the upcoming trilogue on 8 December 2021.
- 5. The updated four-column document is in the Annex to this document. The rows where the Presidency would like to know the opinions of the Member States are listed below.

### AMENDMENTS IN THE COMPROMISE TEXT

**Row 14**: The EP proposes that, after the reviews on the effects of this regulation on the roaming market, a legislative proposal would follow from the Commission instead of a delegated act.

**Row 24**: In this row there is a new compromise text on the freedom to conclude wholesale access agreements.

**Row 25**: The proposed text contains additions concerning the requirements under which services are offered and a new addition on the refusal of access.

**Row 38**: In this row there is a new reference to Article 3 on the wholesale roaming access. The reference in the last part of the recital to the seamless handover (undue delay in handover) comes from Row 25 of the EP text.

**Row 45**: In this recital, the text of the EP contained an obligation for the providers to provide information they do not necessarily have. The compromise text tries to bridge this problem by requiring detailed, but more general, type of information.

**Row 52**: agreement with the EP mandate, which specifies that no wholesale charges should be levied in relation to <u>all types of</u> emergency communications on the roaming providers.

14328/21 PB/ek TREE.2.B **LIMITE EN** 

Rows 53 and 53a: The proposed text in row 53a describes more precisely what the Council means by the phrase 'on board of vessels and aircraft' in row 53 and other places in the text. The agreement with the EP on this issue foresees that this term of the Council is used only once in Article 1(2) (Row 80) and in all other articles it will be referred to as 'non-terrestrial networks', like in row 55.

**Row 55**: The agreement on this row has not been reached yet as a result of the difference between the terms 'reasonable steps' used by the COM proposal and 'necessary measures' used by the EP. The Presidency would like to hear the opinions of Member States on that.

**Row 57**: The EP text provides an opt-out possibility for the customer from receiving a notification on approaching the consumption limits.

**Row 59a**: This recital of the EP is linked to the termination surcharges in row 273a. The Presidency would like to know the opinions of the Member States on this addition by the EP.

**Row 69a**: Agreement on the substance; discussions on the mention of a legislative proposal still ongoing.

**Row 70**: Agreement on the substance; discussions on the mention of a legislative proposal still ongoing.

Row 70a: Agreement on the substance; new Commission proposal awaiting review.

**Row 78**: The Presidency would like to know if the Delegations can agree with the addition of the EP 'data protection, privacy and trust, fostering competition independence and transparency'.

**Row 89**: The Presidency would like to know the opinions of Member States on the deletion of 'terrestrial' from the definition of the visited network.

**Row 101**: The text of the Council contained retail obligation, therefore the Commission proposes to deal with it in the recitals. Recital 28 (Row 38) contains a new reference to Article 3. The prohibition of offering lower quality of service is now also dealt with in Row 125.

14328/21 PB/ek
TREE.2.B **LIMITE EN** 

**Row 125**: The Presidency would like to know if the last sentence of the paragraph on the handover at internal borders is acceptable.

**Row 125b**: BEREC should issue new guidelines regarding the implementation of the quality of service requirements.

**Rows 125c and 252**: The EP can accept the deletion of its amendment in row 125c, supposing that the addition BEREC collecting data on the compliance with the quality of service requirements in Article 21(2) remains in the text.

**Row 127**: This row could not yet be agreed on because of the way the EP understands the Fair use policy. The Presidency would like to know the opinion of the Delegations on the use of the term 'exceptional cases' in rows 33, 39, 127, the reference to phase the policy out in rows 34, 136 and 148, the use of the term 'replicate' in Row 128. There is a reference to the phase out as part of the review process in Row 249. NOTE: The Fair use policy will be negotiated in a package with three other political issues.

**Row 161**: The Presidency would like to know if the Delegations agree on the proposed wording, which was provisionally agreed.

**Row 163** deals with the information the providers shall publish concerning the quality of service. The proposed compromise wording aims to include the elements of the text of the EP from Row 161. Other elements of the EP's (IMCO) proposal could be moved to Recital 35 in Row 45.

**Row 163a**: The information from BEREC is that the Board is prepared to issue retail guidelines on the quality of service. The Presidency would like to ask Member States to accept this compromise.

**Rows 165, 169 and 174** on the wholesale price caps: the price caps were on the Agenda of the second trilogue on 23 November 2021. No agreement was reached, the Presidency keeps in mind the delicate compromise reached among Member States in the Coreper. NOTE: this is also part of a package deal.

14328/21 PB/ek 4
TREE.2.B **LIMITE EN** 

**Row 178**: The EP can drop its amendment in the last part sentence, but insists on referring to 'any type' of emergency communications, as 'emergency services' are already defined in Article 2 (39) of the EECC.

**Row 184**: The EP believes that the reference to Article 97 of the CODE is not necessary here as this paragraph is only about transparency, not about the measures themselves. The Council cannot accept the additions by the EP in the second half of the paragraph as these different pieces of information are numerous, differ country by country, by numbering ranges and are not available to the operators. The Commission is expected to provide some wording.

**Row 188** refers to the welcome sms messages. A separate sms message should be sent when the customer connects on a non-terrestrial network because border crossings and roaming on a non-terrestrial network not necessarily coincide.

**Row 204** is an important issue for the EP. It contains an opt-out option for the customer from the access to a facility providing information on the accumulated consumption.

In row 214 the transparency measure is extended to non-terrestrial mobile networks as well.

**Row 219** is was reworded in the fourth column in order to express the agreement of the Council and the EP on the essence. There should be two links in the sms message, the first about how to contact the emergency services by alternative means, the second on how to download the emergency applications where they exist.

**Row 221**: agreement to leave the line empty and instead make amendments in line 221a-221d further to MS feedback.

**Row 221b and 221c**: The Presidency would like to ask Member states to agree on the proposed dates for the establishment of databases. BEREC confirmed that it is possible to prepare both databases by 31 December 2022.

**Rows 222-231**: There is no agreement on these rows because the discussion are still ongoing concerning the horizontal issue of the NRAs and competent authorities.

14328/21 PB/ek TREE.2.B **LIMITE EN** 

**Row 234**: The Presidency would like to ask Member states to agree on the initial proposal from the Commission. We can agree that not every case is a cross-border dispute (e.g. non terrestrial networks on ships and aircrafts).

**Rows 239, 254**: This row is not yet agreed because the discussion is not closed on the horizontal issue of reviewing this regulation by a delegated act or by a new legislative proposal. In addition, the Commission proposes to put references to a possible new legislative act into the recitals.

There is a new obligation for the Commission to report on the effectiveness of the QoS obligations in **Row 241.** 

**Row 249**: agreement reached with the addition of "user consumption" under fair use policies, and a reference to the effectiveness and proportionality of the general application of such policies and impact on consumption.

The proposals of the EP in **rows 250a, 250b** are already included in either the CODE or in the compromise text.

Row 251a: reports should include complaints related to inadvertent roaming as well.

**Row 252**: it was agreed that the reference to unlicensed spectrum should be moved to Recitals, specifically in line 69 or 70a. Meanwhile an overall agreement on Article 21(2) is still pending due to ongoing discussions on competent authorities.

**Row 273a**: The EP proposes to abolish surcharges for regulated intra-EU communications. This issue was not part of the proposal of the Commission, nor was it discussed in the WP TELE. The Presidency would like to ask the opinions of the Delegations on this provision. NOTE: this is a part of the package deal to be negotiated at the political level.

**Row 276a**: agreement with Council mandate, according to which the deadline for application of providers' obligation should be 1 June 2023. Line 277a remains empty.

14328/21 PB/ek 6
TREE.2.B **LIMITE EN** 

# Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on roaming on public mobile communications networks within the Union (recast) (Text with EEA relevance)

2021/0045(COD)

DRAFT [Roaming 4cd outcome of tech meeting on 25/11/21]

25-11-2021 at 13h24

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
G	1	2021/0045 (COD)	2021/0045 (COD)	2021/0045 (COD)	2021/0045 (COD)  Text Origin:  Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Proposa	l Title			
		Proposal for a	Proposal for a	Proposal for a	Proposal for a
		REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL	REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
G	2	on roaming on public mobile communications networks within the Union (recast)	on roaming on public mobile communications networks within the Union (recast)	on roaming on public mobile communications networks within the Union (recast)	on roaming on public mobile communications networks within the Union (recast)
		(Text with EEA relevance)			
					Text Origin: Commission Proposal

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

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

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

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					1. OJ C [], [], p. [].  Text Origin:  Commission Proposal
	Citation	5	L	L	
G	8	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  ————  1. OJ C [], [], p. [].	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  ———————————————————————————————————	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  ———————————————————————————————————	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  ———————————————————————————————————

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					check - probably to be deleted
					Text Origin: Commission Proposal
(	Citation	6			
G	9	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,
					Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula	1			
s 10	Whereas:	Whereas:	Whereas:	Whereas:  Text Origin:  Commission Proposal
Recital 1	ı			
s 11	(1) Regulation (EU) No 531/2012 of the European Parliament and of the Council <sup>1</sup> has been substantially amended several times <sup>2</sup> . Since further amendments are to be made, that Regulation should be	(1) Regulation (EU) No 531/2012 of the European Parliament and of the Council <sup>1</sup> has been substantially amended several times <sup>2</sup> . Since further amendments are to be made, that Regulation should be	(1) Regulation (EU) No 531/2012 of the European Parliament and of the Council <sup>1</sup> has been substantially amended several times <sup>2</sup> . Since further amendments are to be made, that Regulation should be	(1) Regulation (EU) No 531/2012 of the European Parliament and of the Council <sup>1</sup> has been substantially amended several times <sup>2</sup> . Since further amendments are to be made, that Regulation should be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	recast in the interests of clarity.			
	1. Regulation (EU) No			
	531/2012 of the European			
	Parliament and of the Council of			
	13 June 2012 on roaming on			
	public mobile communications	public mobile communications	public mobile communications	public mobile communications
	networks within the Union (OJ			
	L 172, 30.6.2012, p. 10).			
	2. See Annex II.			
				Text Origin: Commission Proposal
Recital 2				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(2) In particular, in 2015 the			
		European Parliament and the			
		Council adopted Regulation (EU)			
		2015/2120 <sup>1</sup> , which amended			
		Regulation (EU) No 531/2012 and			
		required retail roaming surcharges			
		to be abolished in the Union from			
		15 June 2017, subject to fair usage			
G	12	of roaming services and the			
		possibility of applying a			
		sustainability derogation	sustainability derogation	sustainability derogation	sustainability derogation
		mechanism for the abolition of			
		retail roaming charges, also			
		referred to as 'roam-like-at-home'			
		('RLAH'). In addition, the			
		Commission undertook a review of			
		the wholesale roaming market,			
		with a view to assessing measures			
		necessary to enable the abolition of			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	retail roaming surcharges, in			
	accordance with Article 19 of			
	Regulation (EU) No 531/2012. As			
	a consequence, Regulation (EU)			
	2017/920 of the European			
	Parliament and of the Council <sup>2</sup> was			
	adopted on 17 May 2017 with the			
	aim to regulate the functioning of			
	national wholesale roaming	national wholesale roaming	national wholesale roaming	national wholesale roaming
	markets in order to abolish retail			
	roaming surcharges by 15 June			
	2017 without distorting the			
	domestic visited and home			
	markets.	markets.	markets.	markets.
	1. Regulation (EU) 2015/2120			
	of the European Parliament and			
	of the Council of 25 November			
	2015 laying down measures			
	concerning open internet access			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and amending Directive	and amending Directive	and amending Directive	and amending Directive
	2002/22/EC on universal service			
	and users' rights relating to			
	electronic communications	electronic communications	electronic communications	electronic communications
	networks and services and			
	Regulation (EU) No 531/2012			
	on roaming on public mobile			
	communications networks	communications networks	communications networks	communications networks
	within the Union (OJ L 310,			
	26.11.2015, p. 1).	26.11.2015, p. 1).	26.11.2015, p. 1).	26.11.2015, p. 1).
	0 D 1 .: (TX) 2015/020 C	0 D 1 .: (TX) 0015/000 C	0 D 1 .: (EV) 2015/000 C	0 P 1 .: (TV) 2017/000 C
	2. Regulation (EU) 2017/920 of			
	the European Parliament and of			
	the Council of 17 May 2017			
	amending Regulation (EU) No			
	531/2012 as regards rules for			
	wholesale roaming markets (OJ			
	L 147, 9.6.2017, p. 1).			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recit	al 3			
	(3) On 29 November 2019, the			
	Commission published its first full			
	review of the roaming market (the			
	"Commission Report"), showing	"Commission Report"), showing	"Commission Report"), showing	"Commission Report"), showing
	that travellers across the Union			
g 13	have benefited significantly from			
	the abolition of the retail roaming			
	surcharges. The use of mobile			
	services (regulated voice, SMS or			
	data roaming services) while			
	travelling in the Union has			
	increased rapidly and massively,			
	confirming the impact of the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Union's roaming rules. However, it			
	concludes that, despite signs of			
	some competition dynamics in both			
	the retail and wholesale roaming			
	markets, the underlying basic			
	competition conditions have not			
	changed and are not likely to			
	change in the foreseeable future.			
	Therefore the current retail and			
	wholesale regulation is still			
	necessary and cannot be lifted. In			
	particular, the Commission Report			
	found that, at wholesale level, the			
	sharp reduction in price caps has			
	contributed to a further reduction			
	in wholesale roaming prices that			
	has benefited net outbounder			
	operators <sup>1</sup> . The Commission			
	Report took note of the			
	recommendation by the Body of			
	European Regulators for Electronic			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Communications (BEREC) to	Communications (BEREC) to	Communications (BEREC) to	Communications (BEREC) to
	further lowering the wholesale			
	roaming price caps. In assessing			
	the impact of this Regulation the			
	Commission has provided the			
	necessary analysis and has			
	documented the need for further			
	lowering the wholesale roaming			
	price caps and assessed the level of			
	reduction that enables visited			
	operators to recover the costs of			
	providing wholesale roaming	providing wholesale roaming	providing wholesale roaming	providing wholesale roaming
	services. Regarding quality of			
	service, the Commission Report			
	recalls the requirement of			
	Regulation (EU) No 531/2012 that			
	the roaming customer has access to			
	the same service abroad in the EU			
	for the same price, as long as such	for the same price, as long as such	for the same price, as long as such	for the same price, as long as such
	service can be delivered on the			
	visited network. The Commission			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Report takes note of the very recent			
	development on new ways of			
	trading wholesale roaming traffic,			
	such as online trading platforms			
	that have the potential to foster			
	competition on the wholesale			
	roaming market and facilitate the			
	negotiation process between	negotiation process between	negotiation process between	negotiation process between
	operators. It finally observes that			
	the separate sale of data roaming			
	services has not been used by the			
	market.	market.	market.	market.
		<del></del>		<del></del>
	1. An outbounder operator has a			
	customer base which consumes			
	more mobile services abroad			
	(i.e. on the networks of partner			
	operators in other EU			
	countries), than those consumed			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	by the partner operators' customer base on its own network.	by the partner operators' customer base on its own network.	by the partner operators' customer base on its own network.	by the partner operators' customer base on its own network.  Text Origin: Commission Proposal
Recital 4				
14	(4) As Regulation (EU) No 531/2012 expires on 30 June 2022, the aim of this Regulation is to recast it while introducing new measures to increase transparency, including on the use of value added services in roaming and ensure a	(4) As Regulation (EU) No 531/2012 expires on 30 June 2022, the aim of this Regulation is to recast it while introducing new measures to increase transparency, including on the use of value added services in roaming and <i>the use of</i>	(4) As Regulation (EU) No 531/2012 expires on 30 June 2022, the aim of this Regulation is to recast it while introducing new measures to increase transparency, including on the use of value added services in roaming, use of non-	(4) As Regulation (EU) No 531/2012 expires on 30 June 2022, the aim of this Regulation is to recast it while introducing new measures to increase transparency, including on the use of value added services in roaming and <i>the use of</i>

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
genuine RLAH experience in terms of quality of service and access to emergency services while roaming. The duration of this new Regulation is set for 10 years, until 2032, to provide certainty in the market and minimise regulatory burden while introducing a mechanism for intervening at wholesale level in the interim if market developments so require.	roaming on non-terrestrial public mobile communications networks and to ensure a genuine RLAH experience in terms of quality of service and access to emergency services while roaming. The duration of this new-Regulation is set for 10 years, until 2032, in order to provide certainty in the market and minimise regulatory burdenburdens while introducing a mechanism for intervening at wholesale level in the interim if	terrestrial networks in roaming on vessels and aircraft, and ensure a genuine RLAH experience in terms of quality of service and access to emergency services while roaming. The duration of this new Regulation is set for 10 years, until 2032, to provide certainty in the market and minimise regulatory burden while introducing a mechanism for intervening at wholesale level in the interim if market developments so require.	roaming on non-terrestrial public mobile communications networks and to ensure a genuine RLAH experience in terms of quality of service and access to emergency services while roaming. The duration of this new Regulation is set for 10 years, until 2032, in order to provide certainty in the market and minimise minimize regulatory burden while introducing a mechanism for intervening at wholesale level in
	requirement that the Commission carry out reviews and submit biennial reports to the European Parliament and to the Council, together, if appropriate, with legislative proposals to amend this Regulation, where market developments so require. Because		the interim if market developments so require.burdens []  COM proposal 21 October

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of the rapid market developments and roll-out of new technologies, the Commission will, in particular, assess whether it is appropriate to make a legislative proposal to amend this Regulation when issuing its second such report in 2027.		
Recital 5				
15	(5) The national regulatory authorities responsible for safeguarding and promoting the interests of mobile customers normally resident within their territory are not able to control the behaviour of the visited network	(5) The national regulatory authorities responsible for safeguarding and promoting the interests of mobile customers normally resident within their territory are not able to control the behaviour of the visited network	(5) The national regulatory authorities or other competent authorities responsible for safeguarding and promoting the interests of mobile customers normally resident within their territory are not able to control the	Horizontal issue on competent authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	operators, situated in other Member States, on whom those customers depend when using international roaming services. This obstacle could also diminish the effectiveness of measures taken by Member States based on their residual competence to adopt consumer protection rules.	operators, situated in other Member States, on whom those customers depend when using international roaming services. This obstacle could also diminish the effectiveness of measures taken by Member States based on their residual competence to adopt consumer protection rules.	behaviour of the visited network operators, situated in other Member States, on whom those customers depend when using international roaming services. This obstacle could also diminish the effectiveness of measures taken by Member States based on their residual competence to adopt consumer protection rules.	
Recital 5	ia .			
15a			(5a) The global Covid-19 pandemic has changed the enduser's consumption patterns. On one side, changed conditions and possibilities for travelling have	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		significantly impacted roaming	
		traffic. On the other side, the	
		lockdown has increased the	
		digitalization of the European	
		population with an increasing	
		number of users getting used to	
		digital services, likely to impact	
		future consumption patterns	
		both domestically and while	
		travelling. As roaming traffic by	
		default is impacted by changes in	
		travel behaviour and	
		consumption patterns, the	
		impact of the pandemic on	
		roaming usage as well as on	
		overall sustainability has been	
		considered in the impact	
		assessment sensitivity analysis.	
		BEREC will continue its	
		monitoring of roaming market	
		including traffic, which is vital	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			for the analysis required in review reports foreseen by this Regulation.	
Recital 5	ib			
15b			(5b) This Regulation should satisfy the objective to preserve incentives to invest, ensuring that the functioning of wholesale roaming markets allows, on the one hand to protect operators with little bargaining power and, on the other hand, operators to recover all costs of providing regulated wholesale roaming services. It should also satisfy the objective to enable the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		widespread sustainable provision	
		of RLAH, also in view of	
		operators with traffic	
		imbalances. The Regulation	
		takes into due consideration the	
		investments made by operators	
		to deliver mobile roaming	
		services. The wholesale caps	
		sustainability and cost	
		assessment developed specifically	
		for the present Regulation takes	
		into account, as appropriate,	
		spectrum costs, equipment cost	
		and infrastructure investments.	
		The framework is based on the	
		infrastructure and technology	
		which is expected to dominate	
		consumption for the time period	
		in which the caps are applied. In	
		light of future developments, a	
		full analysis and review of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				emerging technologies and utilisation of new infrastructure generations is reserved for the next review, as for instance 5G today is still in a developing phase. The 2025 review will, if data allows for it, include new generation infrastructures and its impact on traffic volumes, in particular data services traffic, as its key pillars.	
	Recital 6				
G	16	(6) The mobile communications market remains fragmented in the Union, with no mobile network covering all Member States. As a	(6) The mobile communications market remains fragmented in the Union, with no mobile network covering all Member States. As a	(6) The mobile communications market remains fragmented in the Union, with no mobile network covering all Member States. As a	(6) The mobile communications market remains fragmented in the Union, with no mobile network covering all Member States. As a

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		consequence, in order to provide mobile communications services to their domestic customers travelling within the Union, roaming providers have to purchase wholesale roaming services from, or exchange wholesale roaming services with, operators in a visited Member State.	consequence, in order to provide mobile communications services to their domestic customers travelling within the Union, roaming providers have to purchase wholesale roaming services from, or exchange wholesale roaming services with, operators in a visited Member State.	consequence, in order to provide mobile communications services to their domestic customers travelling within the Union, roaming providers have to purchase wholesale roaming services from, or exchange wholesale roaming services with, operators in a visited Member State.	consequence, in order to provide mobile communications services to their domestic customers travelling within the Union, roaming providers have to purchase wholesale roaming services from, or exchange wholesale roaming services with, operators in a visited Member State.  Text Origin:  Commission Proposal
	Recital 7				
G	17	(7) An internal telecommunications market cannot			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		be said to exist while there are differences between domestic and roaming prices. Therefore the difference between domestic charges and roaming charges should be eliminated, thus establishing an internal market for mobile communication services.	be said to exist while there are differences between domestic and roaming prices. Therefore the difference between domestic charges and roaming charges should be eliminated, thus establishing an internal market for mobile communication services.	be said to exist while there are differences between domestic and roaming prices. Therefore the difference between domestic charges and roaming charges should be eliminated, thus establishing an internal market for mobile communication services.	be said to exist while there are differences between domestic and roaming prices. Therefore the difference between domestic charges and roaming charges should be eliminated, thus establishing an internal market for mobile communication services.  Text Origin:  Commission Proposal
	Recital 8				
G	18	(8) A common, harmonised approach should be employed for ensuring that users of terrestrial	(8) A common, harmonised approach should be employed for ensuring that users of terrestrial	(8) A common, harmonised approach should be employed for ensuring that users of terrestrial	(8) A common, harmonised approach should be employed for ensuring that users of terrestrial

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	public mobile communication networks when travelling within the Union do not pay excessive prices for Union-wide roaming services, thereby enhancing competition concerning roaming services between roaming providers, achieving a high level of consumer protection and preserving both incentives for innovation and consumer choice.	public mobile communication networks when travelling within the Union do not pay excessive prices for Union-wide roaming services, thereby enhancing competition concerning roaming services between roaming providers, achieving a high level of consumer protection and preserving both incentives for innovation and consumer choice.	public mobile communication networks when travelling within the Union do not pay excessive prices for Union-wide roaming services, thereby enhancing competition concerning roaming services between roaming providers, achieving a high level of consumer protection and preserving both incentives for innovation and consumer choice.	public mobile communication networks when travelling within the Union do not pay excessive prices for Union-wide roaming services, thereby enhancing competition concerning roaming services between roaming providers, achieving a high level of consumer protection and preserving both incentives for innovation and consumer choice.
	In view of the cross-border nature of the services concerned, this common approach is needed so that roaming providers can operate within a single coherent regulatory framework based on objectively established criteria.	In view of the cross-border nature of the services concerned, this common approach is needed so that roaming providers can operate within a single coherent regulatory framework based on objectively established criteria.	In view of the cross-border nature of the services concerned, this common approach is needed so that roaming providers can operate within a single coherent regulatory framework based on objectively established criteria.	In view of the cross-border nature of the services concerned, this common approach is needed so that roaming providers can operate within a single coherent regulatory framework based on objectively established criteria.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital 9				
	(9) The widespread use of	(9) The widespread use of	(9) The widespread use of	
	internet-enabled mobile devices	internet-enabled mobile devices	internet-enabled mobile devices	
	means that data roaming is of great	means that data roaming is of great	means that data roaming is of great	
	economic significance. This is	economic significance. This is	economic significance. This is	
	relevant for both users and	relevant_for both users and	relevant for both users and	
19	providers of applications and	providers of applications and	providers of applications and	
19	content. In order to stimulate the	content. In order to stimulate the	content. In order to stimulate the	
	development of this market,	development of this market,	development of this market,	
	charges for data transport should	charges for data transport should	charges for data transport should	
	not impede growth, in particular	not impede growth, in particular	not impede growth, in particular	
	considering that the deployment of	considering that the <u>development</u>	considering that the deployment of	
	5G networks and services is	and deployment of 5Gnext	5G networks and services is	
	expected to grow steadily .	generation, high-speed networks	expected to grow steadily .	
		and services, are is expected to		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		growaccelerate steadily.		
Recital 1	10			
	(10) Directive 2002/19/EC of the	(10) Directive 2002/19/EC of the	(10) Directive 2002/19/EC of the	
	European Parliament and of the	European Parliament and of the	European Parliament and of the	
	Council <sup>1</sup> , Directive 2002/20/EC of	Council-1, Directive 2002/20/EC of	Council-1, Directive 2002/20/EC of	
	the European Parliament and of the	the European Parliament and of the	the European Parliament and of the	
	Council <sup>2</sup> , Directive 2002/21/EC of	Council-2, Directive 2002/21/EC of	Council-2, Directive 2002/21/EC of	
20	the European Parliament and of the	the European Parliament and of the	the European Parliament and of the	
20	Council <sup>3</sup> , Directive 2002/22/EC of	Council-3, Directive 2002/22/EC of	Council-3, Directive 2002/22/EC of	
	the European Parliament and of the	the European Parliament and of the	the European Parliament and of the	
	Council <sup>4</sup> and Directive	Council-4 and Directive	Council-4 and Directive	
	2002/58/EC of the European	2002/58/EC of the European	2002/58/EC of the European	
	Parliament and of the Council <sup>5</sup>	Parliament and of the Council 5	Parliament and of the Council-5_5	
	aimed to create an internal market	aimed_to create an internal market	aimed- to create an internal market	
	for electronic communications	for electronic communications	for electronic communications	
	within the Union while ensuring a	within the Union while ensuring a	within the Union while ensuring a	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
high level of consumer protection	high level of consumer protection	high level of consumer protection	
through enhanced competition.	through enhanced competition.	through enhanced competition.	
Those Directives were repealed by	Those Directives 2002/19/EC,	With the exception of Directive	
Directive (EU) 2018/1972 of the	2002/20/EC, 2002/21/EC and	2002/58/EC, those directives were	
European Parliament and of the	2002/22/EC were repealed by	repealed by Directive (EU)	
Council <sup>6</sup> . Directive (EU)	Directive (EU) 2018/1972 of the	2018/1972 of the European	
2018/1972 aims to stimulate	European Parliament and of the	Parliament and of the Council <sup>6</sup> .	
investment in and take-up of very	Council <sup>6</sup> . Directive (EU)	Directive (EU) 2018/1972 aims to	
high capacity networks in the EU	2018/1972 aims to stimulate	stimulate investment in and take-up	
as well as to set new spectrum	investment in and take-up of very	of very high capacity networks in	
rules for mobile connectivity and	high capacity networks in the EU	the EU as well as to set new	
5G. Directive (EU) 2018/1972 also	as well as to set new spectrum	spectrum rules for mobile	
ensures that all citizens have access	rules for mobile connectivity and	connectivity and 5G. Directive	
to affordable communication,	5G. Directive (EU) 2018/1972 also	(EU) 2018/1972 also ensures that	
including the internet. It increases	provides for the national	all citizens have access to	
consumer protection and security	regulatory and other competent	affordable communication,	
for users and facilitates regulatory	authorities as well as BEREC, the	including the internet. It increases	
intervention.	Commission and the Member	consumer protection and security	
	States to pursue, inter alia, the	for users and facilitates regulatory	
	objectives of contributing to the	intervention.	
1. Directive 2002/19/EC of the	development of the internal		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
European Parliament and of the Council of 7 March 2002 on access to, and interconnection of, electronic communications networks and associated facilities (Access Directive) (OJ L 108, 24.4.2002, p. 7).  2. Directive 2002/20/EC of the European Parliament and of the Council of 7 March 2002 on the authorisation of electronic	market and promoting the interests of the citizens of the Union. It ensures, inter alia, that all citizens consumers have access to affordable communication, including the internet. It increases consumer protection and security for users and facilitates regulatory intervention.  1. Directive 2002/19/EC of the	1. Directive 2002/19/EC of the European Parliament and of the Council of 7 March 2002 on access to, and interconnection of, electronic communications networks and associated facilities (Access Directive) (OJ L 108, 24.4.2002, p. 7).  2. Directive 2002/20/EC of the	
communications networks and services (Authorisation Directive) (OJ L 108, 24.4.2002, p. 21).  3. Directive 2002/21/EC of the European Parliament and of the Council of 7 March 2002 on a	European Parliament and of the Council of 7 March 2002 on access to, and interconnection of, electronic communications networks and associated facilities (Access Directive) (OJ L 108, 24.4.2002, p. 7).  2. Directive 2002/20/EC of the	European Parliament and of the Council of 7 March 2002 on the authorisation of electronic communications networks and services (Authorisation Directive) (OJ L 108, 24.4.2002, p. 21).  3. Directive 2002/21/EC of the	

Commission Proposal EP Mandate		Council Mandate	Draft Agreement
common regulatory framework	European Parliament and of the	European Parliament and of the	
for electronic communications	Council of 7 March 2002 on the	Council of 7 March 2002 on a	
networks and services	authorisation of electronic	common regulatory framework	
(Framework Directive) (OJ L	communications networks and	for electronic communications	
108, 24.4.2002, p. 33).	services (Authorisation	networks and services	
4 B; 4; 2002/20/EC 6:1	Directive) (OJ L 108,	(Framework Directive) (OJ L	
4. Directive 2002/22/EC of the	24.4.2002, p. 21).	108, 24.4.2002, p. 33).	
European Parliament and of the	0 Di di 0000/01/FG 0.1	4 D: 2002/20/15G 0.1	
Council of 7 March 2002 on	3. Directive 2002/21/EC of the	4. Directive 2002/22/EC of the	
universal service and users'	European Parliament and of the	European Parliament and of the	
rights relating to electronic	Council of 7 March 2002 on a	Council of 7 March 2002 on	
communications networks and	common regulatory framework	universal service and users'	
services (Universal Service	for electronic communications	rights relating to electronic	
Directive) (OJ L 108,	networks and services	communications networks and	
24.4.2002, p. 51).	(Framework Directive) (OJ L	services (Universal Service	
5 D: (: 2002/50/50 C)	108, 24.4.2002, p. 33).	Directive) (OJ L 108,	
5. Directive 2002/58/EC of the	4 7	24.4.2002, p. 51).	
European Parliament and of the	4. Directive 2002/22/EC of the		
Council of 12 July 2002	European Parliament and of the	5. Directive 2002/58/EC of the	
concerning the processing of	Council of 7 March 2002 on	European Parliament and of the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
personal data and the protection	universal service and users'	Council of 12 July 2002	
of privacy in the electronic	rights relating to electronic	concerning the processing of	
communications sector	communications networks and	personal data and the protection	
(Directive on privacy and	services (Universal Service	of privacy in the electronic	
electronic communications) (OJ	Directive) (OJ L 108,	communications sector	
L 201, 31.7.2002, p. 37).	24.4.2002, p. 51).	(Directive on privacy and	
6. Directive (EU) 2018/1972 of the European Parliament and of	5. Directive 2002/58/EC of the European Parliament and of the	electronic communications) (OJ L 201, 31.7.2002, p. 37).	
the Council of 11 December	Council of 12 July 2002	6. <b>[6]</b> Directive (EU)	
2018 establishing the European	concerning the processing of	2018/1972 of the European	
Electronic Communications	personal data and the protection	Parliament and of the Council of	
Code (OJ L 321, 17.12.2018, p.	of privacy in the electronic	11 December 2018 establishing	
36).	communications sector	the European Electronic	
	(Directive on privacy and	Communications Code (OJ L	
	electronic communications) (OJ	321, 17.12.2018, p. 36).	
	L 201, 31.7.2002, p. 37).		
	6. Directive (EU) 2018/1972 of		
	the European Parliament and of		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the Council of 11 December 2018 establishing the European Electronic Communications Code (OJ L 321, 17.12.2018, p. 36).		
	Recital 1	1			
G	21	(11) The retail and wholesale roaming markets exhibit unique characteristics which justify exceptional measures which go beyond the mechanisms otherwise available under Directive (EU) 2018/1972.	(11) The retail and wholesale roaming markets exhibit unique characteristics which justify exceptional measures which go beyond the mechanisms otherwise available under Directive (EU) 2018/1972.	(11) The retail and wholesale roaming markets exhibit unique characteristics which justify exceptional measures which go beyond the mechanisms otherwise available under Directive (EU) 2018/1972.	(11) The retail and wholesale roaming markets exhibit unique characteristics which justify exceptional measures which go beyond the mechanisms otherwise available under Directive (EU) 2018/1972.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recital :	12	L	L	
6 22	(12) This Regulation should allow for a departure from the rules otherwise applicable under the Directive (EU) 2018/1972, namely that prices for service offerings should be determined by commercial agreement in the absence of significant market power, thereby accommodating the introduction of complementary regulatory obligations which reflect the specific characteristics	(12) This Regulation should allow for a departure from the rules otherwise applicable under the Directive (EU) 2018/1972, namely that prices for service offerings should be determined by commercial agreement in the absence of significant market power, thereby accommodating the introduction of complementary regulatory obligations which reflect the specific characteristics	(12) This Regulation should allow for a departure from the rules otherwise applicable under the Directive (EU) 2018/1972, namely that prices for service offerings should be determined by commercial agreement in the absence of significant market power, thereby accommodating the introduction of complementary regulatory obligations which reflect the specific characteristics	(12) This Regulation should allow for a departure from the rules otherwise applicable under the Directive (EU) 2018/1972, namely that prices for service offerings should be determined by commercial agreement in the absence of significant market power, thereby accommodating the introduction of complementary regulatory obligations which reflect the specific characteristics

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of Union-wide roaming services.	of Union-wide roaming services.	of Union-wide roaming services.	of Union-wide roaming services.  Text Origin:  Commission Proposal
	Recital 1	3		l	
G	23	(13) To protect roaming customers against increasing retail prices for regulated roaming services (regulated voice, SMS or data roaming services) due to fluctuations in the reference exchange rate of currencies other than the euro, a Member State whose currency is not the euro should use an average of several	(13) To protect roaming customers against increasing retail prices for regulated roaming services (regulated voice, SMS or data roaming services) due to fluctuations in the reference exchange rate of currencies other than the euro, a Member State whose currency is not the euro should use an average of several	(13) To protect roaming customers against increasing retail prices for regulated roaming services (regulated voice, SMS or data roaming services) due to fluctuations in the reference exchange rate of currencies other than the euro, a Member State whose currency is not the euro should use an average of several	(13) To protect roaming customers against increasing retail prices for regulated roaming services (regulated voice, SMS or data roaming services) due to fluctuations in the reference exchange rate of currencies other than the euro, a Member State whose currency is not the euro should use an average of several

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	reference exchange rates over time			
	for determining the maximum			
	applicable surcharges in its			
	currency. Where maximum	currency. Where maximum	currency. Where maximum	currency. Where maximum
	charges are not denominated in			
	euro, the applicable values should			
	be determined in the relevant			
	currency by applying the average			
	of several reference exchange			
	rates over time published in the			
	Official Journal of the European			
	Union on the date specified in this			
	Regulation. Where there is no			
	publication on the date specified,			
	the applicable reference exchange			
	rates should be those published in			
	the first Official Journal of the			
	European Union following that			
	date and containing such reference			
	exchange rates. To align the			
	determination of values in			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	currencies other than the euro with			
	the rule applied for intra-EU			
	communications in accordance	communications in accordance	communications in accordance	communications in accordance
	with Regulation (EU) 2015/2120,			
	the maximum charges in currencies			
	other than the euro should be			
	determined by applying the			
	average of the reference exchange			
	rates published on 15 January, 15			
	February and 15 March of the			
	relevant calendar year by the			
	European Central Bank in the			
	Official Journal of the European			
	Union. Maximum charges	Union. Maximum charges	Union. Maximum charges	Union. Maximum charges
	calculated in this way for 2022			
	should apply from the entry into			
	force of this Regulation until 15			
	May 2023.	May 2023.	May 2023.	May 2023.
				Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital	14			
	(14) In order to allow for the development of a more efficient, integrated and competitive market for roaming services, there should	(14) In order to allow for the development of a more efficient, integrated and competitive market for roaming services, there should	(14) In order to allow for the development of a more efficient, integrated and competitive market for roaming services, there should	(14) In order to allow for the development of a more efficient, integrated and competitive market for roaming services, there should
6 24	be no restrictions preventing undertakings from effectively negotiating wholesale access for the purpose of providing roaming	be no restrictions—preventing that  prevent undertakings from  effectively negotiating wholesale access for the purpose of providing	be no restrictions— preventing undertakings from effectively negotiating wholesale access for the purpose of providing roaming	be no restrictions—preventing that  prevent undertakings from  effectively negotiating wholesale access for the purpose of providing
	services. Obstacles to access to such wholesale roaming services, due to differences in negotiating power and in the degree of infrastructure ownership of	roaming services, <i>including for IoT-devices</i> . Obstacles to access to such wholesale roaming services, due to differences in negotiating power and in the degree of	services. Obstacles to access to such wholesale roaming services, due to differences in negotiating power and in the degree of infrastructure ownership of	roaming services, <i>including for</i> M2M. Obstacles to access to such wholesale roaming services, due to differences in negotiating power and in the degree of infrastructure
	undertakings, should be removed.	infrastructure ownership of	undertakings, should be removed.	ownership of undertakings, should

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	To that end, wholesale roaming	undertakings, should be removed.	To that end, wholesale roaming	be removed.—To that end,
	access agreements should respect	To that end, wholesale roaming	access agreements should respect	wholesale roaming access
	the principle of technology	access agreements should respect	the principle of technology	agreements should respect the
	neutrality and ensure all operators	the principle of technology	neutrality and ensure all operators	principle of technology neutrality
	an equal and fair opportunity to	neutrality and ensure all operators	an equal and fair opportunity to	and ensure all operators an equal
	accessing all networks and	an equal and fair opportunity to	accessing all networks and	and fair opportunity to accessing
	technologies available and be	accessing all networks and	technologies available and be	all networks and technologies
	negotiated in good faith allowing	technologies available and be	negotiated in good faith allowing	available and be negotiated in good
	the roaming provider to offer retail	negotiated in good faith allowing	the roaming provider to offer retail	faith allowing the roaming provider
	roaming services equivalent to the	the roaming provider to offer retail	roaming services equivalent to the	to offer retail roaming services
	services offered domestically.	roaming services equivalent to the	services offered domestically.	equivalent to the services offered
	Mobile virtual network operators	services offered domestically.	However, this Regulation should	domestically. Mobile virtual
	(MVNOs) and resellers of mobile	However, this Regulation should	not limit the possibility to	network This Regulation should
	communication services without	not limit the possibility to	conclude wholesale access with	not limit the freedom to conclude
	their own network infrastructure	conclude wholesale access with	only those operators that have	wholesale access agreements with
	typically provide roaming services	only those operators that have the	the most advanced networks.	only those operators (MVNOs) and
	based on commercial wholesale	most advanced networks.	Operators should have the	resellers of mobile communication
	roaming agreements with their host	<b>Operators should have the</b>	possibility to negotiate their	services without their own network
	mobile network operators in the	possibility to negotiate their	wholesale roaming agreements	infrastructure typically provide
	same Member State. Commercial	wholesale roaming agreements	according to their commercial	roaming services based on
	negotiations, however, may not	according to their commercial	needs and their end-users' best	commercialthat have the most

Commission Pro	posal l	EP Mandate	Council Mandate	Draft Agreement
leave enough margin to and resellers for stimulate competition through low.  The removal of those obtalancing the negotiation	ting does not observer prices.  stacles and does not observer prices.  change the partners prices.	refore, this Regulation blige operators to eir current roaming rovided that the quality requirements stemming	interests. Therefore, in the transition towards next generation mobile communication networks and technologies roaming providers	advanced networks, provided that the retail quality of service requirements in this Regulation are respected. The operators seeking access should have the
between MVNOs/reselled mobile network operator access obligation and who caps should facilitate the development of alternation	rs by an respected. agreements a genuine of	wholesale roaming wholesale roaming access that enables the provision of retail roaming services under the same		freedom to negotiate their wholesale roaming agreements with according to their host mobile network operators commercial needs and their end-users' best
innovative and Union-warroaming services and officustomers. Directive (El 2018/1972) does not pro-	operators (I of mobile control of mobile control of mobile control ovide for a operators (I oper	MVNOs) and resellers communication services eir own network are typically provide	virtual network operators (MVNOs) and resellers of mobile communication services without their own network infrastructure	interests, Therefore, in the same Member State. Commercial negotiations, however, may not leave enough margin to MVNOs
solution to this problem imposition of obligations operators with significant powers.	commercia agreements network op Member St	rvices based on al wholesale roaming s with their host mobile perators in the same tate. Commercial as, however, may not	typically provide roaming services based on commercial wholesale roaming agreements with their host mobile network operators in the same Member State. Commercial negotiations, however, may not	and resellers for stimulating competition through lower prices. The removal of those obstacles and balancing the negotiation power between MVNOs/resellers and mobile network operators by an
		gh margin to MVNOs	leave enough margin to MVNOs	access obligation and wholesale

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	and resellers for stimulating competition through lower prices. The removal of those obstacles and balancing the negotiation power between MVNOs/resellers and mobile network operators by an access obligation and wholesale caps should facilitate the development of alternative, innovative and Union-wide roaming services and offers for customers.—Directive (EU) 2018/1972—does not provide for a solution to this problem—via the imposition of obligations on operators with significant market	and resellers for stimulating competition through lower prices.  The removal of those obstacles and balancing the negotiation power between MVNOs/resellers and mobile network operators by an access obligation and wholesale caps should facilitate the development of alternative, innovative and Union-wide roaming services and offers for customers.— Directive (EU) 2018/1972— does not provide for a solution to this problem— via the imposition of obligations on operators with significant market	caps transition towards next generation mobile communication networks and technologies, roaming providers should gradually ensure wholesale roaming access that enables the provision of retail roaming services under equivalent contractual conditions as at home, in accordance with the objectives of roam like at home. Roaming providers should facilitate the development of alternative, innovative and Union wide roaming services and offers for customers. Directive (EU)
	imposition of obligations on	imposition of obligations on	roaming services and offers for customers. Directive (EU)
	powers.	powers.	2018/1972 does not provide for a solution to this problem via the imposition of obligations on operators with significant market
			<del>powers</del> offer retail roaming

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				services as domestically, when there is prevalent coverage or when there are competitive offers of access to such generations and technologies in the visited Member State, in accordance with BEREC guidelines for wholesale roaming access.  Mobile virtual network operators (MVNOs) and resellers of []  COM proposal 10 November. Provisionally ok for Council and Parliament.
Recital 1	.5			
6 25				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(15) Therefore an obligation to meet reasonable requests for wholesale access to public mobile communications networks for the purpose of providing roaming services should be laid down. Such access should be in line with the needs of those seeking access. End-users of services requiring modern technologies and retail roaming services should be able to enjoy the same quality of service when roaming as domestically. A wholesale roaming access obligation should therefore ensure that access seekers can replicate the retail services offered domestically, unless mobile network operators requested to provide access can prove that it is technically unfeasible to do so.	(15) Therefore—an—an obligation to meet reasonable requests for wholesale access to public mobile communications networks for the purpose of providing roaming services—should be laid down—. Such access should be in line with the needs of those seeking access. End-users of services requiring modern technologies and retail roaming services should be able to enjoy the same quality of service, including with regard to an instant and seamless handover between mobile communications networks at internal Union borders, as compared to when roaming as domestically. A wholesale roaming access obligation should therefore ensure that access seekers can replicate	(15) Therefore—an—an obligation to meet reasonable requests for wholesale access to public mobile communications networks for the purpose of providing roaming services—should be laid down—. Such access should be in line with the needs of those seeking access. End-users of services requiring modern technologies and retail roaming services should be able to enjoy the same quality of service when roaming as domestically. A wholesale roaming access obligation should therefore ensure that access seekers can replicate the retail services offered domestically, unless mobile network operators requested to provide access can prove that it is technically unfeasible to do so.	Therefore—an—an obligation to meet reasonable requests for wholesale access to public mobile communications networks for the purpose of providing roaming services—should be laid down—. Such access should be in line with the needs of those seeking access. End-users of services requiring modern technologies and retail roaming services should be able to enjoy the same quality of service when roaming as domestically. A wholesale roaming access obligation should therefore ensure that access seekers can replicate the retail services offered domestically, unless mobile network operators requested to

Commission	Proposal	EP Mandate	Council Mandate	Draft Agreement
Access should be re	fused only on	the retail services offered	The parameters under which	provide access can prove that it is
the basis of objectiv	e criteria, such	domestically, unless mobile	mobile services are offered by	technically unfeasible to do so. The
as technical feasibil	ity and the need	network operators requested to	the visited network operator to	parameters under which mobile
to maintain network	integrity.	provide access can prove that it is	its own domestic customers, are	services are offered by the visited
Where access is refi	used, the	technically unfeasible to do so.	understood to be technically	network operator to its own
aggrieved party sho	uld be able to	Access should be refused only on	feasible. Within the boundaries	domestic customers, are
submit the case for	dispute	the basis of objective criteria, such	of the roaming agreement and	understood to be technically
resolution in accord	ance with the	as technical feasibility and the need	without prejudice to the retail	feasible. Within the boundaries of
procedure set out in	this	to maintain network integrity.	obligations in Article 5(2), the	the roaming agreement and
Regulation. In order	to ensure a	Where access is refused, the	visited mobile network operator	without prejudice to the retail
level playing field,	wholesale	aggrieved party should be able to	should ensure that roaming	obligations in Article 5(2), the
access for the purpo	se of providing	submit the case for dispute	customers have no less	visited mobile network operator
roaming services sh	ould be granted	resolution in accordance with the	favourable conditions than what	should ensure that roaming
in accordance with	the regulatory	procedure set out in this	the visited mobile network	customers do not have less
obligations laid dow	n in this	Regulation. In order to ensure a	operator offers to its domestic	advantageous conditions than
Regulation applicab	le at the	level playing field, wholesale	customers, for example in terms	what the visited mobile network
wholesale level and	should take	access for the purpose of providing	of the quality of service, such as	operator offers to its domestic
into account the diff	ferent cost	roaming services should be granted	available speed. Access should be	customers, for example in terms of
elements necessary	for the	in accordance with the regulatory	refused only on the basis of	the quality of service, such as
provision of such ac	ecess. A	obligations laid down in this	objective criteria, such as technical	available speed. Access should be
consistent regulator	y approach to	Regulation applicable at the	feasibility and the need to maintain	refused only on the basis of

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
the wholesale access for the	wholesale level and should take	network integrity. Where access is	objective criteria, such as technical
provision of roaming services	into account the different cost	refused, the aggrieved party should	feasibility and the need to maintain
should contribute to avoiding	elements necessary for the	be able to submit the case for	network integrity. Access should
distortions between Member	provision of such access. A	dispute resolution in accordance	not be refused or be limited on the
States. BEREC should, in	consistent regulatory approach to	with the procedure set out in this	basis of commercial
coordination with the Commission	the wholesale access for the	Regulation. In order to ensure a	considerations by the visited
and in collaboration with the	provision of roaming services	level playing field, wholesale	mobile network operator in such a
relevant stakeholders, issue	should contribute to avoiding	access for the purpose of providing	way that it imposes limitations to
guidelines for wholesale access for	distortions between Member	roaming services should be granted	the provision of competing
the purpose of providing roaming	States. BEREC should, in	in accordance with the regulatory	<u>roaming services</u> . Where access is
services.	coordination with the Commission	obligations laid down in this	refused, the aggrieved party should
	and in collaboration with the	Regulation applicable at the	be able to submit the case for
	relevant stakeholders, issue	wholesale level and should take	dispute resolution in accordance
	guidelines for wholesale access for	into account the different cost	with the procedure set out in this
	the purpose of providing roaming	elements necessary for the	Regulation. In order to ensure a
	services.	provision of such access. A	level playing field, wholesale
		consistent regulatory approach to	access for the purpose of providing
		the wholesale access for the	roaming services should be granted
		provision of roaming services	in accordance with the regulatory
		should contribute to avoiding	obligations laid down in this
		distortions between Member	Regulation applicable at the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		States. BEREC should, in coordination with the Commission and in collaboration with the relevant stakeholders, issue guidelines for wholesale access for the purpose of providing roaming services.	wholesale level and should take into account the different cost elements necessary for the provision of such access. A consistent regulatory approach to the wholesale access for the provision of roaming services should contribute to avoiding distortions between Member States. BEREC should, in coordination with the Commission and in collaboration with the relevant stakeholders, issue guidelines for wholesale access for the purpose of providing roaming services.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital	16			
G 26	(16) A wholesale roaming access obligation should include the provision of direct wholesale roaming services as well as the provision of roaming services on a wholesale basis for resale by third parties. The wholesale roaming access obligation should also cover mobile network operator's obligation to enable MVNOs and resellers to purchase regulated wholesale roaming services from wholesale aggregators which provide a single point of access and a standardised platform to roaming agreements all over the Union. In order to ensure that operators provide access to all facilities	(16) A wholesale roaming access obligation should include the provision of direct wholesale roaming services as well as the provision of roaming services on a wholesale basis for resale by third parties. The wholesale roaming access obligation should also cover mobile network operator's obligation to enable MVNOs and resellers to purchase regulated wholesale roaming services from wholesale aggregators which provide a single point of access and a standardised platform to roaming agreements all over the Union. In order to ensure that operators provide access to all facilities	(16) A wholesale roaming access obligation should include the provision of direct wholesale roaming services as well as the provision of roaming services on a wholesale basis for resale by third parties. The wholesale roaming access obligation should also cover mobile network operator's obligation to enable MVNOs and resellers to purchase regulated wholesale roaming services from wholesale aggregators which provide a single point of access and a standardised platform to roaming agreements all over the Union. In order to ensure that operators provide access to all facilities	(16) A wholesale roaming access obligation should include the provision of direct wholesale roaming services as well as the provision of roaming services on a wholesale basis for resale by third parties. The wholesale roaming access obligation should also cover mobile network operator's obligation to enable MVNOs and resellers to purchase regulated wholesale roaming services from wholesale aggregators which provide a single point of access and a standardised platform to roaming agreements all over the Union. In order to ensure that operators provide access to all facilities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	necessary for direct wholesale			
	roaming access and wholesale			
	roaming resale access to roaming			
	providers within a reasonable			
	period of time, a reference offer			
	should be published containing the			
	standard conditions for direct			
	wholesale roaming access and			
	wholesale roaming resale access.			
	The publication of the reference			
	offer should not prevent			
	commercial negotiations between	commercial negotiations between	commercial negotiations between	commercial negotiations between
	access seeker and access provider			
	on the price level of the final			
	wholesale agreement or on			
	additional wholesale access	additional wholesale access	additional wholesale access	additional wholesale access
	services that go beyond those			
	necessary for direct wholesale			
	roaming access and wholesale			
	roaming resale access.	roaming resale access.	roaming resale access.	roaming resale access.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recital	17			
s 27	(17) A wholesale roaming access obligation should cover access to all the components necessary to enable the provision of roaming services, such as: network elements and associated facilities; relevant software systems including operational support systems; information systems or databases for pre-ordering, provisioning, ordering, maintaining and repair	(17) A wholesale roaming access obligation should cover access to all the components necessary to enable the provision of roaming services, such as: network elements and associated facilities; relevant software systems including operational support systems; information systems or databases for pre-ordering, provisioning, ordering, maintaining and repair	(17) A wholesale roaming access obligation should cover access to all the components necessary to enable the provision of roaming services, such as: network elements and associated facilities; relevant software systems including operational support systems; information systems or databases for pre-ordering, provisioning, ordering, maintaining and repair	(17) A wholesale roaming access obligation should cover access to all the components necessary to enable the provision of roaming services, such as: network elements and associated facilities; relevant software systems including operational support systems; information systems or databases for pre-ordering, provisioning, ordering, maintaining and repair

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		requests, and billing; number translation or systems offering equivalent functionality; mobile networks and virtual network services.	requests, and billing; number translation or systems offering equivalent functionality; mobile networks and virtual network services.	requests, and billing; number translation or systems offering equivalent functionality; mobile networks and virtual network services.	requests, and billing; number translation or systems offering equivalent functionality; mobile networks and virtual network services.
					Text Origin: Commission Proposal
	Recital 1	8			
G	28	(18) If access seekers for wholesale roaming resale request access to facilities or services in addition to what is necessary for the provision of retail roaming services, mobile network operators	(18) If access seekers for wholesale roaming resale request access to facilities or services in addition to what is necessary for the provision of retail roaming services, mobile network operators	(18) If access seekers for wholesale roaming resale request access to facilities or services in addition to what is necessary for the provision of retail roaming services, mobile network operators	(18) If access seekers for wholesale roaming resale request access to facilities or services in addition to what is necessary for the provision of retail roaming services, mobile network operators

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	may recover fair and reasonable charges for those facilities or services. Those additional facilities or services could, inter alia, be value-added services, additional software and information systems or billing arrangements.	may recover fair and reasonable charges for those facilities or services. Those additional facilities or services could, inter alia, be value-added services, additional software and information systems or billing arrangements.	may recover fair and reasonable charges for those facilities or services. Those additional facilities or services could, inter alia, be value-added services, additional software and information systems or billing arrangements.	may recover fair and reasonable charges for those facilities or services. Those additional facilities or services could, inter alia, be value-added services, additional software and information systems or billing arrangements.  Text Origin:  Commission Proposal
Recital 1	9			
29	(19) In accordance with Article 109 of Directive (EU) 2018/1972, all end-users should have access to emergency services, free of charge,	(19) In accordance with Article 109 of Directive (EU) 2018/1972, all end-users should have access to emergency services, free of charge,	(19) In accordance with Article 109 of Directive (EU) 2018/1972, all end-users should have access to emergency services, free of charge,	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
through emergency	through emergency	through emergency	
communications to the most	communications to the most	communications to the most	
appropriate public safety	appropriate public safety	appropriate public safety	
answering point (PSAP). Member	answering point (PSAP). Member	answering point (PSAP). Member	
States are also required to ensure	States are also required to ensure	States are also required to ensure	
that access for end-users with	that access for end-users with	that access for end-users with	
disabilities to emergency services	disabilities to emergency services	disabilities to emergency services	
is available through emergency	is available through emergency	is available through emergency	
communications and is equivalent	communications and is equivalent	communications, also when	
to that enjoyed by other end-users.	to that enjoyed by other end-users.	traveling, and is equivalent to that	
It is for the Member States to	Those means of access should	enjoyed by other end-users. <b>These</b>	
determine the type of emergency	take into account, in particular,	means of access could be real	
communications that are	the obligations imposed by Article	time text or total conversation as	
technically feasible to ensure	4 of Directive (EU) 2019/882,	provided in the [Articles 2 and 4	
roaming customers access to	which require that Member States	of] Directive (EU) 2019/882	
emergency services. In order to	ensure that economic operators	(European Accessibility Act) or	
ensure that roaming customers	provide services that comply with	other non-voice communications	
have access to emergency	the accessibility requirements of	services, for example SMS,	
communications under the	that Directive. The	messaging or video through	
conditions laid down in Article 109	implementation of the means of	emergency applications, and	
of Directive (EU) 2018/1972,	access to emergency services	relay services, that Member	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
visited network operators should	available for roaming end-users	States deploy taking into account	
inform the roaming provider	with disabilities and the delivery	the requirements laid down in	
through the wholesale roaming	of the caller location information	Union legislation and the	
agreement about what type of	should be based to the greatest	capabilities and technical	
emergency communications are	extent possible on European	equipment of the national PSAP	
mandated under national measures	standards or specifications that	system. The implementation of	
in the visited Member State. In	should be promoted by the	the means of access to emergency	
addition, wholesale roaming	<b>Commission and Member States</b>	services available for roaming	
agreements should include	in cooperation with European	end-users with disabilities and	
information on the technical	standardisation bodies and other	the delivery of the caller location	
parameters for ensuring access to	<u>relevant institutions.</u> It is for the	information should be based to	
emergency services, including for	Member States to determine the	the greatest extent possible on	
roaming customers with	type of emergency	European standards or	
disabilities, as well as for ensuring	communications that are	specifications that should be	
the transmission of caller location	technically feasible to ensure	promoted by the Commission	
information to the most appropriate	roaming customers access to	and Member States in	
PSAP in the visited Member State.	emergency services. In order to	cooperation with European	
Such information should allow the	ensure that roaming customers	standardization bodies and other	
roaming provider to identify and	have access to emergency	relevant institutions. It is for the	
provide the emergency	communications under the	Member States to determine the	
communication and the	conditions laid down in Article 109	type of emergency	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
transmission of caller location free	of Directive (EU) 2018/1972,	communications that are	
of charge.	visited network operators should	technically feasible to ensure	
	inform the roaming provider	roaming customers access to	
	through the wholesale roaming	emergency services. In order to	
	agreement about what type of	ensure that roaming customers	
	emergency communications are	have access to emergency	
	mandated under national measures	communications under the	
	in the visited Member State. In	conditions laid down in Article 109	
	addition, wholesale roaming	of Directive (EU) 2018/1972,	
	agreements should include	visited network operators should	
	information on the technical	inform the roaming provider	
	parameters for ensuring access to	through the wholesale roaming	
	emergency services, including for	agreementinclude information in	
	roaming customers with	the reference offer about what	
	disabilities, as well as for ensuring	type of emergency	
	the transmission of caller location	communications are mandated and	
	information, including handset-	technically feasible to ensure	
	<u>derived information</u> , to the most	access for roaming customers	
	appropriate PSAP in the visited	under national measures in the	
	Member State. Such information	visited Member State. In addition,	
	should allow the roaming provider	wholesale roaming agreements	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		to identify and provide the emergency communication and the transmission of caller location free of charge.	should include information on the technical parameters for ensuring access to emergency services, including for roaming customers with disabilities, as well as for ensuring the transmission of caller location information to the most appropriate PSAP in the visited Member State. Such information should allow the roaming provider to identify and provide the emergency communication and the transmission of caller location free of charge.	
Recital 2	20			
30	(20) Certain conditions may be	(20) Certain conditions may be	(20) Certain conditions may be	(20) Certain conditions may be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	included in the reference offers in			
	order to allow mobile network			
	operators to prevent permanent			
	roaming or anomalous or abusive			
	use of wholesale roaming access.	use of wholesale roaming access .	use of wholesale roaming access.	use of wholesale roaming access.
	In particular, where the visited			
	network operator has reasonable			
	grounds for considering that			
	permanent roaming by a significant			
	share of the roaming provider's			
	customers or anomalous or abusive			
	use of wholesale roaming access is			
	taking place, it should be able to			
	require the roaming provider to			
	provide, in an aggregated manner			
	and in full compliance with Union			
	and national data protection			
	requirements, information allowing	requirements, information allowing	requirements, information allowing	requirements, information allowing
	the determination of whether a			
	significant share of the roaming			
	provider's customers is in a			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	situation of permanent roaming or			
	whether there is anomalous or			
	abusive use of wholesale roaming			
	access, such as information on the			
	share of customers with			
	insignificant domestic consumption	insignificant domestic consumption	insignificant domestic consumption	insignificant domestic consumption
	compared to the roaming			
	consumption. Moreover,	consumption. Moreover,	consumption. Moreover,	consumption. Moreover,
	termination of wholesale roaming			
	agreements with a view to			
	preventing permanent roaming or			
	anomalous or abusive use of			
	wholesale roaming access should			
	be effected only where less			
	stringent measures have failed to			
	address the situation. Such			
	termination should be subject to			
	prior authorisation by the national			
	regulatory authority of the visited			
	network operator, taking the			
	utmost account of the opinion of			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	BEREC where it has been			
	consulted. Less stringent measures			
	could consist of setting higher			
	wholesale charges not exceeding			
	the maximum wholesale charges			
	provided for in this Regulation for			
	volumes exceeding an aggregated			
	volume specified in the agreement.			
	Such higher wholesale charges			
	should be set in advance, or from			
	the moment when the visited			
	network operator has established			
	and informed the home network			
	operator that, based on objective			
	criteria, permanent roaming by a			
	significant share of the roaming			
	provider's customers or anomalous			
	or abusive use of wholesale			
	roaming access is taking place.			
	Less stringent measures could also			
	consist of a commitment by the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	home network operator to adopt or			
	revise the fair use policies			
	applicable to its customers in			
	accordance with the detailed rules			
	adopted pursuant to Article 8 of			
	this Regulation, or the possibility			
	for the visited network operator to			
	request that the wholesale roaming			
	agreement be revised. In the			
	interests of transparency, the			
	national regulatory authority	national regulatory authority	national regulatory authority	national regulatory authority
	should make information	should make information	should make information	should make information
	concerning requests for	concerning requests for	concerning requests for	concerning requests for
	authorisation to terminate	authorisation to terminate	authorisation to terminate	authorisation to terminate
	wholesale roaming agreements	wholesale roaming agreements	wholesale roaming agreements	wholesale roaming agreements
	available to the public, subject to			
	business confidentiality.	business confidentiality.	business confidentiality.	business confidentiality.
				Text Origin:
				Commission Proposal
				Commission Proposa

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	1			
31	(21) In order to allow for the development of more efficient, integrated and competitive markets for roaming services, when negotiating wholesale roaming access for the purpose of providing retail roaming services, operators should be given the possibility to negotiate innovative wholesale pricing schemes which are not directly linked to volumes actually consumed, such as flat payments, upfront commitments or capacity-	(21) In order to allow for the development of more efficient, integrated and competitive markets for roaming services, when negotiating wholesale roaming access for the purpose of providing retail roaming services, operators should be given the possibility to negotiate innovative wholesale pricing schemes which are not directly linked to volumes actually consumed, such as flat payments, upfront commitments or capacity-	(21) In order to allow for the development of more efficient, integrated and competitive markets for roaming services, when negotiating wholesale roaming access for the purpose of providing retail roaming services, operators should be given the—possibility to negotiate innovative wholesale pricing schemes which are not directly linked to volumes actually consumed, such as flat payments, upfront commitments or capacity-	
	based contracts, or pricing schemes that reflect variations of demand across the year. Machine-to-	based contracts, or pricing schemes that reflect variations of demand across the year. Machine-to-	based contracts, or pricing schemes that reflect variations of demand across the year.— As long as it is	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
machine communications, referred	machine communications, referred	not permanent roaming,	
to in recital 249 of Directive (EU)	to in recital 249 of Directive (EU)	Machine-to-machine	
2018/1972, are not excluded from	2018/1972, are not excluded from	communications, referred to in	
the scope of this Regulation and	the scope of this Regulation and	recital 249 of Directive (EU)	
the relevant wholesale roaming	the relevant wholesale roaming	2018/1972, are not excluded from	
access obligations. However,	access obligations. However,	the scope of this Regulation and	
agreements on permanent roaming	agreements on permanent roaming	the relevant wholesale roaming	
are subject to commercial	are subject to commercial	access obligations, including the	
negotiations and can be agreed by	negotiations and can be agreed by	provisions on fair usage of	
two roaming partners in the	two roaming partners in the	roaming services and the	
wholesale roaming contract. In	wholesale roaming contract. In	possibility for the mobile	
order to allow the development of	order to allow the development of	network operator to include in	
more efficient and competitive	more efficient and competitive	their reference offer conditions	
markets for machine-to-machine	markets for machine-to-machine	to prevent permanent roaming of	
communications, it is expected that	communications, it is expected that	regulated roaming services or	
operators will increasingly respond	operators will increasingly respond	anomalous or abusive use of	
to and accept all reasonable	to and accept all reasonable	wholesale roaming access.	
requests for roaming agreements	requests for roaming agreements	However, agreements on	
on reasonable terms and explicitly	on reasonable terms and explicitly	permanent roaming are subject to	
allowing permanent roaming for	allowing permanent roaming for	commercial negotiations and can	
machine-to-machine. They should	machine-to-machine. They should	be agreed by two roaming partners	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
be able to establish flexible	be able to establish flexible	in the wholesale roaming contract.	
roaming agreements enabling	roaming agreements enabling	In order to allow the development	
wholesale roaming services and to	wholesale roaming services and to	of more efficient and competitive	
apply tariff schemes which are not	apply tariff schemes which are not	markets for machine-to-machine	
based on the volume of consumed	based on the volume of consumed	communications, it is expected that	
data but on alternative schemes, for	data but on alternative schemes, for	operators will increasingly respond	
example on the number of	example on the number of	to and accept all reasonable	
connected machines per month. In	connected machines per month. In	requests for roaming agreements	
that context, in the event of a cross-	that context, in the event of a cross-	on reasonable terms and explicitly	
border dispute, the parties involved	border dispute, the parties involved	allowing permanent roaming for	
should have recourse to the dispute	should have recourse to the dispute	machine-to-machine. They should	
resolution procedure laid down in	resolution procedure laid down in	be able to establish flexible	
Article 27 of Directive (EU)	Article 27 of Directive (EU)	roaming agreements enabling	
2018/1972. The negotiating parties	2018/1972. The negotiating parties	wholesale roaming services and to	
should have the option of agreeing	should have the option of agreeing	apply tariff schemes which are not	
not to apply maximum regulated	not to apply maximum regulated	based on the volume of consumed	
wholesale roaming charges for the	wholesale roaming charges for the	data but on alternative schemes, for	
duration of wholesale roaming	duration of wholesale roaming	example on the number of	
agreements. That would exclude	agreements. That would exclude	connected machines per month. In	
the possibility for either party to	the possibility for either party to	that context, in the event of a cross-	
subsequently request the	subsequently request the	border dispute, the parties involved	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
application of volume based	application of volume based	should have recourse to the dispute	
maximum wholesale charges to	maximum wholesale charges to	resolution procedure laid down in	
actual consumption, as set out in	actual consumption, as set out in	Article 27 of Directive (EU)	
this Regulation . This should be	this Regulation. This should be	2018/1972. – The negotiating	
without prejudice to obligations as	without prejudice to obligations as	parties should– have the option of	
regards the provision of regulated	regards the provision of regulated	agreeing not to apply maximum	
retail roaming services.	retail roaming services.	regulated wholesale roaming	
Furthermore, the Commission	Furthermore, the Commission	charges for the duration of	
Report takes note of the very recent	Report takes note of the very recent	wholesale roaming agreements.	
development of new ways of	development of new ways of	That would exclude the	
trading wholesale roaming traffic,	trading wholesale roaming traffic,	possibility for either party to	
such as online trading platforms,	such as online trading platforms,	subsequently request the	
that have the potential to facilitate	that have the potential to facilitate	application of volume based	
the negotiation process between	the negotiation process between	maximum wholesale charges to	
operators. The use of similar	operators. The use of similar	actual consumption, as set out in	
instruments could contribute to	instruments could contribute to	this this Regulation. This. This	
enhancing competition in the	enhancing competition in the	should be without prejudice to	
wholesale roaming market and	wholesale roaming market and	obligations as regards the provision	
drive further down actual	drive further down actual	of regulated retail roaming services	
wholesale rates charged.	wholesale rates charged.	.– Furthermore, the Commission	
		Report takes note of the very recent	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			development of new ways of trading wholesale roaming traffic, such as online trading platforms, that have the potential to facilitate the negotiation process between operators. The use of similar instruments could contribute to enhancing competition in the wholesale roaming market and drive further down actual wholesale rates charged.	
Recital 2	22			
32	(22) Regulation (EU) No 531/2012 provides that end-users are not to be prevented by operators from accessing regulated	(22) Regulation (EU) No 531/2012 provides that end-users are not to be prevented by operators from accessing regulated	(22) Regulation (EU) No 531/2012 provides that end-users are not to be prevented by operators from accessing regulated	(22) Regulation (EU) No 531/2012 provides that end-users are not to be prevented by operators from accessing regulated

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	data roaming services on a visited network offered by an alternative roaming provider. However, this structural measure, introduced by way of the obligation for the separate sale of data roaming services, has become ineffective following the introduction of RLAH. In addition, due to the lack of actual uptake in the market, this obligation no longer appears to be relevant. Therefore, the provisions obliging operators to provide separate sales of roaming data services at retail level should no longer apply.	data roaming services on a visited network offered by an alternative roaming provider. However, this structural measure, introduced by way of the obligation for the separate sale of data roaming services, has become ineffective following the introduction of RLAH. In addition, due to the lack of actual uptake in the market, this obligation no longer appears to be relevant. Therefore, the provisions obliging operators to provide separate sales of roaming data services at retail level should no longer apply.	data roaming services on a visited network offered by an alternative roaming provider. However, this structural measure, introduced by way of the obligation for the separate sale of data roaming services, has become ineffective following the introduction of RLAH. In addition, due to the lack of actual uptake in the market, this obligation no longer appears to be relevant. Therefore, the provisions obliging operators to provide separate sales of roaming data services at retail level should no longer apply.	data roaming services on a visited network offered by an alternative roaming provider. However, this structural measure, introduced by way of the obligation for the separate sale of data roaming services, has become ineffective following the introduction of RLAH. In addition, due to the lack of actual uptake in the market, this obligation no longer appears to be relevant. Therefore, the provisions obliging operators to provide separate sales of roaming data services at retail level should no longer apply.
				Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	3			
	(23) In order to ensure uniform conditions for the implementation of this Regulation, implementing	(23) In order to ensure uniform conditions for the implementation of—this Regulation, implementing	(23) In order to ensure uniform conditions for the implementation of this Regulation, implementing	
	powers should be conferred on the Commission in respect of setting out detailed rules on the	powers should be conferred on the Commission in respect of setting out_detailed rules on the	powers should be conferred on the Commission in respect of setting out detailed rules on the	
33	application of the fair use policy and on the methodology for assessing the sustainability of the provision of retail roaming services	application of the fair use policy and on the methodology for assessing the sustainability—of the	application of the fair use policy and on the methodology for assessing the sustainability of the provision of retail roaming services	
	at domestic prices, as well as on the application to be submitted by a roaming provider for the purposes	provision of retail roaming services at domestic prices—, as well as on the application to be submitted by a	at domestic prices, as well as on the application to be submitted by a roaming provider for the purposes	
	of that assessment. Those powers should be exercised in accordance with Regulation (EU) No 182/2011	roaming provider for the purposes of that assessment. Those powers should be exercised in accordance	of that assessment. Those powers should be exercised in accordance with Regulation (EU) No 182/2011	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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 control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	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 control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	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 control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).	
Recital 2	24			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
34	(24) Until the adoption of those implementing measures, Commission Implementing Regulation (EU) 2016/2286¹ should continue to apply.  1. Commission Implementing Regulation (EU) 2016/2286 of 15 December 2016 laying down detailed rules on the application of fair use policy and on the methodology for assessing the sustainability of the abolition of retail roaming surcharges and on the application to be submitted by a roaming provider for the purposes of that	(24) Until the adoption of those implementing measures, with a view to limiting the application of fair use policies in the Union, leading to a progressive phase-out of their application, Commission Implementing Regulation (EU) 2016/2286¹ should continue to apply.  1. Commission Implementing Regulation (EU) 2016/2286 of 15 December 2016 laying down detailed rules on the application of fair use policy and on the methodology for assessing the sustainability of the abolition of	(24) Until the adoption of those implementing measures, Commission Implementing Regulation (EU) 2016/2286¹ should continue to apply.  1. Commission Implementing Regulation (EU) 2016/2286 of 15 December 2016 laying down detailed rules on the application of fair use policy and on the methodology for assessing the sustainability of the abolition of retail roaming surcharges and on the application to be submitted by a roaming provider for the purposes of that	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		assessment (OJ L 344, 17.12.2016, p. 46).	retail roaming surcharges and on the application to be submitted by a roaming provider for the purposes of that assessment (OJ L 344, 17.12.2016, p. 46).	assessment (OJ L 344, 17.12.2016, p. 46).	
	Recital 2	5			
7.5	35	(25) Regulatory obligations should be imposed at both retail and wholesale levels to protect the interests of roaming customers, since experience has shown that reductions in wholesale prices for Union-wide roaming services may not be reflected in lower retail prices for roaming owing to the	(25) Regulatory obligations should be imposed at both retail and wholesale levels to protect the interests of roaming customers, since experience has shown that reductions in wholesale prices for Union-wide roaming services may not be reflected in lower retail prices for roaming owing to the	(25) Regulatory obligations should be imposed at both retail and wholesale levels to protect the interests of roaming customers, since experience has shown that reductions in wholesale prices for Union-wide roaming services may not be reflected in lower retail prices for roaming owing to the	(25) Regulatory obligations should be imposed at both retail and wholesale levels to protect the interests of roaming customers, since experience has shown that reductions in wholesale prices for Union-wide roaming services may not be reflected in lower retail prices for roaming owing to the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	absence of incentives for this to happen. On the other hand, action to reduce the level of retail prices without addressing the level of the wholesale costs associated with the provision of those services could risk disrupting the orderly functioning of the internal market for roaming services and would not allow a higher degree of competition.	absence of incentives for this to happen. On the other hand, action to reduce the level of retail prices without addressing the level of the wholesale costs associated with the provision of those services could risk disrupting the orderly functioning of the internal market for roaming services and would not allow a higher degree of competition.	absence of incentives for this to happen. On the other hand, action to reduce the level of retail prices without addressing the level of the wholesale costs associated with the provision of those services could risk disrupting the orderly functioning of the internal market for roaming services and would not allow a higher degree of competition.	absence of incentives for this to happen. On the other hand, action to reduce the level of retail prices without addressing the level of the wholesale costs associated with the provision of those services could risk disrupting the orderly functioning of the internal market for roaming services and would not allow a higher degree of competition.  Text Origin:  Commission Proposal	
Recital 26					
g 36					

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(26) The abolition of retail roaming surcharges in accordance with Regulation (EU) 2015/2120 was necessary to establish and ease the functioning of a digital single market across the Union.  However, that Regulation alone was not sufficient to ensure the proper functioning of the roaming market. This Regulation should contribute to pricing models in domestic markets not being affected by the abolition of retail roaming surcharges.	(26) The abolition of retail roaming surcharges in accordance with Regulation (EU) 2015/2120 was necessary to establish and ease the functioning of a digital single market across the Union.  However, that Regulation alone was not sufficient to ensure the proper functioning of the roaming market. This Regulation should contribute to pricing models in domestic markets not being affected by the abolition of retail roaming surcharges.	(26) The abolition of retail roaming surcharges in accordance with Regulation (EU) 2015/2120 was necessary to establish and ease the functioning of a digital single market across the Union.  However, that Regulation alone was not sufficient to ensure the proper functioning of the roaming market. This Regulation should contribute to pricing models in domestic markets not being affected by the abolition of retail roaming surcharges.	(26) The abolition of retail roaming surcharges in accordance with Regulation (EU) 2015/2120 was necessary to establish and ease the functioning of a digital single market across the Union.  However, that Regulation alone was not sufficient to ensure the proper functioning of the roaming market. This Regulation should contribute to pricing models in domestic markets not being affected by the abolition of retail roaming surcharges.  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 2	7			
37	(27) The relevant domestic retail price should be equal to the domestic retail per-unit charge. However, in situations where there are no specific domestic retail prices that could be used as a basis for a regulated retail roaming service (for example, in case of domestic unlimited tariff plans, bundles or domestic tariffs which do not include data), the domestic retail price should be deemed to be the same charging mechanism as if the customer were consuming the domestic tariff plan in that customer's Member State.	(27) The relevant domestic retail price should be equal to the domestic retail per-unit charge. However, in situations where there are no specific domestic retail prices that could be used as a basis for a regulated retail roaming service (for example, in case of domestic unlimited tariff plans, bundles or domestic tariffs which do not include data), the domestic retail price should be deemed to be the same charging mechanism as if the customer were consuming the domestic tariff plan in that customer's Member State.	(27) The relevant domestic retail price should be equal to the domestic retail per-unit charge. However, in situations where there are no specific domestic retail prices that could be used as a basis for a regulated retail roaming service (for example, in case of domestic unlimited tariff plans, bundles or domestic tariffs which do not include data), the domestic retail price should be deemed to be the same charging mechanism as if the customer were consuming the domestic tariff plan in that customer's Member State.	(27) The relevant domestic retail price should be equal to the domestic retail per-unit charge. However, in situations where there are no specific domestic retail prices that could be used as a basis for a regulated retail roaming service (for example, in case of domestic unlimited tariff plans, bundles or domestic tariffs which do not include data), the domestic retail price should be deemed to be the same charging mechanism as if the customer were consuming the domestic tariff plan in that customer's Member State.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Recital 2	8		l	
		(28) Roaming customers should,	(28) Roaming customers should,	(28) Roaming customers should,	(28) Roaming customers should,
		to the greatest extent possible, be	to the greatest extent possible, be	to the greatest extent possible, be	to the greatest extent possible, be
		able to use the retail services that	able to use the retail services that	able to use the retail services that	able to use the retail services that
		they subscribe to and benefit from	they subscribe to and benefit from	they subscribe to and benefit from	they subscribe to and benefit from
		the same level of quality of service	the same level of quality of service	the same level of quality of service	the same level of quality of service
G	38	as at home, when roaming in the	as at home, when roaming in the	as at home, when roaming in the	as at home, when roaming in the
		Union. To that end, roaming	Union. To that end, roaming	Union. To that end, roaming	Union. To that end, and in
		providers should take the necessary	providers should take the necessary	providers and mobile network	accordance with Article 3,
		measures to ensure that regulated	measures to ensure that regulated	operators should take the	roaming providers and mobile
		retail roaming services are	retail roaming services are	necessary measures to ensure that	<u>network operators</u> should take the
		provided under the same conditions	provided under the same conditions	roaming providers are able to	necessary measures to ensure that
		as if such services were consumed	as if such services were consumed	<b>provide</b> regulated retail roaming	regulated retail roaming services
		domestically. In particular, the	domestically. In particular, the	services are provided under the	are provided under the same

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
same quality of service should be	same quality of service should be	same conditions as if such services	conditions as if such services were
offered to customers when	offered to customers when	were consumed domestically. For	consumed domestically. For
roaming, if technically feasible.	roaming, if available and	example, if the maximum	example, if the maximum
	technically feasible.— <u>BEREC</u>	available data speed of the	available data speed of the visited
	should update its retail guidelines	visited network is equal to, or	network is equal to, or higher
	regarding the implementation of	higher than the maximum	than the maximum available
	the quality of service measures in	available speed offered	speed offered domestically by the
	order to contribute to the	domestically by the roaming	roaming provider, the roaming
	consistent application of this	provider, the roaming provider	provider should not offer a lower
	Regulation. Commercial practices	should not offer a lower speed	speed than the maximum
	that result in reducing the quality	than the maximum available	available speed provided
	of services of regulated retail	speed provided domestically. If	domestically. If the maximum
	roaming services should therefore	the maximum available speed of	available speed of the visited
	<u>be prohibited.</u>	the visited network is lower than	<u>network is lower than the</u>
		the maximum available speed	maximum available speed offered
		offered domestically by the	domestically by the roaming
		roaming provider, the roaming	provider, the roaming provider
		provider should not offer a lower	should not offer a lower speed
		speed than that maximum	than that maximum available
		available speed of the visited	speed of the visited network. The
		network. A roaming provider	roaming provider should not

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		should not be obliged to offer a higher data speed than what the roaming customer subscribes to at home.  Regarding the mobile access technologies which In particular, the same quality of service should be made available under the same conditions, the roaming provider should not restrict the roaming service to an older network generation or technology than what is offered domestically, when a newer generation or technology is available on the visited network. Roaming providers are not obliged to offer a newer network generation or technology than the roaming customer	restrict the roaming service to an older network generation or technology than what is offered domestically, when a newer generation or technology is available on the visited network.  Furthermore, in particular during the transition towards next generation mobile communication networks and technologies, when the roaming provider and visited network mobile operator have not yet reached a comparable implementation, the roaming provider may offer the regulated retail roaming service with the existing mobile communication technology.  Commercial considerations that result in reducing the, the same

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			experiences at home.  Furthermore, in particular during the transition towards next generation mobile communication networks and technologies, to customers when roaming provider and visited network have not yet reached a comparable implementation, the roaming provider may offer the regulated retail roaming service with the existing mobile communication technology, if technically feasible.	quality of services should be offered to customers when roaming, if technically feasible prohibited, such as reducing bandwidth to reduce roaming volumes.  Operators should take reasonable measures to minimize undue delay in handover between mobile communication networks, without prejudice to Article 28 of the EECC. National administrations and operators can conclude spectrum coordination agreements and ensure coverage, at least along 5G corridors and terrestrial transport paths.
Recital 2	29			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
39	(29) Roaming providers should be able to apply a 'fair use policy' to the consumption of regulated retail roaming services provided at the applicable domestic retail price.  The 'fair use policy' is intended to prevent abusive or anomalous usage of regulated retail roaming services by roaming customers, such as the use of such services by roaming customers in a Member State other than that of their domestic provider for purposes other than periodic travel.  Roaming providers should, in cases of force majeure caused by circumstances such as pandemics or natural catastrophes which involuntarily extend the period of	(29) Roaming providers should be able to apply a 'fair use policy' to the consumption of regulated retail roaming services provided at the applicable domestic retail price in exceptional cases. The 'fair use policy' is intended limited to prevent abusive, fraudulent or anomalous usage of regulated retail roaming services by roaming customers, such as the use of such services by roaming customers in a Member State other than that of their domestic provider for purposes other than periodic travel. Roaming providers should, in cases of force majeure caused by circumstances such as pandemics, temporary border closures or	(29) Roaming providers should be able to apply a 'fair use policy' to the consumption of regulated retail roaming services provided at the applicable domestic retail price.  The 'fair use policy' is intended to prevent abusive or anomalous usage of regulated retail roaming services by roaming customers, such as the use of such services by roaming customers in a Member State other than that of their domestic provider for purposes other than periodic travel.  Roaming providers should, in cases of force majeure caused by circumstances such as pandemics or natural catastrophes which involuntarily extend the period of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		temporary stay of the roaming	natural catastrophes, which	temporary stay of the roaming	
		customer in another Member State,	involuntarily extend the period of	customer in another Member State,	
		consider extending the applicable	temporary stay of the roaming	consider extending the applicable	
		fair use allowance for an	customer in another Member State,	fair use allowance for an	
		appropriate period, upon a justified	consider extending extend the	appropriate period, upon a justified	
		request by the roaming customer.	applicable fair use allowance for an	request by the roaming customer.	
		Any fair use policy should enable	appropriate period, upon a justified	Any fair use policy should enable	
		the roaming provider's customers	request by the roaming customer	the roaming provider's customers	
		to consume volumes of regulated	Any fair use policy should enable	to consume volumes of regulated	
		retail roaming services at the	the roaming provider's customers	retail roaming services at the	
		applicable domestic retail price that	to consume volumes of regulated	applicable domestic retail price that	
		are consistent with their respective	retail roaming services at the	are consistent with their respective	
		tariff plans.	applicable domestic retail price that	tariff plans.	
			are consistent with replicate their		
			respective tariff plans.		
	Recital 3	0			
G	40				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(30) In specific and exceptional circumstances where a roaming provider is not able to recover its overall actual and projected costs of providing regulated retail roaming services from its overall actual and projected revenues from the provision of such services, that roaming provider should be able to apply for authorisation to apply a surcharge with a view to ensuring the sustainability of its domestic charging model. The assessment of the sustainability of the domestic charging model should be based on relevant objective factors specific to the roaming provider, including	(30) In specific and exceptional circumstances where a roaming provider is not able to recover its overall actual and projected costs of providing regulated retail roaming services from its overall actual and projected revenues from the provision of such services, that roaming provider should be able to apply for authorisation to apply a surcharge with a view to ensuring the sustainability of its domestic charging model. The assessment of the sustainability of the domestic charging model should be based on relevant objective factors specific to the roaming provider, including	Council Mandate  (30) In specific and exceptional circumstances where a roaming provider is not able to recover its overall actual and projected costs of providing regulated retail roaming services from its overall actual and projected revenues from the provision of such services, that roaming provider should be able to apply for authorisation to apply a surcharge with a view to ensuring the sustainability of its domestic charging model. The assessment of the sustainability of the domestic charging model should be based on relevant objective factors specific to the roaming provider, including	(30) In specific and exceptional circumstances where a roaming provider is not able to recover its overall actual and projected costs of providing regulated retail roaming services from its overall actual and projected revenues from the provision of such services, that roaming provider should be able to apply for authorisation to apply a surcharge with a view to ensuring the sustainability of its domestic charging model. The assessment of the sustainability of the domestic charging model should be based on relevant objective factors specific to the roaming provider, including
	to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. That	to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. That	to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. That	to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. That

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	may, for example, be the case for			
	flat-rate domestic retail models of			
	operators with significant negative			
	traffic imbalances, where the			
	implicit domestic unit price is low			
	and the operator's overall revenues			
	are also low relative to the roaming			
	cost burden, or where the implicit			
	unit price is low and actual or			
	projected roaming services	projected roaming services	projected roaming services	projected roaming services
	consumption is high. In order to			
	avoid the domestic charging model			
	of roaming providers being			
	rendered unsustainable by such			
	cost recovery problems, generating			
	a risk of an appreciable effect on			
	the evolution of domestic prices or			
	so-called 'waterbed effect',	so-called 'waterbed effect',	so-called 'waterbed effect',	so-called 'waterbed effect',
	roaming providers, upon	roaming providers, upon	roaming providers, upon	roaming providers, upon
	authorisation by the national			
	regulatory authority, should, in			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	such circumstances, be able to apply a surcharge to regulated retail roaming services only to the extent necessary to recover all relevant costs of providing such services.	such circumstances, be able to apply a surcharge to regulated retail roaming services only to the extent necessary to recover all relevant costs of providing such services.	such circumstances, be able to apply a surcharge to regulated retail roaming services only to the extent necessary to recover all relevant costs of providing such services.	such circumstances, be able to apply a surcharge to regulated retail roaming services only to the extent necessary to recover all relevant costs of providing such services.  Text Origin:  Commission Proposal
Recital 3	1			
G 41	(31) To that end, the costs incurred in order to provide regulated retail roaming services should be determined by reference to the effective wholesale roaming	(31) To that end, the costs incurred in order to provide regulated retail roaming services should be determined by reference to the effective wholesale roaming	(31) To that end, the costs incurred in order to provide regulated retail roaming services should be determined by reference to the effective wholesale roaming	(31) To that end, the costs incurred in order to provide regulated retail roaming services should be determined by reference to the effective wholesale roaming

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	charges applied to the outbound			
	roaming traffic of the roaming			
	provider concerned in excess of its			
	inbound roaming traffic, as well as			
	by reference to reasonable			
	provision for joint and common			
	costs. Revenues from regulated			
	retail roaming services should be			
	determined by reference to			
	revenues at domestic price levels			
	attributable to the consumption of			
	regulated retail roaming services,			
	whether on a unit-price basis or as			
	a proportion of a flat fee, reflecting			
	the respective actual and projected			
	proportions of regulated retail			
	roaming services consumption by			
	customers within the Union and			
	domestic consumption. Account	domestic consumption. Account	domestic consumption. Account	domestic consumption. Account
	should also be taken of the			
	consumption of regulated retail			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming services and domestic consumption by the roaming provider's customers, and of the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.	roaming services and domestic consumption by the roaming provider's customers, and of the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.	roaming services and domestic consumption by the roaming provider's customers, and of the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.	roaming services and domestic consumption by the roaming provider's customers, and of the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.  Text Origin:  Commission Proposal
Recital	32			
б 42	(32) Regulation (EU) No 531/2012 provides that, where a	(32) Regulation (EU) No 531/2012 provides that, where a	(32) Regulation (EU) No 531/2012 provides that, where a	(32) Regulation (EU) No 531/2012 provides that, where a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming provider applies a			
	surcharge for the consumption of			
	regulated retail roaming services in			
	excess of any limits under any fair			
	use policy, the sum of the domestic			
	retail price and any surcharge			
	applied for regulated roaming calls			
	made, regulated roaming SMS			
	messages sent or regulated data			
	roaming services are not to exceed			
	EUR 0,19 per minute, EUR 0,06			
	per SMS message and EUR 0,20			
	per megabyte used, respectively.			
	Given the effective functioning of			
	RLAH rules since 15 June 2017,			
	that provision is no longer			
	necessary.	necessary.	necessary.	necessary.
				Text Origin:
				Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 3	33			
				(22) I
	(33) In accordance with the principle that the calling party	(33) In accordance with the principle that the calling party	(33) In accordance with the principle that the calling party	(33) In accordance with the principle that the calling party
	pays, mobile customers do not pay			
	for receiving domestic mobile calls			
	and the cost of terminating a call in	and the cost of terminating a call in	and the cost of terminating a call in	and the cost of terminating a call in
	the network of the called party is			
43	covered in the retail charge of the			
13	calling party. The convergence of			
	mobile termination rates across the			
	Member States should allow the			
	same principle to be applied to			
	regulated retail roaming calls.			
	Pursuant to Article 75(1) of			
	Directive (EU) 2018/1972, the			
	Commission has established, by			
	means of the delegated act adopted			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	on 18 December 2020, a single	on 18 December 2020, a single	on 18 December 2020, a single	on 18 December 2020, a single
	maximum Union-wide voice	maximum Union-wide voice	maximum Union-wide voice	maximum Union-wide voice
	termination rate for mobile services	termination rate for mobile services	termination rate for mobile services	termination rate for mobile services
	in order to reduce the regulatory	in order to reduce the regulatory	in order to reduce the regulatory	in order to reduce the regulatory
	burden in addressing the	burden in addressing the	burden in addressing the	burden in addressing the
	competition problems relating to	competition problems relating to	competition problems relating to	competition problems relating to
	wholesale voice termination	wholesale voice termination	wholesale voice termination	wholesale voice termination
	consistently across the Union. The	consistently across the Union. The	consistently across the Union. The	consistently across the Union. The
	delegated act includes a three-year	delegated act includes a three-year	delegated act- includes a three-	delegated act includes a three-year
	glide path: the maximum mobile	glide path: the maximum mobile	year glide path: the maximum	glide path: the maximum mobile
	voice termination rates is to be	voice termination rates is to be	mobile voice termination rates is to	voice termination rates is to be
	EUR 0.7 cent in 2021, EUR 0.55	EUR 0.7 cent in 2021, EUR 0.55	be EUR 0.7 cent in 2021, EUR	EUR 0.7 cent in 2021, EUR 0.55
	cent in 2022, EUR 0.4 cent in 2023	cent in 2022, EUR 0.4 cent in 2023	0.55 cent in 2022, EUR 0.4 cent in	cent in 2022, EUR 0.4 cent in 2023
	and reaching the single maximum	and reaching the single maximum	2023 and reaching the single	and reaching the single maximum
	Union-wide mobile voice	Union-wide mobile voice	maximum Union-wide mobile	Union-wide mobile voice
	termination rate of EUR 0.2 cent	termination rate of EUR 0.2 cent	voice termination rate of EUR 0.2	termination rate of EUR 0.2 cent
	from 2024 onwards. In situations	from 2024 onwards. In situations	cent from 2024 onwards.— In	from 2024 onwards. In situations
	set out in this Regulation where	set out in this Regulation where	situations set out in this Regulation	set out in this Regulation where
	roaming providers are allowed to	roaming providers are allowed to	where roaming providers are	roaming providers are allowed to
	apply a surcharge for regulated	apply a surcharge for regulated	allowed to apply a surcharge for	apply a surcharge for regulated
	retail roaming services, the	retail roaming services, the	regulated retail roaming services,	retail roaming services, the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
surcharge applied for regulated roaming calls received should not exceed the single maximum Union-wide mobile voice termination rate set by the Commission for the respective and corresponding year in the delegated act provided for in Article 75 of Directive (EU) 2018/1972. If the Commission, subsequently concludes that it is not longer necessary to set a Union-wide voice termination rate, any surcharge applied for regulated roaming calls received should not exceed the rate set by the latest delegated act adopted under Article 75 of Directive (EU) 2018/1972.	surcharge applied for regulated roaming calls received should not exceed the single maximum Union-wide mobile voice termination rate set by the Commission for the respective and corresponding year in the delegated act provided for in Article 75 of Directive (EU) 2018/1972. If the Commission, subsequently concludes that it is not longer necessary to set a Union-wide voice termination rate, any surcharge applied for regulated roaming calls received should not exceed the rate set by the latest delegated act adopted under Article 75 of Directive (EU) 2018/1972.	the surcharge applied for regulated roaming calls received should not exceed—the single maximum Union-wide mobile voice termination rate set by the Commission for the respective and corresponding year in the delegated act provided for in Article 75 of Directive (EU) 2018/1972. If the Commission, subsequently concludes that it is not longer necessary to set a Union-wide voice termination rate, any surcharge applied for regulated roaming calls received should not exceed the rate set by the latest delegated act adopted under Article 75 of Directive (EU) 2018/1972	surcharge applied for regulated roaming calls received should not exceed the single maximum Union-wide mobile voice termination rate set by the Commission for the respective and corresponding year in the delegated act provided for in Article 75 of Directive (EU) 2018/1972. If the Commission, subsequently concludes that it is not longer necessary to set a Union-wide voice termination rate, any surcharge applied for regulated roaming calls received should not exceed the rate set by the latest delegated act adopted under Article 75 of Directive (EU) 2018/1972.
			Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital	34			
G 44	(34) Where providers of Union-wide regulated roaming services make changes to their retail roaming tariffs and to accompanying roaming usage policies in order to comply with the requirements of this Regulation, such changes should not trigger for mobile customers any right under national laws transposing Directive (EU) 2018/1972 to withdraw from their contracts.	(34) Where providers of Union-wide regulated roaming services make changes to their retail roaming tariffs and to accompanying roaming usage policies in order to comply with the requirements of this Regulation, such changes should not trigger for mobile customers any right under national laws transposing Directive (EU) 2018/1972 to withdraw from their contracts.	(34) Where providers of Union-wide regulated roaming services make changes to their retail roaming tariffs and to accompanying roaming usage policies in order to comply with the requirements of this Regulation, such changes should not trigger for mobile customers any right under national laws transposing  Directive (EU) 2018/1972 to withdraw from their contracts.	(34) Where providers of Union-wide regulated roaming services make changes to their retail roaming tariffs and to accompanying roaming usage policies in order to comply with the requirements of this Regulation, such changes should not trigger for mobile customers any right under national laws transposing Directive (EU) 2018/1972 to withdraw from their contracts.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recital 3	5			
45	(35) A contract which includes any type of regulated retail roaming service should specify the characteristics of that regulated retail roaming service, including the expected level of quality of service. The provider should make available information on relevant factors that can affect the quality of service, such as availability of certain technologies, coverage or variation due to external factors	(35) A contract which includes any type of regulated retail roaming service should specify the characteristics of that regulated retail roaming service, including the expected level of quality of service. Those specifications should include clear and comprehensible information about the level of quality of service, including information regarding the transfer rates and available access technologies of each visited	(35) A contract which includes any type of regulated retail roaming service should specify the characteristics of that regulated retail roaming service, including the expected level of quality of service. A roaming provider does not exercise control over the visited mobile network and may have limited control over the roaming service provided to its roaming users. In order to empower roaming customers a	(35) A contract which includes any type of regulated retail roaming service should in a clear and comprehensible manner specify the characteristics of that regulated retail roaming service, including the expected level of quality of service. A roaming provider does not exercise control over the visited mobile network, nonetheless, the roaming service provided is subject to the wholesale roaming agreement

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
such as topography.	operator in each Member State.	roaming The provider should	with the visited network operator.
	The provider should <u>also</u> make	inform their customers in a clear	In order to empower roaming
	available information on other	manner how the conditions and	customers the roaming The
	relevant factors that can affect	quality of roaming services can	provider should make available
	<u>further</u> the quality of service, such	in practice differ from the	information on inform their
	as <del>availability of certain</del>	services consumed domestically.	customers in a clear manner how
	technologies latency, coverage or	The provider should to the extent	the quality of the roaming services
	variation due to external factors	possible make available	can in practice differ from the
	such as topography.— Such a	information on relevant factors that	services consumed domestically.
	contract should also include clear	can affect the quality of service,	The provider should to the extent
	and comprehensible information	such as speed, latency,	possible also explain how other
	on the procedure for the filing of	availability of roaming services	relevant factors that can affect the
	complaints available in cases	or other services when roaming	quality of service, such as speed,
	where the quality of service does	due to availability of certain	latency, availability of roaming
	not correspond to the terms of the	technologies, coverage or variation	services or other services when
	contract. It should be possible for	due to external factors such as	<u>roaming due to</u> availability of
	the customer to verify the	topography For example, a clear	certain technologies, coverage or
	estimated download and upload	and comprehensible explanation	variation due to external factors
	speed, latency and available data	may be given on possible	such as topography.
	transfer technology. The roaming	significant deviations from the	
	provider should handle any	estimated maximum speed and	Such a contract should also
			include clear and comprehensible

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	complaints in that regard in a timely and effective manner.  Those specifications, information and complaints procedures should be provided in line with BEREC's retail roaming guidelines.	how this can impact the service to which the customer subscribes. Such information may also include a clear and comprehensible explanation as to how any volume limitation, speed and other quality of service parameters may in practice have an impact on the data roaming service, and in particular on the use of content, applications and services.	information on the procedure for the filing of complaints available in cases where the quality of service does not correspond to the terms of the contract. The roaming provider should handle any complaints in that regard in a timely and effective manner.  (35a) In order to ensure that roaming customers are adequately informed about the quality of their roaming service, the roaming provider should publish the relevant information on their webpage.  To that end, it should include information about reasons when a

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			roaming service can be offered under conditions that are less advantageous than those offered domestically.
			This information should contain, in particular, a clear and comprehensible explanation on
			possible significant deviations from the advertised or estimated maximum upload and download speed, offered domestically, and
			how this can impact the roaming service to which the customer subscribes. Such information may
			also include a clear and comprehensible explanation as to how any volume limitation, speed, available network generations and
			technologies and other quality of service parameters may in practice have an impact on the data

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				roaming service, and in particular on the use of content, applications and services when roaming.  COM proposal 10 November
Recital 3	36	I	!	
46	(36) Roaming customers and home operators sometimes unwittingly incur large bills as a result of the lack of transparency on the numbers used for value added services across the Union and on the wholesale prices charged for value added services. Communications to certain	(36) Roaming customers and home operators sometimes unwittingly incur large bills as a result of the lack of transparency on the numbers used for value added services across the Union and on the wholesale prices charged for value added services. Communications to certain	(36) Roaming customers and home operators sometimes unwittingly incur large bills as a result of the lack of transparency on the numbers used for value added services across the Union and on the wholesale prices charged for value added services, without prejudice to Article 97 of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
numbers which are used for	numbers which are used for	<b>Directive (EU) 2018/1972</b> .	
providing value added services, for	providing value added services, for	Communications to certain	
example, premium-rate numbers,	example, premium-rate numbers,	numbers which are used for	
freephone numbers or shared cost	freephone numbers or shared cost	providing value added services, for	
numbers, are subject to particular	numbers, are subject to particular	example, premium-rate numbers,	
pricing conditions at the national	pricing conditions at the national	freephone numbers or shared cost	
level. This Regulation should not	level. This Regulation should not	numbers, are subject to particular	
apply to the part of the tariff that is	apply to the part of the tariff that is	pricing conditions at the national	
charged for the provision of value	charged for the provision of value	level. This Regulation should not	
added services but only to the	added services but only to the	apply to the part of the tariff that is	
tariffs for the connection to such	tariffs for the connection to such	charged for the provision of value	
services. Neverthelss, the RLAH	services. Neverthelss, the RLAH	added services but only to the	
principle might create an	principle might create an	tariffs for the connection to such	
expectation for end-users that	expectation for end-users that	services. Neverthelss, the RLAH	
communications to such numbers	communications to such numbers	principle might create an	
while roaming should not incur any	while roaming should not incur any	expectation for end-users that	
increased cost in comparison to the	increased cost in comparison to the	communications to such numbers	
domestic situation. However, this	domestic situation. However, this	while roaming should not incur any	
is not always the case when	is not always the case when	increased cost in comparison to the	
roaming. End-users are confronted	roaming. End-users are confronted	domestic situation. However, this	
with increased costs, even when	with increased costs, even when	is not always the case when	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
they call numbers that are free	they call numbers that are free	roaming. End-users are confronted	
when called domestically. This	when called domestically. This	with increased costs, even when	
could erode customers' confidence	could erode customers' confidence	they call numbers that are free	
in using their phones when	in using their phones when	when called domestically. This	
roaming and could result in bill	roaming and could result in bill	could erode customers' confidence	
shocks, thus having a negative	shocks, thus having a negative	in using their phones when	
impact on a genuine RLAH	impact on a genuine RLAH	roaming and could result in bill	
experience. This is mainly caused,	experience. This is mainly caused,	shocks, thus having a negative	
at retail level by the insufficient	at retail level by the insufficient	impact on a genuine RLAH	
level of transparency on the higher	level of transparency on the higher	experience. This is mainly caused,	
charges which can be incurred	charges which can be incurred	at retail level by the insufficient	
because of communications to	because of communications to	level of transparency on the higher	
value added services numbers.	value added services numbers.	charges which can be incurred	
Therefore measures should be	Therefore measures should be	because of communications to	
introduced to increase the	introduced to protect customers	value added services numbers.	
transparency on the conditions for	from excessively high bills and	Therefore measures should be	
communications to value added	increase the transparency on the	introduced to increase the	
services numbers. To that end,	conditions for communications to	transparency on the conditions for	
roaming customers should be	value added services numbers. To	communications to value added	
informed in their contract and	that end, roaming customers should	services numbers. To that end,	
notified and warned, in a timely	be informed in their contract and	roaming customers should be	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	manner and free of charge, that communications to value added services numbers in roaming can entail additional charges.	notified and warned <u>upfront</u> , in a timely, <u>user-friendly</u> manner and free of charge, that communications to value added services numbers in roaming can entail additional charges. <u>The roaming customer should receive information about those charges via a publicly available and accessible web page.</u>	informed in their contract and notified and warned, in a timely manner and free of charge, that communications to value added services numbers in roaming can entail additional charges. The mechanism for deactivating third-party billing in Annex VI of Directive 2018/1972, if available, may be applied to roaming situations.	
Recital 3	37			
47	(37) The functioning of wholesale roaming markets should allow operators to recover all costs of providing regulated wholesale	(37) The functioning of wholesale roaming markets should allow operators to recover all costs of providing regulated wholesale	(37) The functioning of wholesale roaming markets should allow operators to recover all costs of providing regulated wholesale	(37) The functioning of wholesale roaming markets should allow operators to recover all costs of providing regulated wholesale

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		roaming services, including joint and common costs. This should preserve incentives to invest in visited networks and avoid any distortion of domestic competition in the visited markets caused by regulatory arbitrage by operators using wholesale roaming access remedies to compete in domestic visited markets.	roaming services, including joint and common costs. This should preserve incentives to invest in visited networks and avoid any distortion of domestic competition in the visited markets caused by regulatory arbitrage by operators using wholesale roaming access remedies to compete in domestic visited markets.	roaming services, including joint and common costs. This should preserve incentives to invest in visited networks and avoid any distortion of domestic competition in the visited markets caused by regulatory arbitrage by operators using wholesale roaming access remedies to compete in domestic visited markets.	roaming services, including joint and common costs. This should preserve incentives to invest in visited networks and avoid any distortion of domestic competition in the visited markets caused by regulatory arbitrage by operators using wholesale roaming access remedies to compete in domestic visited markets.
					Text Origin: Commission Proposal
	Recital 3	8			
G	48	(38) With regard to rules on			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	wholesale charges, regulatory obligations at Union level should be maintained since any measure that enables RLAH across the Union without addressing the level of the wholesale costs associated with providing wholesale roaming services could risk disrupting the internal market for roaming services and would not encourage more competition. Wholesale charges at an appropriate level should facilitate sustainable competition, including by new entrants, small and medium-sized enterprises and start-ups.	wholesale charges, regulatory obligations at Union level should be maintained since any measure that enables RLAH across the Union without addressing the level of the wholesale costs associated with providing wholesale roaming services could risk disrupting the internal market for roaming services and would not encourage more competition. Wholesale charges at an appropriate level should facilitate sustainable competition, including by new entrants, small and medium-sized enterprises and start-ups.	wholesale charges, regulatory obligations at Union level should be maintained since any measure that enables RLAH across the Union without addressing the level of the wholesale costs associated with providing wholesale roaming services could risk disrupting the internal market for roaming services and would not encourage more competition. Wholesale charges at an appropriate level should facilitate sustainable competition, including by new entrants, small and medium-sized enterprises and start-ups.	wholesale charges, regulatory obligations at Union level should be maintained since any measure that enables RLAH across the Union without addressing the level of the wholesale costs associated with providing wholesale roaming services could risk disrupting the internal market for roaming services and would not encourage more competition. Wholesale charges at an appropriate level should facilitate sustainable competition, including by new entrants, small and medium-sized enterprises and start-ups.
				Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital	39			
6 49	(39) Maximum wholesale charges should act as a safeguard level and should ensure that operators can recover their costs, including joint and common costs. They should also enable the widespread sustainable provision of RLAH, while at the same time leaving a margin for commercial negotiations between operators.	(39) Maximum wholesale charges should act as a safeguard level and should ensure that operators can recover their costs, including joint and common costs. They should also enable the widespread sustainable provision of RLAH, while at the same time leaving a margin for commercial negotiations between operators.	(39) Maximum wholesale charges should act as a safeguard level and should ensure that operators can recover their costs, including joint and common costs. They should also enable the widespread sustainable provision of RLAH, while at the same time leaving a margin for commercial negotiations between operators.	(39) Maximum wholesale charges should act as a safeguard level and should ensure that operators can recover their costs, including joint and common costs. They should also enable the widespread sustainable provision of RLAH, while at the same time leaving a margin for commercial negotiations between operators.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 3	9a			
49a			(39a) Without prejudice to the revision process by the Commission, the maximum wholesale charges for roaming services should remain at EUR 0,019 per minute, EUR 0,003 per SMS message and EUR 1,50 per gigabyte of data transmitted until 30 June 2032. The Commission should carry out an assessment and present a report by 30 June 2025 and an additional report by 30 June 2029, with a view to revise the maximum wholesale charges	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				where necessary.	
		_			
	Recital 4	0			
		(40) The practice by some mobile			
		network operators of billing for the			
		provision of wholesale roaming			
		calls on the basis of minimum			
		charging periods of up to 60			
	50	seconds, as opposed to the per-			
G	50	second basis normally applied for			
		other wholesale interconnection	other wholesale interconnection	other wholesale interconnection	other wholesale interconnection
		charges, creates a distortion of			
		competition between those	competition between those	competition between those	competition between those
		operators and those applying			
		different billing methods, and			
		undermines the consistent	undermines the consistent	undermines the consistent	undermines the consistent
		application of the maximum			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	wholesale charges laid down in this Regulation. Moreover it represents an additional charge which, by increasing wholesale costs, has negative consequences for the pricing of voice roaming services at retail level. Mobile network operators should therefore be required to bill for the wholesale provision of regulated roaming calls on a per-second basis.	wholesale charges laid down in this Regulation. Moreover it represents an additional charge which, by increasing wholesale costs, has negative consequences for the pricing of voice roaming services at retail level. Mobile network operators should therefore be required to bill for the wholesale provision of regulated roaming calls on a per-second basis.	wholesale charges laid down in this Regulation. Moreover it represents an additional charge which, by increasing wholesale costs, has negative consequences for the pricing of voice roaming services at retail level. Mobile network operators should therefore be required to bill for the wholesale provision of regulated roaming calls on a per-second basis.	wholesale charges laid down in this Regulation. Moreover it represents an additional charge which, by increasing wholesale costs, has negative consequences for the pricing of voice roaming services at retail level. Mobile network operators should therefore be required to bill for the wholesale provision of regulated roaming calls on a per-second basis.  Text Origin:  Commission Proposal		
Recit	Recital 41					
51						

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(41) In order to ensure that the maximum charges for wholesale roaming SMS services are closer to levels reflecting underlying costs of provision and that competition can develop at the retail level, the maximum wholesale charges for regulated SMS should follow subsequent reductions.	(41) In order to ensure that the maximum charges for wholesale roaming SMS services are closer to levels reflecting underlying costs of provision and that competition can develop at the retail level, the maximum wholesale charges for regulated SMS should follow subsequent reductions.	Deleted, see 39a (L 49a)	
Recital 4	2			
52	(42) To ensure that roaming customers have uninterrupted and effective access to emergency services, free of charge, visited networks should not levy any wholesale charge related to such	(42) To ensure that roaming customers have uninterrupted and effective access to emergency services, free of charge, visited networks should not levy any wholesale charge related to suchall	(42) To ensure that roaming customers have uninterrupted and effective access to emergency services, free of charge, visited networks should not levy any wholesale charge related to such	(42) To ensure that roaming customers have uninterrupted and effective access to emergency services, free of charge, visited networks should not levy any wholesale charge related to suchall

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	emergency communications on the roaming providers.	types of emergency communications on the roaming providers.	emergency communications on the roaming providers.	types of emergency communications on the roaming providers.  Text Origin: EP  Mandate
Recital 4	3			
53	(43) In order to improve the transparency of retail prices for roaming services and to help roaming customers make decisions on the use of their mobile devices while abroad, providers of mobile communication services should supply their roaming customers	(43) In order to improve the transparency of retail prices for roaming services and to help roaming customers make decisions on the use of their mobile devices while abroad, providers of mobile communication services should supply their roaming customers	(43) In order to improve the transparency of retail prices for roaming services and to help roaming customers make decisions on the use of their mobile devices while abroad, providers of mobile communication services should supply their roaming customers	(43) In order to improve the transparency of retail prices for roaming services and to help roaming customers make decisions on the use of their mobile devices while abroad, providers of mobile communication services should supply their roaming customers

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
with information free of charge on	with information free of charge on	with information free of charge on	with information free of charge on
the roaming charges applicable to	the roaming charges applicable to	the roaming charges applicable to	the roaming charges applicable to
them when using roaming services	them when using roaming services	them when using roaming services	them when using roaming services
in a visited Member State. Since	in a visited Member State. Since	in a visited Member State. Since	in a visited Member State. Since
certain customer groups might be	certain customer groups might be	certain customer groups might be	certain customer groups might be
well informed about roaming	well informed In order to ensure a	well informed about roaming	well informed about roaming
charges, roaming providers should	high level of protection for	charges, roaming providers should	charges, roaming providers should
provide a possibility to easily opt-	roaming customers, that	provide a possibility to easily opt-	provide a possibility to easily opt-
out from this automatic message	information should include	out from this automatic message	out from this automatic message
service. In addition, roaming	information about roaming any	service. – In addition, roaming	service.—In addition, roaming
customers should be provided with	additional charges, when using	customers should be provided with	customers should be provided with
a text message including a link to a	non-terrestrial networks on board	a text message including a link to	a text message including a link to
web page giving detailed	aircrafts or marine vessels.	access, free of charge, a web page	access, free of charge, a web page
information about the types of	Roaming providers should provide	giving detailed information about	giving detailed information about
services (calls and SMS) that may	a possibility <i>for roaming</i>	the types of services (calls and	the types of services (calls and
be subject to increased costs.	<u>customers</u> to easily opt-out from	SMS) that may be subject to	SMS) that may be subject to
Moreover, providers should	this automatic message service.—In	increased costs The text	increased costs.—Moreover,
actively give their customers,	addition, roaming customers	message should also inform, in	providers should actively give their
provided that the latter are located	should be provided <u>free of charge</u>	the message or by way of a link	customers, provided that the latter
in the Union, on request and free of	with a text message including a	with access free of charge, about	are located in the Union, on request
charge, additional information on	link to a web page giving detailed	additional charges for roaming	and free of charge, additional

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the per-minute, per-SMS or per-	information about the types of	on non-terrestrial networks on	information on the per-minute, per-
megabyte data charges (including	services (calls and SMS) that may	board vessels and aircraft.	SMS or per-megabyte data charges
VAT) for the making or receiving	be subject to increased costs <u>as</u>	Moreover, providers should	(including VAT) for the making or
of voice calls and also for the	well as the means of access to	actively give their customers,	receiving of voice calls and also for
sending and receiving of SMS,	emergency services in the visited	provided that the latter are located	the sending and receiving of SMS,
MMS and other data	Member State, free of charge.	in the Union, on request and free of	MMS and other data
communication services in the	Moreover, providers should	charge, additional information on	communication services in the
visited Member State.	actively give their customers,	the per-minute, per-SMS or per-	visited Member State.
	provided that the latter are located	megabyte data charges (including	
	in the Union, on request and free of	VAT) for the making or receiving	
	charge, additional information on	of voice calls and also for the	COM proposal 21 October
	the per-minute, per-SMSper-text	sending and receiving of SMS,	
	message or per-megabyte data	MMS and other data	
	charges (including VAT) for the	communication services in the	
	making or receiving of voice calls	visited Member State.	
	and also for the sending and		
	receiving of SMS, MMS and other		
	text messages and data		
	communication services in the		
	visited Member State.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Recital 4	13a		L	
53a				(43a) A roaming customer can connect to a non-terrestrial public mobile communications network such as on-board marine vessels (MCV) as defined in Commission decision (2010/166/EU) and aircraft (MCA) as defined in Commission Decision (2008/294/EC) that are provided through other types of radio networks than terrestrial (land-based) through specific devices mounted on board. These services are often accessible on international waters or on board

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				of aircraft.
				Council wants to add'waters, in ports or on board'
				COM proposal 11 November
Recital 4	14			
54	(44) This Regulation should in relation to regulated retail roaming services lay down specific transparency requirements aligned with the specific tariff and volume conditions applicable following	(44) This Regulation should in relation to regulated retail roaming services lay down specific transparency requirements aligned with the specific tariff and volume conditions—applicable following	(44) This Regulation should in relation to regulated retail roaming services lay down specific transparency requirements aligned with the specific tariff and volume conditions applicable following	(44) This Regulation should in relation to regulated retail roaming services lay down specific transparency requirements aligned with the specific tariff and volume conditions—applicable following

Commis	ssion Proposal	EP Mandate	Council Mandate	Draft Agreement
surcharges . In should be made customers to be timely manner of the applicate when the application volume of regulater to accumulated customers.	e notified, in a and free of charge, ble fair use policy,	the abolition of the—retail roaming surchargesIn particular, provision should be made for roaming customers to be notified, in a timely and user-friendly manner and free of charge, of the applicable fair use policy, when the applicable fair use volume of regulated voice, SAIStext message or data roaming services is fully consumed, of any surcharge, and of accumulated consumption of regulated data roaming services.—2 and of using non-terrestrial networks.	the abolition of the retail roaming surcharges. In particular, provision should be made for roaming customers to be notified, in a timely manner and free of charge, of the applicable fair use policy, when the applicable fair use volume of regulated voice, SMS or data roaming services is fully consumed, of any surcharge, and of accumulated consumption of regulated data roaming services.	the abolition of the_retail roaming surcharges In particular, provision should be made for roaming customers to be notified, in a timely and user-friendly manner and free of charge, of the applicable fair use policy, when the applicable fair use volume of regulated voice, SMS or data roaming services is fully consumed, of any surcharge, and of accumulated consumption of regulated data roaming services-2
Recital 45				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
55	(45) Customers living in border regions should not receive unnecessarily high bills due to inadvertent roaming. Roaming providers should therefore take reasonable steps to protect customers against incurring roaming charges while they are located in their Member State. This should include adequate information measures in order to empower customers to actively prevent such instances of inadvertent roaming. National regulatory authorities should be alert to situations in which customers face problems with paying roaming charges while they are still located in their Member	(45) Customers living in border regions should not receive unnecessarily high bills due to inadvertent roaming, including for the use of non-terrestrial networks on board aircraft or marine vessels. Roaming providers should therefore take reasonable steps necessary measures, in order to minimise the risk of inadvertent roaming and to protect customers against incurring roaming charges while they are located in their Member State, in particular by informing them in a clear and comprehensible manner. Such measures should include, for example, cut-off limits as well as opt-in or opt-out mechanisms to	(45) Customers living in border regions should not receive unnecessarily high bills due to inadvertent roaming. Roaming providers should therefore take reasonable steps to protect customers against incurring roaming charges while they are located in their Member State. This should include adequate information measures in order to empower customers to actively prevent such instances of inadvertent roaming. National regulatory authorities or other competent authorities should be alert to situations in which customers face problems with paying roaming charges while they	(45) Customers living in border regions should not receive unnecessarily high bills due to inadvertent roaming. Roaming providers should therefore take [reasonable steps][necessary measures], in order to minimize the risk of inadvertent roaming and to protect customers against incurring roaming charges while they are located in their Member State. This Such measures should include, financial limits, opt-out mechanisms from roaming on a network outside the Union where technically feasible or other equivalent measures. It should in particular include adequate information measures, in a clear

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	State and should take appropriate steps to mitigate the problem.	roam in a network outside the Union, where technically feasible. This should include adequate information measures in order to empower customers to actively prevent such instances of inadvertent roaming. National regulatory authorities should be alert to situations in which customers face problems with paying roaming charges while they are still located in their Member State and should take appropriate steps to mitigate the problem.	are still located in their Member State and should take appropriate steps to mitigate the problem.	and comprehensible manner, in order to empower customers to actively prevent such instances of inadvertent roaming. National regulatory authorities should be alert to situations in which customers face problems with paying roaming charges while they are still located in their Member State and should take appropriate steps to mitigate the problem.
Recital 4	16	1		
56	(46) Moreover, measures should	(46) Moreover, measures should	(46) Moreover, measures should	(46) Moreover, measures should

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
be laid down to ensure the transparency of retail charges for all data roaming services, in particular to eliminate the problem of 'bill shock' which constitutes a barrier to the smooth functioning of the internal market, and to provide roaming customers with the tools they need to monitor and control their expenditure on data roaming services. Equally, there should be no obstacles to the emergence of applications or technologies which can be a substitute for, or alternative to, roaming services, including but not limited to Wi-Fi.	be laid down to ensure the transparency of retail charges for all data roaming services, in particular to eliminate the problem of 'bill shock' which constitutes a barrier to the smooth functioning of the internal market, and to provide roaming customers with the tools they need to monitor and control their expenditure on data roaming services. Equally, there should be no obstacles to the emergence of applications or technologies which can be a substitute for, or alternative to, roaming services, including but not limited to Wi-Fi.	be—laid down—to—to ensure—the transparency of retail charges for all data roaming services, including use of non-terrestrial networks in roaming, such as on vessels and aircraft, in particular to eliminate the problem of 'bill shock' which constitutes a barrier to the smooth functioning of the internal market, and to provide roaming customers with the tools they need to monitor and control their expenditure on data roaming services. Equally, there should be no obstacles to the emergence of applications or technologies which can be a substitute for, or alternative to, roaming services, including but not limited to—Wi-Fi.—Wi-Fi.	be—laid down—to—to ensure—the transparency of retail charges for all data roaming services, including for connecting to non-terrestrial public mobile communications networks, in particular to eliminate the problem of 'bill shock' which constitutes a barrier to the smooth functioning of the internal market, and to provide roaming customers with the tools they need to monitor and control their expenditure on data roaming services.  Equally, there should be no obstacles to the emergence of applications or technologies which can be a substitute for, or alternative to, roaming services,
			including but not limited to Wi Fi.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<u>Wi-Fi.</u>
				COM proposal 10 November
Recital 4	7	I		
57	(47) In addition, in order to avoid bill shocks, roaming providers should define one or more maximum financial and/or volume limits for their outstanding charges for data roaming services, expressed in the currency in which the roaming customer is billed, and which they should offer to all their roaming customers, free of charge, with an appropriate notification, in	(47) In addition, in order to avoid bill shocks, roaming providers should define one or more maximum financial and/or volume limits for their outstanding charges for data roaming services, expressed in the currency in which the roaming customer is billed, and which they should offer to all their roaming customers, free of charge, with an appropriate notification,	(47) In addition, in order to avoid bill shocks, roaming providers should define one or more maximum financial and/or volume limits for their outstanding charges for <b>all</b> data roaming services, expressed in the currency in which the roaming customer is billed, and which they should offer to all their roaming customers, free of charge, with an appropriate notification, in	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
a media format that can be	unless the roaming customer opts	a media format that can be	
consulted again subsequently,	out of the measure, in a media	consulted again subsequently,	
when that limit is being	format that can be consulted again	when that that limit is being	
approached. Upon reaching that	subsequently, when <u>that</u> that	approached. Upon reaching—that	
maximum limit, customers should	limit is being approached. Upon	that maximum limit, customers	
no longer receive or be charged for	reaching that maximum	should no longer receive or be	
those services unless they	limit, customers should no longer	charged for those services unless	
specifically request continued	receive or be charged for those	they specifically request continued	
provision of those services in	services unless they specifically	provision of those services in	
accordance with the terms and	request continued provision of	accordance with the terms and	
conditions set out in the	those services in accordance with	conditions set out in the	
notification. In such a case, they	the terms and conditions set out in	notification. In such a case, they	
should receive free confirmation,	the notification. In such a case,	should receive free confirmation,	
in a media format that can be	they should receive free	in a media format that can be	
consulted again subsequently.	confirmation, in a media format	consulted again subsequently.	
Roaming customers should be	that can be consulted again	Roaming customers should be	
given the opportunity to opt for any	subsequently. Roaming customers	given the opportunity to opt for any	
of those maximum financial or	should be given the opportunity to	of— those– maximum financial or	
volume limits within a reasonable	opt for any of out of those	volume limits within a reasonable	
period or to choose not to have	maximum financial or volume	period or to choose not to have	
such a limit. Unless customers state	limits within a reasonable period or	such a limit. Unless customers state	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		otherwise, they should be put on a default limit system.	to choose not to have such a limit. Unless customers state otherwise, they should be put on a default limit system.	otherwise, they should be put on a default limit system.	
	Recital 4	8			
G	58	(48) These transparency measures should be seen as minimum safeguards for roaming customers, and should not preclude roaming providers from offering their customers a range of other facilities which help them to predict and control their expenditure on data roaming services.	(48) These transparency measures should be seen as minimum safeguards for roaming customers, and should not preclude roaming providers from offering their customers a range of other facilities which help them to predict and control their expenditure on data roaming services.	(48) These transparency measures should be seen as minimum safeguards for roaming customers, and should not preclude roaming providers from offering their customers a range of other facilities which help them to predict and control their expenditure on data roaming services.	(48) These transparency measures should be seen as minimum safeguards for roaming customers, and should not preclude roaming providers from offering their customers a range of other facilities which help them to predict and control their expenditure on data roaming services.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recita	l 49			
s 59	(49) Customers under pre-paid tariffs may also suffer from bill shocks for the use of data roaming services. For that reason the provisions on the cut-off limit should also apply to those customers.	(49) Customers under pre-paid tariffs may also suffer from bill shocks for the use of data roaming services. For that reason the provisions on the cut-off limit should also apply to those customers.	(49) Customers under pre-paid tariffs may also suffer from bill shocks for the use of data roaming services. For that reason the provisions on the cut-off limit should also apply to those customers.	(49) Customers under pre-paid tariffs may also suffer from bill shocks for the use of data roaming services. For that reason the provisions on the cut-off limit should also apply to those customers.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Recital	49a			
59a		(49a) Price differences continue to prevail, both for fixed and mobile communications, between domestic voice and text message communications and those terminating in another Member State. Those price differences continue to affect more vulnerable customer groups and to pose barriers to seamless communication within the Union. Any significant retail price differences between electronic communications services		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		terminating in the same Member State and those terminating in another Member State should therefore be justified by reference to objective criteria. Regulation (EU) 2015/2120 should therefore be amended accordingly.		
Recital 5	0			
60	(50) There are considerable disparities between regulated roaming tariffs within the Union and roaming tariffs incurred by customers when they are travelling outside the Union, which are significantly higher than prices within the Union, where roaming	(50) There are considerable disparities between regulated roaming tariffs within the Union and roaming tariffs incurred by customers when they are travelling outside the Union, which are significantly higher than prices within the Union,—where roaming	(50) There are considerable disparities between regulated roaming tariffs within the Union and roaming tariffs incurred by customers when they are travelling outside the Union, which are significantly higher than prices within the Union,— where roaming	25/11 COM to provide new drafting

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
surcharges are only exceptionally	surcharges are only exceptionally	surcharges are only exceptionally	
applied following the abolition of	applied following the abolition of	applied following the abolition of	
retail roaming charges . Due to the	retail roaming charges <i>Union</i>	retail roaming charges Due to the	
absence of a consistent approach to	citizens still face very high	absence of a consistent approach to	
transparency and safeguard	roaming fees when using mobile	transparency and safeguard	
measures concerning roaming	connections in third countries. In	measures concerning roaming	
outside the Union, consumers are	particular, citizens and businesses	outside the Union, consumers are	
not confident about their rights and	in external border regions would	not confident about their rights and	
are therefore often deterred from	benefit greatly from roaming	are therefore often deterred from	
using mobile services while	provisions with neighbouring	using mobile services while	
abroad. Transparent information	countries similar to those in the	abroad. Transparent information	
provided to consumers could not	Union. The Commission is	provided to consumers could not	
only assist them in the decision as	therefore encouraged to include	only assist them in the decision as	
to how to use their mobile devices	RLAH provisions in future	to how to use their mobile devices	
while travelling abroad (both	international agreements with	while travelling abroad (both	
within and outside the Union), but	third countries, in particular with	within and outside the Union), but	
could also assist them in the choice	regard to third countries directly	could also assist them in the choice	
between roaming providers. It is	<b>bordering the Union</b> . Due to the	between roaming providers. It is	
therefore necessary to address the	absence of a consistent approach to	therefore necessary to address the	
problem of the lack of transparency	transparency and safeguard	problem of the lack of transparency	
and consumer protection by	measures concerning roaming	and consumer protection by	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
applying certain transparency and	outside the Union, consumers are	applying certain transparency and	
safeguard measures also to	not confident about their rights and	safeguard measures also to	
roaming services provided outside	are therefore often deterred from	roaming services provided outside	
the Union. Those measures	using mobile services while	the Union. Those measures	
should facilitate competition and	abroad. Transparent information	should- facilitate competition and	
improve the functioning of the	provided to consumers could not	improve the functioning of the	
internal market.	only assist them in the decision as	internal market. Furthermore,	
	to how to use their mobile devices	bilateral agreements between	
	while travelling abroad (both	operators from the Union and	
	within and outside the Union), but	outside the Union should be	
	could also assist them in the choice	encouraged on a reciprocal basis,	
	between roaming providers. It is	in order to reduce wholesale	
	therefore necessary to address the	roaming charges.	
	problem of the lack of transparency		
	and consumer protection by		
	applying certain transparency and		
	safeguard measures also to		
	roaming services provided outside		
	the Union. Bilateral agreements		
	between operators in the Union		
	and in third countries should be		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		encouraged with the aim of minimising costs on the wholesale and at the retail level. Those measures—should—facilitate competition and improve the functioning of the internal market.		
Recital 5	.0a			
60a			(50a) Roaming tariffs incurred by roaming customers when they connect, actively or inadvertently, to non-terrestrial networks are significantly higher than tariffs for regulated roaming services. Due to the absence of a consistent approach to transparency and safeguard	(50a) Charges incurred by roaming customers when they connect, actively or inadvertently, to non-terrestrial networks are significantly higher than tariffs for regulated roaming services.  Roaming customers are used to benefit from RLAH and the use of roaming services at the domestic

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		measures for roaming on non-	price. Due to the absence of a
		terrestrial networks consumers	consistent approach to
		are at greater risk of bill-shock.	transparency and safeguard
		Therefore, additional safeguard	measures for connections to non-
		and transparency measures	terrestrial networks consumers
		should be introduced to apply	are at greater risk of bill-shock.
		also on roaming on non-	Therefore, additional safeguard
		terrestrial networks on board	and transparency measures
		vessel and aircraft. Furthermore,	should be introduced to apply also
		Member States should promote	on connections to non-terrestrial
		mobile applications supporting	networks such as on marine
		consumers' notifications when	vessels and aircraft. Such
		connecting inadvertently to a	measures could include [network
		non-terrestrial network, where	operation measures], financial
		applicable. Such applications	limits, opt-out mechanism, or
		upon installation on consumers'	other equivalent measures. It
		devices should enable roaming	should in particular include
		costumers to block the use of	adequate information measures,
		inadvertent roaming services or	in a clear and comprehensible
		to continue to use them.	manner, in order to empower
			customers to actively prevent such

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			instances of inadvertent roaming.
			When a roaming providers offer
			an opt-out mechanism, the
			provider should inform the
			roaming customer about the
			limitations related to such a
			service in terms of instant opt-in
			or reactivation of the service and
			that roaming customers may find
			themselves in a situation where
			they are not able to reactivate the
			service because they do not have
			any network connection. Roaming
			providers should inform their
			roaming customers about the
			possibility to opt-out from
			roaming manually and instantly
			in their handset device either
			through the settings or by
			activating flight mode.
			ucurumg jugm mouc.
			Roaming providers should to the

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			extent possible, when planning [and operating] their networks,
			aim to prioritize connection to terrestrial networks to minimize
			the risk of inadvertent connection
			to non-terrestrial networks.  In order to ensure a high level of
			protection for roaming customers, when connecting to non-
			terrestrial public mobile
			<u>communications networks</u> , <u>providers of mobile</u>
			communication services should supply their roaming customers by
			way of a text messages every time a connection to such a network is
			established, with information free of charge on any additional
			charges applicable to them.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					COM proposal 10 November, provisional agreement reached  Additional wording form EP in [] tbc
	Recital 5	1			
G	61	(51) If the visited network operator in the visited third country does not allow the roaming provider to monitor its customers' usage on a real-time basis, the roaming provider should not be obliged to provide the maximum financial or volume limits for safeguarding customers.	(51) If the visited network operator in the visited third country does not allow the roaming provider to monitor its customers' usage on a real-time basis, the roaming provider should not be obliged to provide the maximum financial or volume limits for safeguarding customers.	(51) If the visited network operator in the visited third country does not allow the roaming provider to monitor its customers' usage on a real-time basis, the roaming provider should not be obliged to provide the maximum financial or volume limits for safeguarding customers.	(51) If the visited network operator in the visited third country does not allow the roaming provider to monitor its customers' usage on a real-time basis, the roaming provider should not be obliged to provide the maximum financial or volume limits for safeguarding customers.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recital 5	2			
62	(52) Roaming providers should inform roaming customers of the possibility to access emergency services free of charge by calling the single European emergency number '112' and by alternative means of access through emergency communications.  Alternative means of access through emergency communications enable roaming customers, in particular roaming customers living with a disability,	(52) Roaming providers should inform roaming customers of the possibility to access emergency services free of charge by calling the single European emergency number '112' and by alternative means of access through emergency communications technically feasible to be used by roaming customers, particularly by those with disabilities.  Alternative means of access through emergency	(52) Roaming providers should inform roaming customers of the possibility to access emergency services free of charge by calling the single European emergency number '112' and by alternative means of access through emergency communications that are technically feasible to be used by roaming customers.  Alternative means of access through emergency communications enable roaming	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
to access emergency services through other means than calls. For example, alternative means of access may be ensured through emergency applications, messaging, relay services or through real time text or total conversation implemented pursuant to Article 4 of Directive (EU) 2019/882 of the European Parliament and of the Council <sup>1</sup> .  1. Directive (EU) 2019/882 of the European Parliament and of the Council of 17 April 2019 on the accessibility requirements for products and services (OJ L	communications enable roaming customers, in particular roaming customers living with a disability, to access emergency services through other means than calls. For example, alternative means of access may be ensured through emergency applications, messaging, relay services or through real time text or total conversation implemented pursuant to Article 4 of Directive (EU) 2019/882 of the European Parliament and of the Council <sup>1</sup> .	customers, in particular roaming customers living with a disability, to access emergency services through other means than calls. For example, alternative means of access may be ensured through emergency applications, messaging, relay services or through real time text or total conversation implemented pursuant to Article 4 of Directive (EU) 2019/882 of the European Parliament and of the Council¹. The information on the means of access should be provided by an SMS that informs on the possibility to access emergency services free of charge by calling	
151, 7.6.2019, p. 70).	the Council of 17 April 2019 on the accessibility requirements for products and services (OJ L	the single European emergency number '112' and provides a link to a dedicated website, with	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandate  151, 7.6.2019, p. 70).	access free of charge, describing the alternative means of access to emergency services in the visited Member State, indicating only those that are technically feasible to be used by roaming customers. The website should contain information in the language in which the roaming provider is communicating with the roaming customer.  1. [1] Directive (EU) 2019/882 of the European Parliament and of the Council of	Draft Agreement
		17 April 2019 on the accessibility requirements for products and services (OJ L 151, 7.6.2019, p. 70).	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 5	2a			
62a				?
Recital 5	3			
63	(53) Number ranges, including those used for value added services, are set in the national numbering plans and are not harmonised at Union level.  Operators may therefore not be able to recognise the numbering	(53) Number ranges, including those used for value added services, are set in the national numbering plans and are not harmonised at Union level.  Operators may therefore not be able to recognise the numbering	(53) Number ranges, including those used for value added services, are set in the national numbering plans and are not harmonised at Union level.  Operators may therefore not be able to recognise the numbering	Horizontal issue on competent authorities

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ranges for value added services in	ranges for value added services in	ranges for value added services in	
all countries in advance.	all countries in advance.	all countries in advance.	
Numbering ranges used for value	Numbering ranges used for value	Numbering ranges used for value	
added services are subject to	added services are subject to	added services are subject to	
particular pricing conditions at the	particular pricing conditions at the	particular pricing conditions at the	
national level and in many cases	national level and in many cases	national level and in many cases	
their termination rates are not	their termination rates are not	their termination rates are not	
regulated. While this is understood	regulated. While this is understood	regulated. While this is understood	
to roaming providers, the level of	to roaming providers, the level of	to roaming providers, the level of	
the wholesale charges they will	the wholesale charges they will	the wholesale charges they will	
incur may still be unexpectedly	incur may still be unexpectedly	incur may still be unexpectedly	
high. In a roaming scenario,	high. In a roaming scenario,	high. In a roaming scenario,	
operators are unable to address this	operators are unable to address this	operators are unable to address this	
issue, because they lack	issue, because they lack	issue, because they lack	
information on number ranges used	information on number ranges used	information on number ranges used	
for value added services	for value added services	for value added services	
throughout the Union. To address	throughout the Union. To address	throughout the Union. To address	
this problem BEREC should	this problem BEREC should	this problem BEREC should	
establish and maintain a single	establish and maintain a single	establish and maintain a single	
Union-wide, secure database for	Union-wide, secure database for	Union-wide, secure database for	
value added services' numbering	value added services' numbering	value added services' numbering	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ranges. The database is intended as	ranges. The database is intended as	ranges. The database is intended as	
a transparency tool that will enable	a transparency tool that will enable	a transparency tool that will enable	
National Regulatory Authorities	National Regulatory Authorities	National Regulatory Authorities	
(NRAs) and operators to have	(NRAs) and operators to have	(NRAs) or other competent	
direct access to information about	direct access to information about	authorities and operators to have	
which numbering ranges can	which numbering ranges can	direct access to information about	
generate higher costs (termination	generate higher costs (termination	which numbering ranges can	
rates) in all Member States. It	rates) in all Member States. It	generate higher costs (termination	
represents a necessary intermediate	represents a necessary intermediate	rates) in all Member States. It	
step to increase transparency at	step to increase transparency at	represents a necessary intermediate	
retail level as it could be used to	retail level as it could be used to	step to increase transparency at	
inform roaming customers about	inform roaming customers about	retail level as it could be used to	
the types of services that may be	the types of services that may be	inform roaming customers about	
subject to increased charges when	subject to increased charges when	the types of services that may be	
roaming. BEREC should establish	roaming. BEREC should establish	subject to increased charges when	
the procedures by which the	the procedures by which the	roaming. With a view to	
competent authorities are to	competent authorities are to	providing better consumer	
provide and update the information	provide and update the information	protection and transparency, this	
requested under Article 17.	requested under Article 17.	database may contain additional	
		information, for example on the	
		tariffs associated with value	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			added service number ranges (such as per minute or per act tariffs). This tariff information could then be made available on the dedicated web page providing information about value added services. BEREC should establish the procedures by which the competent authorities are to provide and update the information requested under Article 17.	
Recital 5	i3a			
63a		(53a) BEREC should establish and maintain a single Union-wide database containing the means of	(53a) A single Union-wide database maintained by BEREC would help national operators,	Horizontal issue competent

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	access to emergency communications that are mandated in each Member State. The database is intended to provide transparency to enable NRAs and operators to have direct access to information about how to access emergency communication in all Member States. The database represents a necessary intermediate step towards an increase in transparency at retail level and should be used to inform roaming customers about alternative ways to access emergency communications. BEREC should establish the procedures by which the competent authorities are to provide and update the	national regulatory authorities and other competent authorities to be informed of all the means of access to emergency services deployed in the Union that are technically feasible to be used by roaming end-users. The database would enable exchange of best practice and enable the uptake of effective technological solutions for accessing emergency services by roaming customers.	authorities
	information requested pursuant to		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		this Regulation.		
ecital 5	54			
	(54) The national regulatory	(54) The national regulatory	(54) Member States may assign	
	authorities which are responsible	authorities which are responsible	certain tasks related to the	
	for carrying out tasks under	for carrying out tasks under	protection of end-user rights in	
	Directive (EU) 2018/1972 should	Directive (EU) 2018/1972 should	the electronic communications	
	have the powers needed to	have the powers needed to	sector to competent authorities	
<i>C</i> 1	monitor, supervise and enforce the	monitor, supervise and enforce the	other than The national regulatory	
64	obligations under this Regulation	obligations under this Regulation	authorities. Where Member	
	within their territory. They should	within their territory. They should	States assign to competent	
	also monitor developments in the	also monitor developments in the	authorities other than national	
	pricing of voice, SMS and data	pricing of voice, SMS and data	regulatory authorities regulatory	
	services for roaming customers	services for roaming customers	tasks related to contracts, for	
	within the Union including, where	within the Union including, where	instance regarding information	
	appropriate, the specific costs	appropriate, the specific costs	requirements for contracts,	
	related to roaming calls made and	related to roaming calls made and	transparency, or contract	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
received in the outermost regions	received in the outermost regions	termination, this competence	
of the Union and the need to ensure	of the Union and the need to ensure	covers all parts of the contract,	
that these costs can be adequately	that these costs can be adequately	including the roaming related	
recovered on the wholesale market,	recovered on the wholesale market,	rights and obligations. Without	
and that traffic-steering techniques	and that traffic-steering techniques	prejudice to the assignment of	
are not used to limit choice to the	are not used to limit choice to the	tasks under Directive (EU)	
detriment of customers. They	detriment of customers. They	2018/1972, the national	
should ensure that up-to-date	should ensure that up-to-date	regulatory authorities or where	
information on the application of	information on the application of	applicable, other competent	
this Regulation is made available	this Regulation is made available	authorities which are responsible	
to interested parties and publish the	to interested parties and publish the	for carrying out tasks under	
results of such monitoring every	results of such monitoring every	Directive (EU) 2018/1972– should	
six months. Information should be	six months. Information should be	have the powers needed to	
provided on corporate, post-paid	provided on corporate, post-paid	monitor,- supervise and enforce	
and pre-paid customers separately.	and pre-paid customers separately.	the obligations under this	
		Regulation within their territory.	
		They should also monitor	
		developments in the pricing of	
		voice, SMS and data	
		services for roaming customers	
		within the Union including, where	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
			appropriate, the specific costs		
			related to roaming calls made and		
			received in the outermost regions		
			of the Union and the need to ensure		
			that these costs can be adequately		
			recovered on the wholesale market,		
			and that traffic-steering techniques		
			are not used to limit choice to the		
			detriment of customers. They		
			should ensure that up-to-date		
			information on the application of		
			this Regulation is made available		
			to interested parties and publish the		
			results of such monitoring every		
			six months. Information should be		
			provided on corporate, post-paid		
			and pre-paid customers separately.		
Recital 55					

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	65	(55) In-country roaming in the outermost regions of the Union where mobile telephony licences are distinct from those issued in respect of the rest of the national territory could benefit from rate reductions equivalent to those practised on the internal market for roaming services. The implementation of this Regulation should not give rise to less favourable pricing treatment for customers using in-country roaming services as opposed to customers using Union-wide roaming services. To that end,	(55) In-country roaming in the outermost regions of the Union where mobile telephony licences are distinct from those issued in respect of the rest of the national territory could benefit from rate reductions equivalent to those practised on the internal market for roaming services. The implementation of this Regulation should not give rise to less favourable pricing treatment for customers using in-country roaming services as opposed to customers using Union-wide roaming services. To that end,	(55) In-country roaming in the outermost regions of the Union where mobile telephony licences are distinct from those issued in respect of the rest of the national territory could benefit from rate reductions equivalent to those practised on the internal market for roaming services. The implementation of this Regulation should not give rise to less favourable pricing treatment for customers using in-country roaming services as opposed to customers using Union-wide roaming services. To that end,	(55) In-country roaming in the outermost regions of the Union where mobile telephony licences are distinct from those issued in respect of the rest of the national territory could benefit from rate reductions equivalent to those practised on the internal market for roaming services. The implementation of this Regulation should not give rise to less favourable pricing treatment for customers using in-country roaming services as opposed to customers using Union-wide roaming services. To that end,
					ŭ .

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recita	56			
G 66	(56) While ensuring business confidentiality and in order to monitor and supervise the application of this Regulation and developments in wholesale roaming markets, national regulatory authorities should be entitled to require information on wholesale roaming agreements that do not provide for the application of the maximum wholesale	(56) While ensuring business confidentiality and in order to monitor and supervise the application of this Regulation and developments in wholesale roaming markets, national regulatory authorities should be entitled to require information on wholesale roaming agreements that do not provide for the application of the maximum wholesale	(56) While ensuring business confidentiality and in order to monitor and supervise the application of this Regulation and developments in wholesale roaming markets, national regulatory authorities should be entitled to require information on wholesale roaming agreements that do not provide for the application of the maximum wholesale	(56) While ensuring business confidentiality and in order to monitor and supervise the application of this Regulation and developments in wholesale roaming markets, national regulatory authorities should be entitled to require information on wholesale roaming agreements that do not provide for the application of the maximum wholesale

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming charges. Those authorities should also be allowed to require information on the adoption and application of conditions in wholesale roaming agreements aiming to prevent permanent roaming and any anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers travelling within the Union.	roaming charges. Those authorities should also be allowed to require information on the adoption and application of conditions in wholesale roaming agreements aiming to prevent permanent roaming and any anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers travelling within the Union.	roaming charges. Those authorities should also be allowed to require information on the adoption and application of conditions in wholesale roaming agreements aiming to prevent permanent roaming and any anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers travelling within the Union.	roaming charges. Those authorities should also be allowed to require information on the adoption and application of conditions in wholesale roaming agreements aiming to prevent permanent roaming and any anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers travelling within the Union.  Text Origin:  Commission Proposal

Recital 57

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	(57) Where Union providers of mobile services find the benefits of interoperability and end-to-end connectivity for their customers jeopardised by the termination, or threat of termination, of their	(57) Where Union providers of mobile services find the benefits of interoperability and end-to-end connectivity for their customers jeopardised by the termination, or threat of termination, of their	(57) Where Union providers of mobile—services find the benefits of interoperability and end-to-end connectivity for their customers jeopardised by the termination, or threat of termination, of their	
	roaming arrangements with mobile network operators in other Member	roaming arrangements with mobile network operators in other Member	roaming arrangements with mobile network operators in other Member	
67	States, or are unable to provide their customers with service in another Member State as a result of a lack of agreement with at least one wholesale network provider, national regulatory authorities should make use, where necessary, of the powers under Article 61 of Directive (EU) 2018/1972 to ensure adequate access and interconnection, taking into	States, or are unable to provide their customers with service in another Member State as a result of a lack of agreement with at least one wholesale network provider, national regulatory authorities should make use, where necessary, of the powers under Article 61 of Directive (EU) 2018/1972 to ensure adequate access and interconnection, taking into	States, or are unable to provide their customers with service in another Member State as a result of a lack of agreement with at least one wholesale network provider, national regulatory authorities or other competent authorities should make use, where necessary, of the powers under Article 61 of Directive (EU) 2018/1972 to ensure adequate access and	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		account the objectives set out in Article 3 of that Directive, in particular the development of the internal market by favouring the provision, availability and interoperability of pan-European services, and end-to-end connectivity.	account the objectives set out in Article 3 of that Directive, in particular the development of the internal market by favouring the provision, availability and interoperability of pan-European services, and end-to-end connectivity.	interconnection-, taking into account the objectives— set out in Article 3 of—that—Directive that  Directive, in particular the development—of—the—of the internal market by favouring the provision, availability and interoperability of pan-European services, and end-to-end connectivity—.	
	Recital 5	8			
G	68	(58) The specific price regulation applicable to wholesale roaming services entails that an overall Union cap applies to a composite product which may also include	(58) The specific price regulation applicable to wholesale roaming services entails that an overall Union cap applies to a composite product which may also include	(58) The specific price regulation applicable to wholesale roaming services entails that an overall Union cap applies to a composite product which may also include	(58) The specific price regulation applicable to wholesale roaming services entails that an overall Union cap applies to a composite product which may also include

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	other wholesale roaming access			
	and interconnection inputs,	and interconnection inputs,	and interconnection inputs,	and interconnection inputs,
	including, in particular, those			
	subject to national or, potentially,			
	cross-border regulation. In this			
	regard divergences across the			
	Union in the regulation of those			
	inputs are predicted to decrease, in			
	particular because of additional	particular because of additional	particular because of– additional	particular because of additional
	measures taken in accordance with	measures taken in accordance with	measures- taken in accordance	measures taken in accordance with
	Directive (EU) 2018/1972 aiming	Directive (EU) 2018/1972 aiming	with Directive– (EU) 2018/1972	Directive (EU) 2018/1972 aiming
	to ensure greater consistency of	to ensure greater consistency of	aiming to ensure greater	to ensure greater consistency of
	regulatory approaches. In the	regulatory approaches. In the	consistency of regulatory	regulatory approaches. In the
	meantime, any dispute between	meantime, any dispute between	approaches. In the meantime, any	meantime, any dispute between
	visited network operators and other	visited network operators and other	dispute between visited network	visited network operators and other
	operators on the rates applied to	operators on the rates applied to	operators and other operators on	operators on the rates applied to
	those regulated inputs necessary	those regulated inputs necessary	the rates applied to those regulated	those regulated inputs necessary
	for the provision of wholesale	for the provision of wholesale	inputs necessary for the provision	for the provision of wholesale
	roaming services should be	roaming services should be	of wholesale roaming services	roaming services should be
	addressed, taking into account	addressed, taking into account	should be addressed, taking into	addressed, taking into account
	BEREC's opinion, where it has	BEREC's opinion, where it has	account BEREC's opinion, where	BEREC's opinion, where it has

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	been consulted, in accordance with the specific regulatory obligations applicable to roaming as well as with Directive (EU) 2018/1972.	been consulted, in accordance with the specific regulatory obligations applicable to roaming as well as with Directive (EU) 2018/1972.	it has been consulted, in accordance with the specific regulatory obligations applicable to roaming as well as with– Directive (EU) 2018/1972.	been consulted, in accordance with the specific regulatory obligations applicable to roaming as well as with Directive (EU) 2018/1972.  Text Origin:
Recital 5	9			Commission Proposal
69	(59) It is necessary to monitor and to review regularly the functioning of wholesale roaming markets and their interrelationship with the retail roaming markets, taking into account competitive and technological developments and	(59) It is necessary to monitor and to review regularly the functioning of wholesale roaming markets and their interrelationship with the retail roaming markets, taking into account competitive and technological developments and	(59) It is necessary to monitor and to review regularly the functioning of wholesale roaming markets and their interrelationship with the retail roaming markets, taking into account competitive and technological developments and	(59) It is necessary to monitor and to review regularly the functioning of wholesale roaming markets and their interrelationship with the retail roaming markets, taking into account competitive and technological developments and

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
traffic flows. The Commission	traffic flows.—The Commission	traffic flows The Commission	traffic flows.—The Commission
should submit two reports to the	should_submit_two_biennial	should– submit– two- two reports	should_submittwo reports to
European Parliament and to the	reports to the European Parliament	to the European Parliament and to	the European Parliament and to the
Council. In its biennial reports, the	and to the Council. The first such	the Council. In its-biennial	Council, <i>[followed if appropriate</i>
Commission should, in particular,	report should be submitted by 30	reports, the Commission should, in	by a legislative proposal. In its
assess whether RLAH has any	June 2025. In its biennial reports,	particular, assess whether RLAH	biennial reports, the Commission
impact on the evolution of tariff	the Commission should, in	has any impact on the evolution of	should, in particular, assess
plans available on the retail	particular, assess whether RLAH	tariff plans available on the retail	whether RLAH has any impact on
markets. That should include, on	has any impact on the evolution of	markets.—That should	the evolution of tariff plans
the one hand, an assessment of any	tariff plans available on the retail	include, on the one hand, an	available on the retail markets.
emergence of tariff plans that	markets. <u>That</u> should	assessment of any emergence of	That should include, on the
include only domestic services and	include, on the one hand, an	tariff plans that include only	one hand, an assessment of any
that exclude retail roaming services	assessment of any emergence of	domestic services and that exclude	emergence of tariff plans that
altogether, thus undermining the	tariff plans that include only	retail roaming services altogether,	include only domestic services and
very objective of RLAH and, on	domestic services and that exclude	thus undermining the very	that exclude retail roaming services
the other, an assessment of any	retail roaming services altogether,	objective of RLAH and, on the	altogether, thus undermining the
reduction in the availability of flat-	thus undermining the very	other, an assessment of any	very objective of RLAH and, on
rate tariff plans, which could also	objective of RLAH and, on the	reduction in the availability of flat-	the other, an assessment of any
represent a loss for consumers and	other, an assessment of any	rate tariff plans, which could also	reduction in the availability of flat-
undermine the objectives of the	reduction in the availability of flat-	represent a loss for consumers and	rate tariff plans, which could also
digital single market. The	rate tariff plans, which could also	undermine the objectives of the	represent a loss for consumers and

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Commission's reports should, in	represent a loss for consumers and	digital single market. The	undermine the objectives of the
particular, analyse the extent to	undermine the objectives of the	Commission's-reports should, in	digital single market. The
which exceptional retail roaming	digital single market. The	particular, analyse the extent to	Commission's-reports should, in
surcharges have been authorised by	Commission's-reports should, in	which exceptional retail roaming	particular, analyse analyze the
national regulatory authorities, the	particular, analyse the extent to	surcharges have been authorised by	extent to which exceptional retail
ability of home network operators	which exceptional retail roaming	national regulatory authorities or	roaming surcharges have been
to sustain their domestic charging	surcharges have been authorised by	other competent authorities, the	authorised authorized by national
models and the ability of visited	national regulatory authorities, the	ability of home network operators	regulatory authorities, the ability of
network operators to recover the	ability of home network operators	to sustain their domestic charging	home network operators to sustain
efficiently incurred costs of	to sustain their domestic charging	models and the ability of visited	their domestic charging models and
providing regulated wholesale	models and the ability of visited	network operators to recover the	the ability of visited network
roaming services. In addition, the	network operators to recover the	efficiently incurred costs of	operators to recover the efficiently
Commission's reports should	efficiently incurred costs of	providing regulated wholesale	incurred costs of providing
assess how, at wholesale level,	providing regulated wholesale	roaming services In addition, the	regulated wholesale roaming
access to the different network	roaming services.—In addition, the	Commission's reports should	services.—In addition, the
technologies and generations is	Commission's reports should	assess how, at wholesale level,	Commission's reports should
ensured; the level of usage of	assess how, at wholesale level,	access to the different network	assess how, at wholesale level,
trading platforms and similar	access to the different network	technologies and generations is	access to the different network
instruments to trade traffic at	technologies and generations is	ensured; information on	technologies and generations is
wholesale level; the evolution of	ensured; the level of usage of	wholesale pricing for data	ensured; information on wholesale
the machine-to-machine roaming;	trading platforms and similar	services; the level of usage of	pricing for data services; the level

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
the persisting problems at retail	instruments to trade traffic at	trading platforms and similar	of usage of trading platforms and
level in relation to value added	wholesale level; the evolution of	instruments to trade traffic at	similar instruments to trade traffic
services and the application of the	the machine-to-machine roaming;	wholesale level; the evolution of	at wholesale level; the evolution of
measures on emergency	the persisting problems at retail	the machine-to-machine roaming;	the machine-to-machine roaming;
communications . In order to	level in relation to value added	the persisting problems at retail	the persisting problems at retail
enable such reporting with a view	services and inadvertent roaming,	level in relation to value added	level in relation to value added
to assessing how the roaming	as well as the application of the	services and the application of the	services and the application of the
markets adapt to RLAH rules,	measures on emergency	measures on emergency	measures on emergency
sufficient data should be gathered	communications; the effectiveness	communications In order to	communications; the transparency
on the functioning of those markets	of the quality of service	enable such reporting with a view	measures on roaming in third
after the implementation of those	obligations laid down in this	to assessing how the roaming	countries and non-terrestrial
rules.	Regulation and the extent to	markets adapt to RLAH rules,	public mobile networks aiming to
	which customers are properly	sufficient data should be gathered	prevent inadvertent roaming; the
	informed in their contracts about	on the functioning of those markets	effectiveness of the quality of
	those obligations and can benefit	after the implementation of those	service obligations laid down in
	from a genuine RLAH experience.	rules.	this Regulation and the extent to
	Furthermore, the Commission's		which customers are properly
	reports should assess what impact		informed in their contracts about
	the roll-out and the		those obligations and can benefit
	implementation of new network		from a genuine RLAH experience.
	technologies (e.g. 5G and Internet		Furthermore, the Commission's

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of Things (IoT) services) as well as the COVID-19 pandemic have on the roaming market, in particular the increased level of uncertainty regarding the predictability of future volumes of roaming traffic. In order to enable such reporting with a view to assessing how the roaming markets adapt to RLAH rules, sufficient data should be gathered on the functioning of those markets after the implementation of those rules.		reports should assess what impact the roll-out and the implementation of new network technologies (e.g. 5G and Internet of Things (IoT) services) as well as pandemics and natural disasters have on the roaming market In order to enable such reporting with a view to assessing how the roaming markets adapt to RLAH rules, sufficient data should be gathered on the functioning of those markets after the
	The Commission should, on an ongoing basis, work on obtaining new data on the roaming market and making that data publicly available.		implementation of those rules.  COM proposal 10 November  25/11 Agreed on substance, only [leg. proposal] is still open

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 6	60		<u> </u>	<u> </u>
	(60) In order to assess competitive			
	developments in Union-wide	developments in Union-wide	developments in Union-wide	developments in Union-wide
	roaming markets and to report			
	regularly on changes in actual			
	wholesale roaming charges for			
	unbalanced traffic between	unbalanced traffic between	unbalanced traffic between	unbalanced traffic between
70	providers of roaming services,			
70	BEREC should collect data from			
	national regulatory authorities on	national regulatory authorities on	national regulatory authorities or	national regulatory authorities on
	the actual charges applied for	the actual charges applied for	other competent authorities on	the actual charges applied for
	balanced and unbalanced traffic	balanced and unbalanced traffic	the actual charges applied for	balanced and unbalanced traffic
	respectively. BEREC should also	respectively. BEREC should also	balanced and unbalanced traffic	respectively. BEREC should also
	collect data on cases where parties	collect data on cases where parties	respectively. BEREC should also	collect data on cases where parties
	to a wholesale roaming agreement	to a wholesale roaming agreement	collect data on cases where parties	to a wholesale roaming agreement
	have opted out from the application	have opted out from the application	to a wholesale roaming agreement	have opted out from the application
	of maximum wholesale roaming	of maximum wholesale roaming	have opted out from the application	of maximum wholesale roaming

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
charges or have implemented	charges or have implemented	of maximum wholesale roaming	charges or have implemented
measures at wholesale level that	measures at wholesale level that	charges or have implemented	measures at wholesale level that
aim to prevent permanent roaming	aim to prevent permanent roaming	measures at wholesale level that	aim to prevent permanent roaming
or anomalous or abusive use of	or anomalous or abusive use of	aim to prevent permanent roaming	or anomalous or abusive use of
wholesale roaming access for	wholesale roaming access for	or anomalous or abusive use of	wholesale roaming access for
purposes other than the provision	purposes other than the provision	wholesale roaming access for	purposes other than the provision
of regulated roaming services to	of regulated roaming services to	purposes other than the provision	of regulated roaming services to
roaming providers' customers	roaming providers' customers	of regulated roaming services to	roaming providers' customers
while the latter are periodically	while the latter are periodically	roaming providers' customers	while the latter are periodically
travelling within the Union. On the	travelling within the Union. On the	while the latter are periodically	travelling within the Union. On the
basis of the data collected with	basis of the data collected with	travelling within the Union. On the	basis of the data collected_with
sufficient level of granularity,	sufficient level of granularity,	basis of the data collected- with	sufficient level of granularity-,
BEREC should report regularly on	BEREC should report regularly on	sufficient level of granularity-,	BEREC should report regularly on
the relationship between retail	the relationship between retail	BEREC should report regularly on	the relationship between retail
prices, wholesale charges and	prices, wholesale charges and	the relationship between retail	prices, wholesale charges and
wholesale costs for roaming	wholesale costs for roaming	prices, wholesale charges and	wholesale costs for roaming
services. BEREC should also	services. BEREC should also	wholesale costs for roaming	services. – By 30th June 2027 the
collect the necessary data to allow	collect the necessary data to allow	services. – BEREC should also	Commission shall submit a report,
the monitoring of the elements to	the monitoring of the elements to	collect the necessary data to allow	to the European Parliament and
be assessed under Article 21(1) of	be assessed under Article 21(1) of	the monitoring of the elements to	to the Council based on the
this Regulation.	this Regulation.	be assessed under Article 21(1) of	BEREC regular reporting, [and if

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
			this Regulation.	appropriate followed by a legislative proposal.] BEREC should also collect the necessary data to allow the monitoring of the elements to be assessed under Article 21(1) of this Regulation.  COM proposal 10 November  25/11 Agreed on substance, Only [Leg. proposal] is still open		
Recital 6	Recital 60a					
70a		(60a) In the medium term, facilitating M2M and IoT roaming should be recognised as		(60a) In the medium term, facilitating M2M and IoT roaming should be recognized as		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	an important driver to digitise Union industry and build on related Union policies for sectors such as health, energy, environment, and transport. The Commission should regularly assess the M2M and IoT connectivity market and provide recommendations in cooperation with BEREC and relevant stakeholders.		an important driver to digitize  Union industry and build on  related Union policies for sectors such as health, energy, environment, and transport. The  Commission should regularly assess the role of roaming in the M2M connectivity and the IoT market and, if appropriate, provide recommendations after consulting BEREC.
			COM proposal 10 November  Agreed on substance  New proposal from COM received on 25/11

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement		
Recital 6	Recital 61					
71	(61) The Commission, BEREC and the national regulatory authorities concerned should fully ensure business confidentiality when sharing information for the purposes of reviewing, monitoring and supervising the application of this Regulation. Compliance with business confidentiality requirements should therefore not prevent national regulatory authorities from being able to share in a timely manner confidential information for such purposes.	(61) The Commission, BEREC and the national regulatory authorities concerned should fully ensure business confidentiality when sharing information for the purposes of reviewing, monitoring and supervising the application of this Regulation. Compliance with business confidentiality requirements should therefore not prevent national regulatory authorities from being able to share in a timely manner confidential information for such purposes.	(61) The Commission, BEREC and the national regulatory authorities or other competent authorities concerned should fully ensure business confidentiality when sharing information for the purposes of reviewing, monitoring and supervising the application of this—this Regulation—. Compliance with business confidentiality requirements should therefore not prevent national regulatory authorities from being able to share in a timely manner confidential information for such purposes.			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Recital 6	Recital 62					
	(62) In order to ensure that the maximum wholesale charges are based on recent and updated data, the power to adopt acts in accordance with Article 290 of the	(62) In order to ensure that the maximum wholesale charges arethis Regulation remains based on recent and updated data, the power to adopt acts in accordance	(62) In order to ensure that the maximum wholesale charges are based on recent and updated data, 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	with Article 290 of the Treaty on the Functioning of the European Union Commission should be	Treaty on the Functioning of the European Union should be delegated to the Commission to			
72	amend the maximum wholesale charges that a visited network	delegated to the Commission to amend the maximum wholesale charges that a visited network	amend the maximum wholesale charges that a visited network operator can levy on the roaming			
	operator can levy on the roaming provider for the provision of regulated voice, SMS or data	operator can levy onmonitor closely the developments in the	provider for the provision of regulated voice, SMS or data			
	roaming services by means of that visited network. This Regulation should lay down the detailed criteria and parameters on the basis	roaming provider for the provision of regulated voice, SMS or data roaming services by means of that visited network. This Regulation	roaming services by means of that visited network. This Regulation should lay down the detailed criteria and parameters on the basis			
	of which the values of those	should lay down the detailed	of which the values of those			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
maximum wholesale charges are	eriteria and parameters on the	maximum wholesale charges are	
set. It is of particular importance	basis of which the values of those	set. It is of particular importance	
that the Commission carry out	maximum wholesale charges are	that the Commission carry out	
appropriate consultations during its	set. It is of particular importance	appropriate consultations during its	
preparatory work, including at	that the Commission carry out	preparatory work, including at	
expert level, and that those	appropriate consultations during	expert level, and that those	
consultations be conducted in	its preparatory work, including at	consultations be conducted in	
accordance with the principles laid	expert level, and that those	accordance with the principles laid	
down in the Interinstitutional	consultations be conducted in	down in the Interinstitutional	
Agreement of 13 April 2016 on	accordance with the	Agreement of 13 April 2016 on	
Better Law-Making <sup>1</sup> . In particular,	principles market as laid down in	Better Law-Making <sup>1</sup> . In particular,	
to ensure equal participation in the	the Interinstitutional Agreement of	to ensure equal participation in the	
preparation of delegated acts, the	13 April 2016 on Better Law-	preparation of delegated acts, the	
European Parliament and the	Making <sup>1</sup> . In particular, to ensure	European Parliament and the	
Council receive all documents at	equal participation in the	Council receive all documents at	
the same time as Member States'	preparation of delegated acts, the	the same time as Member States'	
experts, and their experts	European Parliament and the	experts, and their experts	
systematically have access to	Council receive all documents at	systematically have access to	
meetings of Commission expert	the same time as Member States'	meetings of Commission expert	
groups dealing with the preparation	experts, and their experts	groups dealing with the preparation	
of delegated acts.	systematically have access to	of delegated acts.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	1. OJ L 123, 12.5.2016, p. 1.	meetings of Commission expert groups dealing with the preparation of delegated acts this Regulation. When necessary and appropriate the biennial reports should be accompanied by a legislative proposal addressing any change of circumstances within the roaming market.  1. OJL 123, 12.5.2016, p. 1.	1. <b>[1]</b> OJ L 123, 12.5.2016, p. 1.			
Recital 6	Recital 63					
73	(63) Since the objectives of this Regulation, namely to provide for a common approach for ensuring	(63) Since the objectives of this Regulation, namely to—provide for a common approach for	(63) Since the objectives of this Regulation, namely to provide for a common approach for ensuring			

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
that users of public mobile	ensuring that users of public	that users of public mobile	
communications networks, when	mobile communications networks,	communications networks, when	
travelling within the Union, do not	when travelling within the Union.	travelling within the Union, do not	
pay excessive prices for Union-	and while using non-terrestrial	pay excessive prices for Union-	
wide roaming services in	networks on board aircrafts or	wide roaming services in	
comparison with competitive	marine vessels, do not pay	comparison with competitive	
national prices, while increasing	excessive prices for Union-wide	national prices, while increasing	
transparency and ensuring	roaming services in comparison	transparency and ensuring	
sustainability of the provision of	with competitive national prices,	sustainability of the provision of	
retail roaming services at domestic	while increasing transparency and	retail roaming services at domestic	
prices as well as a genuine RLAH	consumer protection, as well as	prices as well as a genuine RLAH	
experience in terms of quality of	ensuring sustainability of the	experience in terms of quality of	
service and access to emergency	provision of retail roaming services	service and access to emergency	
services while roaming, cannot be	at domestic prices as well as a	services while roaming, cannot be	
sufficiently achieved by the	genuine RLAH experience in terms	sufficiently achieved by the	
Member States but can rather	of quality of service and access to	Member States but can rather	
be better achieved at Union level,	emergency services while roaming,	be better achieved at Union level,	
the Union may adopt measures, in	cannot be sufficiently achieved by	the Union may adopt measures, in	
accordance with the principle of	the Member States <u>but can</u> <u>but</u>	accordance with the principle of	
subsidiarity as set out in Article 5	<u>can</u> rather_be better achieved at	subsidiarity as set out in Article 5	
of the Treaty on European Union.	Union level, the Union may adopt	of the Treaty on European Union.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		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.	measures, in accordance with—the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.	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.	
	Recital 6	4			
G	74	(64) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union.	(64) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union.	(64) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union.	(64) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recital 6	5			
75	(65) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725¹ of the European Parliament and of the Council,  1. Regulation (EU) 2018/1725 of the European Parliament and	(65) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725¹ of the European Parliament and of the Council,  1. Regulation (EU) 2018/1725 of the European Parliament and	(65) The European Data Protection Supervisor was consulted in accordance with Article 42 of Regulation (EU) 2018/1725¹- of the European Parliament and of the Council, and delivered an opinion on 20 April 2021,  1. Regulation (EU) 2018/1725	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	
Formula				
. 76	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 1	1			
s 77	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1 Subject matter and scope	Article 1  Subject matter and scope  Text Origin:  Commission Proposal
Article 2	1(1), first subparagraph			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
78	1. This Regulation provides for a common approach for ensuring that users of public mobile communications networks, when travelling within the Union, do not pay excessive prices for Unionwide roaming services in comparison with competitive national prices, when making calls and receiving calls, when sending and receiving SMS messages and when using packet switched data communication services, thereby contributing to the smooth functioning of the internal market while achieving a high level of	1. This Regulation—provides for a common approach—for—for ensuring that users of public mobile communications networks, when travelling within the Union, do not pay excessive prices for Union-wide roaming services in comparison with competitive national prices, when making calls and receiving calls, when sending and receiving SMS messages and when using packet switched data communication services, thereby contributing to the smooth functioning of the internal market while, needs to fully comply with	1. This Regulation provides for a common approach for ensuring that users of public mobile communications networks, when travelling within the Union, do not pay excessive prices for Unionwide roaming services in comparison with competitive national prices, when making calls and receiving calls, when sending and receiving SMS messages and when using packet switched data communication services, thereby contributing to the smooth functioning of the internal market while achieving a high level of	
	consumer protection, fostering	the Charter of Fundamental	consumer protection, fostering	
	competition and transparency in the market and offering both	<b>Rights of the European Union while</b> achieving a high level of	competition and transparency in the market and offering both	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	incentives for innovation and consumer choice.	consumer protection, data  protection, privacy and trust,  fostering competition independence  and transparency in the market and offering both incentives for innovation and consumer choice and the integration of people with disabilities.	incentives for innovation and consumer choice.	
Article	1(1), second subparagraph			
s 79	It sets out the conditions for wholesale access to public mobile communications networks for the purpose of providing regulated roaming services. It applies both to charges levied by network operators at wholesale level and to	It sets out the conditions for wholesale access to public mobile communications networks for the purpose of providing regulated roaming services. It applies both to charges levied by network operators at wholesale level and to	It sets out the conditions for wholesale access to public mobile communications networks for the purpose of providing regulated roaming services. It applies both to charges levied by network operators at wholesale level and to	It sets out the conditions for wholesale access to public mobile communications networks for the purpose of providing regulated roaming services. It applies both to charges levied by network operators at wholesale level and to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		charges levied by roaming providers at retail level.	charges levied by roaming providers at retail level.	charges levied by roaming providers at retail level.	charges levied by roaming providers at retail level.
					Text Origin: Commission Proposal
	Article 1	(2)			
G	80	2. This Regulation also lays down rules aimed at increasing transparency and improving the provision of information on charges to users of roaming services.	2. This Regulation also lays down rules aimed at increasing transparency and improving the provision of information on charges to users of roaming services.	2. This Regulation also lays down rules aimed at increasing transparency and improving the provision of information on charges to users of roaming services, including users of roaming services outside of the European Union and users of non-terrestrial networks on	2. This Regulation also lays down rules aimed at increasing transparency and improving the provision of information on charges to users of roaming services, including users of non-regulated roaming services outside of the European Union. It also increases transparency for

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				roaming on board vessels and aircraft, where applicable.	users of non-regulated roaming services when making a connection to a non-terrestrial public mobile communications networks, such as on board of vessels and aircraft.  'such as on board of vessels and aircraft' comes from Council text.
Arti	icle 1(	(3)			
G 8	31	3. The maximum charges set out in this Regulation are expressed in euro.	3. The maximum charges set out in this Regulation are expressed in euro.	3. The maximum charges set out in this Regulation are expressed in euro.	3. The maximum charges set out in this Regulation are expressed in euro.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 1	(4)			
		4. Where maximum charges under			
		Articles 9 to 12 are			
		denominated in currencies other			
		than the euro, the values shall be			
		determined in those currencies by			
G	82	applying the average of the			
		reference exchange rates so			
		published on 15 January, 15			
		February and 15 March of the			
		relevant calendar year by the			
		European Central Bank in the			
		Official Journal of the European			
		Union . For the maximum charges			
		I .	1	1	1

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the limits in currencies other than the euro shall be revised annually as from 2023. The annually revised limits in those currencies shall apply from 15 May.	the limits in currencies other than the euro shall be revised annually as from 2023. The annually revised limits in those currencies shall apply from 15 May.	the limits in currencies other than the euro shall be revised annually as from 2023. The annually revised limits in those currencies shall apply from 15 May.	the limits in currencies other than the euro shall be revised annually as from 2023 .The annually revised limits in those currencies shall apply from 15 May .  Text Origin: Commission Proposal
Article 1	(4a)			
82a			4a. This Regulation is without prejudice to the assignment of tasks to national regulatory authorities and other competent authorities under Directive (EU) 2018/1972, including with	Horizontal issue on competent authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			reference to the responsibilities to implement Title III of Part III thereof.	
Article 2	2			
s 83	Article 2 Definitions	Article 2 Definitions	Article 2 Definitions	Article 2 Definitions  Text Origin: Commission Proposal
Article 2	2(1)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	84	1. For the purposes of this Regulation, the definitions set out in Article 2 of Directive (EU) 2018/1972 shall apply.	1. For the purposes of this Regulation, the definitions set out in Article 2 of Directive (EU) 2018/1972 shall apply.	1. For the purposes of this Regulation, the definitions set out in Article 2 of Directive (EU) 2018/1972 shall apply.	1. For the purposes of this Regulation, the definitions set out in Article 2 of Directive (EU) 2018/1972 shall apply.  Text Origin: Commission Proposal
	Article 2	(2), introductory part			
G	85	2. In addition to the definitions referred to in paragraph 1, the following definitions shall apply:	2. In addition to the definitions referred to in paragraph 1, the following definitions shall apply:	2. In addition to the definitions referred to in paragraph 1, the following definitions shall apply:	2. In addition to the definitions referred to in paragraph 1, the following definitions shall apply:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 2	(2), point (a)	L		
G	86	(a) 'roaming provider' means an undertaking that provides a roaming customer with regulated retail roaming services;	(a) 'roaming provider' means an undertaking that provides a roaming customer with regulated retail roaming services;	(a) 'roaming provider' means an undertaking that provides a roaming customer with regulated retail roaming services;	(a) 'roaming provider' means an undertaking that provides a roaming customer with regulated retail roaming services;  Text Origin:  Commission Proposal
	Article 2	(2), point (b)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 87	(b) 'domestic provider' means an undertaking that provides a roaming customer with domestic mobile communications services;	(b) 'domestic provider' means an undertaking that provides a roaming customer with domestic mobile communications services;	(b) 'domestic provider' means an undertaking that provides a roaming customer with domestic mobile communications services;	(b) 'domestic provider' means an undertaking that provides a roaming customer with domestic mobile communications services;  Text Origin:  Commission Proposal
Article	e 2(2), point (c)			
g 88	(c) 'home network' means a public communications network located within a Member State and used by the roaming provider for the provision of regulated retail	(c) 'home network' means a public communications network located within a Member State and used by the roaming provider for the provision of regulated retail	(c) 'home network' means a public communications network located within a Member State and used by the roaming provider for the provision of regulated retail	(c) 'home network' means a public communications network located within a Member State and used by the roaming provider for the provision of regulated retail

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		roaming services to a roaming	roaming services to a roaming	roaming services to a roaming	roaming services to a roaming
		customer;	customer;	customer;	customer;
					Text Origin:
					Commission Proposal
	Article 2	(2), point (d)			
-					
		(d) 'visited network' means a	(d) 'visited network' means a	(d) 'visited network' means a	
		terrestrial public mobile	terrestrial public mobile	terrestrial public mobile	
		communications network situated	communications network situated	communications network situated	
	89	in a Member State other than that	in a Member State other than that	in a Member State other than that	
		of the roaming customer's	of the roaming customer's	of the roaming customer's	
		domestic provider that permits a	domestic provider that permits a	domestic provider that permits a	
		roaming customer to make or	roaming customer to make or	roaming customer to make or	
		receive calls, to send or receive	receive calls, to send or receive	receive calls, to send or receive	
		SMS messages or to use packet	SMS messages or to use packet	SMS messages or to use packet	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		switched data communications, by means of arrangements with the home network operator;	switched data communications, by means of arrangements with the home network operator;	switched data communications, by means of arrangements with the home network operator;	
•	Article 2(	(2), point (e)			
G	90	(e) 'Union-wide roaming' means the use of a mobile device by a roaming customer to make or receive intra-Union calls, to send or receive intra-Union SMS messages, or to use packet switched data communications, while in a Member State other than that in which the network of the domestic provider is located, by means of arrangements between the home network operator and the	(e) 'Union-wide roaming' means the use of a mobile device by a roaming customer to make or receive intra-Union calls, to send or receive intra-Union SMS messages, or to use packet switched data communications, while in a Member State other than that in which the network of the domestic provider is located, by means of arrangements between the home network operator and the	(e) 'Union-wide roaming' means the use of a mobile device by a roaming customer to make or receive intra-Union calls, to send or receive intra-Union SMS messages, or to use packet switched data communications, while in a Member State other than that in which the network of the domestic provider is located, by means of arrangements between the home network operator and the	(e) 'Union-wide roaming' means the use of a mobile device by a roaming customer to make or receive intra-Union calls, to send or receive intra-Union SMS messages, or to use packet switched data communications, while in a Member State other than that in which the network of the domestic provider is located, by means of arrangements between the home network operator and the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		visited network operator;	visited network operator;	visited network operator;	visited network operator;  Text Origin:  Commission Proposal
	Article 2	(2), point (f)			
G	91	(f) 'roaming customer' means a customer of a roaming provider of regulated roaming services, by means of a terrestrial public mobile communications network situated in the Union, whose contract or arrangement with that roaming provider permits Union-wide roaming;	(f) 'roaming customer' means a customer of a roaming provider of regulated roaming services, by means of a terrestrial public mobile communications network situated in the Union, whose contract or arrangement with that roaming provider permits Union-wide roaming;	(f) 'roaming customer' means a customer of a roaming provider of regulated roaming services, by means of a terrestrial public mobile communications network situated in the Union, whose contract or arrangement with that roaming provider permits Union-wide roaming;	(f) 'roaming customer' means a customer of a roaming provider of regulated roaming services, by means of a terrestrial public mobile communications network situated in the Union, whose contract or arrangement with that roaming provider permits Union-wide roaming;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
Aı	ticle 2(	(2), point (g)			
G	92	(g) 'regulated roaming call' means a mobile voice telephony call made by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming customer, originating on a public communications network within the Union and terminating on a visited network;	(g) 'regulated roaming call' means a mobile voice telephony call made by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming customer, originating on a public communications network within the Union and terminating on a visited network;	(g) 'regulated roaming call' means a mobile voice telephony call made by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming customer, originating on a public communications network within the Union and terminating on a visited network;	(g) 'regulated roaming call' means a mobile voice telephony call made by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming customer, originating on a public communications network within the Union and terminating on a visited network;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Artic	e 2(2), point (h)			
g 93	(h) 'SMS message' means a Short Message Service text message, composed principally of alphabetical or numerical characters, or both, capable of being sent between mobile and/or fixed numbers assigned in accordance with national numbering plans;	(h) 'SMS message' means a Short Message Service text message, composed principally of alphabetical or numerical characters, or both, capable of being sent between mobile and/or fixed numbers assigned in accordance with national numbering plans;	(h) 'SMS message' means a Short Message Service text message, composed principally of alphabetical or numerical characters, or both, capable of being sent between mobile and/or fixed numbers assigned in accordance with national numbering plans;	(h) 'SMS message' means a Short Message Service text message, composed principally of alphabetical or numerical characters, or both, capable of being sent between mobile and/or fixed numbers assigned in accordance with national numbering plans;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 2	(2), point (i)			
94	(i) 'regulated roaming SMS message' means an SMS message sent by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming	(i) 'regulated roaming SMS message' means an SMS message sent by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming	(i) 'regulated roaming SMS message' means an SMS message sent by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming	(i) 'regulated roaming SMS message' means an SMS message sent by a roaming customer, originating on a visited network and terminating on a public communications network within the Union or received by a roaming
	customer, originating on a public communications network within the Union and terminating on a visited network;	customer, originating on a public communications network within the Union and terminating on a visited network;	customer, originating on a public communications network within the Union and terminating on a visited network;	customer, originating on a public communications network within the Union and terminating on a visited network;

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 2	2(2), point (j)			
s 95	(j) 'regulated data roaming service' means a roaming service enabling the use of packet switched data communications by a roaming customer by means of his mobile device while it is connected to a visited network, excluding the transmission or receipt of regulated roaming calls or SMS messages, but including the transmission and receipt of MMS messages;	(j) 'regulated data roaming service' means a roaming service enabling the use of packet switched data communications by a roaming customer by means of his mobile device while it is connected to a visited network, excluding the transmission or receipt of regulated roaming calls or SMS messages, but including the transmission and receipt of MMS messages;	(j) 'regulated data roaming service' means a roaming service enabling the use of packet switched data communications by a roaming customer by means of his mobile device while it is connected to a visited network, excluding the transmission or receipt of regulated roaming calls or SMS messages, but including the transmission and receipt of MMS messages;	(j) 'regulated data roaming service' means a roaming service enabling the use of packet switched data communications by a roaming customer by means of his mobile device while it is connected to a visited network, excluding the transmission or receipt of regulated roaming calls or SMS messages, but including the transmission and receipt of MMS messages;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 2	(2), point (k)			
G	96	(k) 'wholesale roaming access' means direct wholesale roaming access or wholesale roaming resale access;	(k) 'wholesale roaming access' means direct wholesale roaming access or wholesale roaming resale access;	(k) 'wholesale roaming access' means direct wholesale roaming access or wholesale roaming resale access;	(k) 'wholesale roaming access' means direct wholesale roaming access or wholesale roaming resale access;  Text Origin: Commission Proposal
	Article 2	(2), point (I)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
g 97	(1) 'direct wholesale roaming access' means the making available of facilities or services, or both, by a mobile network operator to another undertaking, under defined conditions, for the purpose of that other undertaking providing regulated roaming services to roaming customers;	(l) 'direct wholesale roaming access' means the making available of facilities or services, or both, by a mobile network operator to another undertaking, under defined conditions, for the purpose of that other undertaking providing regulated roaming services to roaming customers;	(l) 'direct wholesale roaming access' means the making available of facilities or services, or both, by a mobile network operator to another undertaking, under defined conditions, for the purpose of that other undertaking providing regulated roaming services to roaming customers;	(l) 'direct wholesale roaming access' means the making available of facilities or services, or both, by a mobile network operator to another undertaking, under defined conditions, for the purpose of that other undertaking providing regulated roaming services to roaming customers;  Text Origin:  Commission Proposal
Article 2	2(2), point (m)			
6 98				С

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(m) 'wholesale roaming resale access' means the provision of roaming services on a wholesale basis by a mobile network operator different from the visited network operator to another undertaking for the purpose of that other undertaking providing regulated roaming services to roaming customers;	(m) 'wholesale roaming resale access' means the provision of roaming services on a wholesale basis by a mobile network operator different from the visited network operator to another undertaking for the purpose of that other undertaking providing regulated roaming services to roaming customers;	(m) 'wholesale roaming resale access' means the provision of roaming services on a wholesale basis by a mobile network operator different from the visited network operator to another undertaking for the purpose of that other undertaking providing regulated roaming services to roaming customers;	(m) 'wholesale roaming resale access' means the provision of roaming services on a wholesale basis by a mobile network operator different from the visited network operator to another undertaking for the purpose of that other undertaking providing regulated roaming services to roaming customers;  Text Origin:  Commission Proposal
A	Article 2	(2), point (n)			
G	99				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(n) 'domestic retail price' means a roaming provider's domestic retail per-unit charge applicable to calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and to data consumed by a customer; in the event that there is no specific domestic retail per-unit charge, the domestic retail price shall be deemed to be the same charging mechanism as that applied to the customer for calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and data	(n) 'domestic retail price' means a roaming provider's domestic retail per-unit charge applicable to calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and to data consumed by a customer; in the event that there is no specific domestic retail per-unit charge, the domestic retail price shall be deemed to be the same charging mechanism as that applied to the customer for calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and data	(n) 'domestic retail price' means a roaming provider's domestic retail per-unit charge applicable to calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and to data consumed by a customer; in the event that there is no specific domestic retail per-unit charge, the domestic retail price shall be deemed to be the same charging mechanism as that applied to the customer for calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and data	(n) 'domestic retail price' means a roaming provider's domestic retail per-unit charge applicable to calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and to data consumed by a customer; in the event that there is no specific domestic retail per-unit charge, the domestic retail price shall be deemed to be the same charging mechanism as that applied to the customer for calls made and SMS messages sent (both originating and terminating on different public communications networks within the same Member State), and data
	consumed in that customer's  Member State.			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
A	Article 3				
G	100	Article 3 Wholesale roaming access	Article 3 Wholesale roaming access	Article 3 Wholesale roaming access	Article 3  Wholesale roaming access  Text Origin:  Commission Proposal
A	Article 3(	(1)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 101	1. Mobile network operators shall meet all reasonable requests for wholesale roaming access, in particular allowing the roaming provider to replicate the retail mobile services offered domestically, when technically feasible.	1. Mobile network operators shall meet all reasonable requests for wholesale roaming access—, in particular allowing the roaming provider to replicate the retail mobile services offered domestically, when available and technically feasible—on the visited network. Commercial practices that result in intentionally or fraudulently preventing wholesale roaming access shall be prohibited.	1. Mobile network operators shall meet all reasonable requests for wholesale roaming access—, in particular allowing the roaming provider to replicate the retail mobile services offered domestically, when technically feasible—. Within the boundaries of the roaming agreement and without prejudice to Article 5(2) the mobile network operator shall not offer inferior conditions to the roaming customers compared to the conditions offered to its domestic customers.	1. Mobile network operators shall meet all reasonable requests for wholesale roaming access—, in particular allowing the roaming provider to replicate the retail mobile services offered domestically, when technically feasible— on the visited network.
Article 3	3(2)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	102	2. Mobile network operators may refuse requests for wholesale roaming access only on the basis of objective criteria.	2. Mobile network operators may refuse requests for wholesale roaming access only on the basis of objective criteria.	2. Mobile network operators may refuse requests for wholesale roaming access only on the basis of objective criteria.	2. Mobile network operators may refuse requests for wholesale roaming access only on the basis of objective criteria such as technical feasibility and network integrity, whereas commercial considerations shall not be grounds to refuse requests for wholesale roaming access for the purpose of limiting the provision of competing services.
	Article 3(3)				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	103	3. Wholesale roaming access shall cover access to all network elements and associated facilities, relevant services, software and information systems, necessary for the provision of regulated roaming services to customers, on any network technology and generation available.	3. Wholesale roaming access shall cover access to all network elements and associated facilities, relevant services, software and information systems, necessary for the provision of regulated roaming services to customers—, on any network technology and generation available—, in accordance with paragraph 1.	3. Wholesale roaming access shall cover access to all network elements and associated facilities, relevant services, software and information systems, necessary for the provision of regulated roaming services to customers, on any network technology and generation available.	3. Wholesale roaming access shall cover access to all network elements and associated facilities, relevant services, software and information systems, necessary for the provision of regulated roaming services to customers—, on any network technology and generation available—.
	Article 3	(3a)			
G	103a		3a. BEREC shall, in close cooperation with the Commission and relevant stakeholders, assess,		Agreed that this is covered in EECC,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			on an ongoing basis, the regulatory framework for consumers, businesses and operators to ensure access to next generation connectivity such as 5G as well as future networks and technologies.		line stays empty
	Article 3	(4), first subparagraph			
G	104	4. Rules on regulated wholesale roaming charges laid down in Articles 10, 11 and 12 shall apply to the provision of access to all components of wholesale roaming access referred to in paragraph 3, unless both parties to the wholesale roaming agreement explicitly agree	4. Rules on regulated wholesale roaming charges laid down in Articles 10, 11 and 12 shall apply to the provision of access to all components of wholesale roaming access referred to in paragraph 3, unless both parties to the wholesale roaming agreement explicitly agree	4. Rules on regulated wholesale roaming charges laid down in Articles 10, 11 and 12 shall apply to the provision of access to all components of wholesale roaming access referred to in paragraph 3, unless both parties to the wholesale roaming agreement explicitly agree	4. Rules on regulated wholesale roaming charges laid down in Articles 10, 11 and 12 shall apply to the provision of access to all components of wholesale roaming access referred to in paragraph 3, unless both parties to the wholesale roaming agreement explicitly agree

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	that any average wholesale roaming charge resulting from the application of the agreement is not subject to the maximum regulated wholesale roaming charge for the period of validity of the agreement.	that any average wholesale roaming charge resulting from the application of the agreement is not subject to the maximum regulated wholesale roaming charge for the period of validity of the agreement.	that any average wholesale roaming charge resulting from the application of the agreement is not subject to the maximum regulated wholesale roaming charge for the period of validity of the agreement.	that any average wholesale roaming charge resulting from the application of the agreement is not subject to the maximum regulated wholesale roaming charge for the period of validity of the agreement.  Text Origin:  Commission Proposal
Article 3	(4), second subparagraph			
g 105	Without prejudice to the first subparagraph, in the case of wholesale roaming resale access, mobile network operators may charge fair and reasonable prices	Without prejudice to the first subparagraph, in the case of wholesale roaming resale access, mobile network operators may charge fair and reasonable prices	Without prejudice to the first subparagraph, in the case of wholesale roaming resale access, mobile network operators may charge fair and reasonable prices	Without prejudice to the first subparagraph, in the case of wholesale roaming resale access, mobile network operators may charge fair and reasonable prices

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for components not covered by paragraph 3.			
					Text Origin: Commission Proposal
	Article 3	(5)			
G	106	5. Mobile network operators shall publish a reference offer, taking into account the BEREC guidelines referred to in paragraph 8, and make it available to an undertaking requesting wholesale roaming access. Mobile network operators shall provide the undertaking requesting access with a draft	5. Mobile network operators shall publish a reference offer, taking into account the BEREC guidelines referred to in paragraph 8, and make it available to an undertaking requesting wholesale roaming access. Mobile network operators shall provide the undertaking requesting access with a draft	5. Mobile network operators shall publish a reference offer, taking into account the BEREC guidelines referred to in paragraph 8, and make it available to an undertaking requesting wholesale roaming access. Mobile network operators shall provide the undertaking requesting access with a draft	5. Mobile network operators shall publish a reference offer, taking into account the BEREC guidelines referred to in paragraph 8, and make it available to an undertaking requesting wholesale roaming access. Mobile network operators shall provide the undertaking requesting access with a draft

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	contract, complying with this Article, for such access at the latest one month after the initial receipt of the request by the mobile network operator. The wholesale roaming access shall be granted within a reasonable period of time not exceeding three months from the conclusion of the contract. Mobile network operators receiving a wholesale roaming access request and undertakings requesting access shall negotiate in good faith.	contract, complying with this Article, for such access at the latest one month after the initial receipt of the request by the mobile network operator. The wholesale roaming access shall be granted within a reasonable period of time not exceeding three months from the conclusion of the contract. Mobile network operators receiving a wholesale roaming access request and undertakings requesting access shall negotiate in good faith.	contract, complying with this Article, for such access at the latest one month after the initial receipt of the request by the mobile network operator. The wholesale roaming access shall be granted within a reasonable period of time not exceeding three months from the conclusion of the contract. Mobile network operators receiving a wholesale roaming access request and undertakings requesting access shall negotiate in good faith.	contract, complying with this Article, for such access at the latest one month after the initial receipt of the request by the mobile network operator. The wholesale roaming access shall be granted within a reasonable period of time not exceeding three months from the conclusion of the contract. Mobile network operators receiving a wholesale roaming access request and undertakings requesting access shall negotiate in good faith.
				Text Origin: Commission Proposal

6), first subparagraph			
6. The reference offer referred to in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions. The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to emergency services through	6. The reference offer referred to in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions. The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to emergency services through	6. The reference offer referred to in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions.— The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to emergency services through	6. The reference offer referred to in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions. The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to emergency services through
	in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions. The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to	in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions. The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to emergency services through	in paragraph 5 shall be sufficiently detailed and shall include all components necessary for wholesale roaming access as referred to in paragraph 3, providing a description of the offerings relevant for direct wholesale roaming access and wholesale roaming access and wholesale roaming access and wholesale roaming resale access, and the associated terms and conditions. The reference offer shall contain all information necessary to enable the roaming provider to ensure its customers have access, free of charge, to emergency services through

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		most appropriate PSAP and the transmission, free of charge, of caller location information to the most appropriate PSAP while using roaming services.	most appropriate PSAP and the transmission, free of charge, of caller location information to the most appropriate PSAP while using roaming services.	most appropriate PSAP and the transmission, free of charge, of caller location information to the most appropriate PSAP while using roaming services.	most appropriate PSAP and the transmission, free of charge, of caller location information to the most appropriate PSAP while using roaming services.  Text Origin:  Commission Proposal
	Article 3	(6), second subparagraph			
G	108	That reference offer may include conditions to prevent permanent roaming or anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming	That reference offer may include conditions to prevent permanent roaming or anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming	That reference offer may include conditions to prevent permanent roaming or anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming	That reference offer may include conditions to prevent permanent roaming or anomalous or abusive use of wholesale roaming access for purposes other than the provision of regulated roaming

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	services to roaming providers' customers while the latter are periodically travelling within the Union. Where specified in a reference offer, such conditions shall include the specific measures that the visited network operator may take to prevent permanent roaming or anomalous or abusive use of wholesale roaming access as well as the objective criteria on the basis of which such measures may be taken. Such criteria may refer to aggregate roaming traffic information. They shall not refer to specific information relating to individual traffic of the roaming provider's customers.	services to roaming providers' customers while the latter are periodically travelling within the Union. Where specified in a reference offer, such conditions shall include the specific measures that the visited network operator may take to prevent permanent roaming or anomalous or abusive use of wholesale roaming access as well as the objective criteria on the basis of which such measures may be taken. Such criteria may refer to aggregate roaming traffic information. They shall not refer to specific information relating to individual traffic of the roaming provider's customers.	services to roaming providers' customers while the latter are periodically travelling within the Union. Where specified in a reference offer, such conditions shall include the specific measures that the visited network operator may take to prevent permanent roaming or anomalous or abusive use of wholesale roaming access as well as the objective criteria on the basis of which such measures may be taken. Such criteria may refer to aggregate roaming traffic information. They shall not refer to specific information relating to individual traffic of the roaming provider's customers.	services to roaming providers' customers while the latter are periodically travelling within the Union. Where specified in a reference offer, such conditions shall include the specific measures that the visited network operator may take to prevent permanent roaming or anomalous or abusive use of wholesale roaming access as well as the objective criteria on the basis of which such measures may be taken. Such criteria may refer to aggregate roaming traffic information. They shall not refer to specific information relating to individual traffic of the roaming provider's customers.
				Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article	3(6), third subparagraph			
s 109	The reference offer may, inter alia, provide that where the visited network operator has reasonable grounds for considering that permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, the visited network operator may require the roaming provider to provide, without prejudice to Union and national	The reference offer may, inter alia, provide that where the visited network operator has reasonable grounds for considering that permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, the visited network operator may require the roaming provider to provide, without prejudice to Union and national	The reference offer may, inter alia, provide that where the visited network operator has reasonable grounds for considering that permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, the visited network operator may require the roaming provider to provide, without prejudice to Union and national	The reference offer may, inter alia, provide that where the visited network operator has reasonable grounds for considering that permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, the visited network operator may require the roaming provider to provide, without prejudice to Union and national
	data protection requirements, information allowing the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	determination of whether a			
	significant share of the roaming			
	provider's customers is in a			
	situation of permanent roaming or			
	whether there is anomalous or			
	abusive use of wholesale roaming			
	access on the network of the visited			
	operator, such as information on			
	the share of customers for which a			
	risk of anomalous or abusive use of			
	regulated retail roaming services			
	provided at the applicable domestic			
	retail price has been established on			
	the basis of objective indicators in			
	accordance with the detailed rules			
	on the application of the fair use			
	policy adopted pursuant to Article			
	8.	8.	8.	8.
				Text Origin:

				Commission Proposal
Article 3(6),	, fourth subparagraph			
res me sit po roa vis est cri sig pro or	the reference offer may, as a last esort, where less stringent heasures have failed to address the tuation, provide for the cossibility to terminate a wholesale draming agreement where the disted network operator has established that, based on objective criteria, permanent roaming by a gnificant share of the roaming provider's customers or anomalous or abusive use of wholesale draming access is taking place, and	The reference offer may, as a last resort, where less stringent measures have failed to address the situation, provide for the possibility to terminate a wholesale roaming agreement where the visited network operator has established that, based on objective criteria, permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, and	The reference offer may, as a last resort, where less stringent measures have failed to address the situation, provide for the possibility to terminate a wholesale roaming agreement where the visited network operator has established that, based on objective criteria, permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, and	The reference offer may, as a last resort, where less stringent measures have failed to address the situation, provide for the possibility to terminate a wholesale roaming agreement where the visited network operator has established that, based on objective criteria, permanent roaming by a significant share of the roaming provider's customers or anomalous or abusive use of wholesale roaming access is taking place, and

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		operator accordingly.	operator accordingly.	operator accordingly.	operator accordingly.  Text Origin:  Commission Proposal
	Article 3	(6), fifth subparagraph			
G	111	The visited network operator may terminate the wholesale roaming agreement unilaterally on grounds of permanent roaming or anomalous or abusive use of wholesale roaming access only upon prior authorisation of the visited network operator's national regulatory authority.	The visited network operator may terminate the wholesale roaming agreement unilaterally on grounds of permanent roaming or anomalous or abusive use of wholesale roaming access only upon prior authorisation of the visited network operator's national regulatory authority.	The visited network operator may terminate the wholesale roaming agreement unilaterally on grounds of permanent roaming or anomalous or abusive use of wholesale roaming access only upon prior authorisation of the visited network operator's national regulatory authority.	The visited network operator may terminate the wholesale roaming agreement unilaterally on grounds of permanent roaming or anomalous or abusive use of wholesale roaming access only upon prior authorisation of the visited network operator's national regulatory authority.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	3(6), sixth subparagraph			
s 112	Within three months of receipt of a request by the visited network operator for authorisation to terminate a wholesale roaming agreement, the national regulatory authority of the visited network operator shall, after consulting the national regulatory authority of the home network operator, decide whether to grant or refuse such authorisation and shall inform the	Within three months of receipt of a request by the visited network operator for authorisation to terminate a wholesale roaming agreement, the national regulatory authority of the visited network operator shall, after consulting the national regulatory authority of the home network operator, decide whether to grant or refuse such authorisation and shall inform the	Within three months of receipt of a request by the visited network operator for authorisation to terminate a wholesale roaming agreement, the national regulatory authority of the visited network operator shall, after consulting the national regulatory authority of the home network operator, decide whether to grant or refuse such authorisation and shall inform the	Within three months of receipt of a request by the visited network operator for authorisation to terminate a wholesale roaming agreement, the national regulatory authority of the visited network operator shall, after consulting the national regulatory authority of the home network operator, decide whether to grant or refuse such authorisation and shall inform the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Commission accordingly.	Commission accordingly.	Commission accordingly.	Commission accordingly.  Text Origin:  Commission Proposal
	Article 3	6), seventh subparagraph			
G	113	The national regulatory authorities of the visited network operator and of the home network operator may each request BEREC to adopt an opinion with regard to the action to be taken in accordance with this Regulation. BEREC shall adopt its opinion within one month of receipt of such a request.	The national regulatory authorities of the visited network operator and of the home network operator may each request BEREC to adopt an opinion with regard to the action to be taken in accordance with this Regulation. BEREC shall adopt its opinion within one month of receipt of such a request.	The national regulatory authorities of the visited network operator and of the home network operator may each request BEREC to adopt an opinion with regard to the action to be taken in accordance with this Regulation. BEREC shall adopt its opinion within one month of receipt of such a request.	The national regulatory authorities of the visited network operator and of the home network operator may each request BEREC to adopt an opinion with regard to the action to be taken in accordance with this Regulation. BEREC shall adopt its opinion within one month of receipt of such a request.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	3(6), eighth subparagraph			
s 114	Where BEREC has been consulted, the national regulatory authority of the visited network operator shall await and take the utmost account of BEREC's opinion before deciding, subject to the threemonth deadline referred to in the sixth subparagraph, whether to grant or refuse authorisation for the termination of the wholesale roaming agreement.	Where BEREC has been consulted, the national regulatory authority of the visited network operator shall await and take the utmost account of BEREC's opinion before deciding, subject to the threemonth deadline referred to in the sixth subparagraph, whether to grant or refuse authorisation for the termination of the wholesale roaming agreement.	Where BEREC has been consulted, the national regulatory authority of the visited network operator shall await and take the utmost account of BEREC's opinion before deciding, subject to the threemonth deadline referred to in the sixth subparagraph, whether to grant or refuse authorisation for the termination of the wholesale roaming agreement.	Where BEREC has been consulted, the national regulatory authority of the visited network operator shall await and take the utmost account of BEREC's opinion before deciding, subject to the threemonth deadline referred to in the sixth subparagraph, whether to grant or refuse authorisation for the termination of the wholesale roaming agreement.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
li .					Text Origin: Commission Proposal
	Article 3	(6), ninth subparagraph			
O	115	The national regulatory authority of the visited network operator shall make information concerning authorisations to terminate wholesale roaming agreements available to the public, subject to business confidentiality.	The national regulatory authority of the visited network operator shall make information concerning authorisations to terminate wholesale roaming agreements available to the public, subject to business confidentiality.	The national regulatory authority of the visited network operator shall make information concerning authorisations to terminate wholesale roaming agreements available to the public, subject to business confidentiality.	The national regulatory authority of the visited network operator shall make information concerning authorisations to terminate wholesale roaming agreements available to the public, subject to business confidentiality.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 3	3(6), tenth subparagraph			Commission Proposal
s 116	The fifth to ninth subparagraphs of this paragraph shall be without prejudice to the power of a national regulatory authority to require the immediate cessation of a breach of the obligations set out in this Regulation, pursuant to Article 18(7) and to the right of the visited network operator to apply adequate measures in order to combat fraud.	The fifth to ninth subparagraphs of this paragraph shall be without prejudice to the power of a national regulatory authority to require the immediate cessation of a breach of the obligations set out in this Regulation, pursuant to Article 18(7) and to the right of the visited network operator to apply adequate measures in order to combat fraud.	The fifth to ninth subparagraphs of this paragraph shall be without prejudice to the power of a national regulatory authority to require the immediate cessation of a breach of the obligations set out in this Regulation, pursuant to Article 18(7) and to the right of the visited network operator to apply adequate measures in order to combat fraud.	The fifth to ninth subparagraphs of this paragraph shall be without prejudice to the power of a national regulatory authority to require the immediate cessation of a breach of the obligations set out in this Regulation, pursuant to Article 18(7) and to the right of the visited network operator to apply adequate measures in order to combat fraud.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Artio	cle 3(6), eleventh subparagraph			
	If necessary, national regulatory			
	authorities shall impose changes to			
	reference offers, including as			
	regards the specific measures that			
	the visited network operator may			
11	7 take to prevent permanent roaming	take to prevent permanent roaming	take to prevent permanent roaming	take to prevent permanent roaming
	or anomalous or abusive use of			
	wholesale roaming access, and the			
	objective criteria on the basis of			
	which the visited network operator			
	may take such measures, to give			
	effect to obligations laid down in			
	this Article.	this Article.	this Article.	this Article.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 3	(7)			
G	118	7. Where the undertaking requesting the access desires to enter into commercial negotiations to also include components not covered by the reference offer, the mobile network operators shall respond to such a request within a reasonable period of time not exceeding two months from its initial receipt. For the purposes of this paragraph, paragraphs 2 and 5	7. Where the undertaking requesting the access desires to enter into commercial negotiations to also include components not covered by the reference offer, the mobile network operators shall respond to such a request within a reasonable period of time not exceeding two months from its initial receipt. For the purposes of this paragraph, paragraphs 2 and 5	7. Where the undertaking requesting the access desires to enter into commercial negotiations to also include components not covered by the reference offer, the mobile network operators shall respond to such a request within a reasonable period of time not exceeding two months from its initial receipt. For the purposes of this paragraph, paragraphs 2 and 5	7. Where the undertaking requesting the access desires to enter into commercial negotiations to also include components not covered by the reference offer, the mobile network operators shall respond to such a request within a reasonable period of time not exceeding two months from its initial receipt. For the purposes of this paragraph, paragraphs 2 and 5

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		shall not apply.	shall not apply.	shall not apply.	shall not apply.  Text Origin:  Commission Proposal
	Article 3	(8)			
G	119	8. Within 6 months after the adoption of this Regulation, and in order to contribute to the consistent application of this Article, BEREC shall, after consulting stakeholders and in close cooperation with the Commission, update the guidelines for wholesale roaming access laid down in accordance with Article 3(8) of Regulation	8. Within 6 months after the adoption of this Regulation, and in order to contribute to the consistent application of this Article, BEREC shall, after consulting stakeholders and in close cooperation with the Commission, update the guidelines for wholesale roaming access laid down in accordance with Article 3(8) of Regulation	8. Within 6 months after the adoption of this Regulation, and in order to contribute to the consistent application of this Article, BEREC shall, after consulting stakeholders and in close cooperation with the Commission, update the guidelines for wholesale roaming access laid down in accordance with Article 3(8) of Regulation	8. Within 6 months after the adoption of this Regulation, and in order to contribute to the consistent application of this Article, BEREC shall, after consulting stakeholders and in close cooperation with the Commission, update the guidelines for wholesale roaming access laid down in accordance with Article 3(8) of Regulation

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(EU) No 531/2012 .			
				Text Origin: Commission Proposal
Article 4	1			
s 120	Article 4 Committee procedure			
				Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4	(1)			
G	121	1. The Commission shall be assisted by the Communications Committee established by Article 118(1) of Directive (EU) 2018/1972. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by the Communications Committee established by Article 118(1) of Directive (EU) 2018/1972. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by the Communications Committee established by Article 118(1) of Directive (EU) 2018/1972. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.	1. The Commission shall be assisted by the Communications Committee established by Article 118(1) of Directive (EU) 2018/1972. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.  Text Origin: Commission Proposal
	Article 4	(2)			
G	122				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.
				Text Origin: Commission Proposal
Article 5	;			
g 123	Article 5 Provision of regulated retail roaming services	Article 5 Provision of regulated retail roaming services	Article 5 Provision of regulated retail roaming services	Article 5  Provision of regulated retail roaming services  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article !	5(1)			
g 124	1. Roaming providers shall not levy any surcharge in addition to the domestic retail price on roaming customers in any Member State for any regulated roaming calls made or received, for any regulated roaming SMS messages sent and for any regulated data roaming services used, nor any general charge to enable the terminal equipment or service to be used abroad, subject to Articles 6 and 7.	1. Roaming providers shall not levy any surcharge in addition to the domestic retail price on roaming customers in any Member State for any regulated roaming calls made or received, for any regulated roaming SMS messages sent and for any regulated data roaming services used, nor any general charge to enable the terminal equipment or service to be used abroad, subject to Articles 6 and 7.	1. Roaming providers shall not levy any surcharge in addition to the domestic retail price on roaming customers in any Member State for any regulated roaming calls made or received, for any regulated roaming SMS messages sent and for any regulated data roaming services used,— nor any general charge to enable the terminal equipment or service to be used abroad, subject to Articles 6 and 7.	1. Roaming providers shall not levy any surcharge in addition to the domestic retail price on roaming customers in any Member State for any regulated roaming calls made or received, for any regulated roaming SMS messages sent and for any regulated data roaming services used, nor any general charge to enable the terminal equipment or service to be used abroad, subject to Articles 6 and 7.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	5(2)			
g 125	2. Roaming providers shall ensure, when technically feasible, that regulated retail roaming services are provided under the same conditions as if such services were consumed domestically, in particular in terms of quality of service.	2. Roaming providers shall ensure, when available and technically feasible, that regulated retail roaming services are provided under the same conditions as if such services were consumed domestically, in particular in terms of quality of service, including with regard to an instant and seamless handover between mobile communications networks	2. The roaming providers provider shall ensure, when technically feasible, thatnot offer regulated retail-roaming services are provided under the same inferior conditions as if such services were consumed domestically, in particular in terms of quality of servicethan offered domestically, if the same generation of mobile communication networks and	2. The roaming providers provider shall ensure, when technically feasible, that not offer regulated retail roaming services are provided under the sameless advantageous conditions as if such services were consumed than those offered domestically, in particular in terms of quality of service in accordance with the retail contract, if the same generation of

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		at internal Union borders. Roaming providers shall not deliberately offer regulated retail roaming services subject to conditions that are less favourable than those offered domestically, where the same generation of mobile communication networks, conditions and technologies are available on the visited network. Commercial practices that result in reducing the quality of services of regulated retail roaming services shall be prohibited.	technologies are available on the visited network.	mobile communication networks, and technologies are available on the visited network.  Mobile communication operators shall avoid unreasonable delay in handover between networks at internal Union border crossings.  Agreed, COM proposal 10 November
Article 5	(2), subparagraph 1			
125a		Where roaming providers offer		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			conditions that are less favourable than those offered domestically, they shall inform their users and provide reasons therefor.		COM to propose new wording  Agreed to move to Art 9
	Article 5	(2a)			
G	125b		2a. In order to contribute to the consistent application of this Article, BEREC shall, by [6] months after the date of entry into force of this Regulation], after consulting stakeholders and in close cooperation with the Commission, update its retail guidelines regarding the implementation of the quality-of-		2a. In order to contribute to the consistent application of this Article, BEREC shall, by [6] months after the date of entry into force of this Regulation], after consulting stakeholders and in close cooperation with the Commission, update its retail guidelines regarding the implementation of the quality-of-

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			service measures.		service measures.  Text Origin: EP  Mandate
	Article 5	(2b)			
G	125c		2b. BEREC shall closely monitor the market and provide assessments on the quality of service, including reports on the statistics about complaints received by consumers on the quality of services and the suitability of the existing regulatory framework.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6				
G 126	Article 6 Fair use	Article 6 Fair use	Article 6 Fair use	Article 6 Fair use  Text Origin: Commission Proposal
Article 6	(1), first subparagraph			
127	Roaming providers may apply in accordance with this Article and	In exceptional cases, Roaming providers may apply in accordance	Roaming providers may apply     in accordance with this Article and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the implementing acts referred to	with this Article and the	the implementing acts referred to	
	in Article 8 a 'fair use policy' to	implementing acts referred to in	in Article 8 a 'fair use policy' to	
	the consumption of regulated retail	Article 8 a 'fair use policy' to the	the consumption of regulated retail	
	roaming services provided at the	consumption of regulated retail	roaming services provided at the	
	applicable domestic retail price	roaming services provided at the	applicable domestic retail price	
	level, in order to prevent abusive or	applicable domestic retail price	level, in order to prevent abusive or	
	anomalous usage of regulated retail	level, in order to prevent abusive,	anomalous usage of regulated retail	
	roaming services by roaming	<u>fraudulent</u> or anomalous usage of	roaming services by roaming	
	customers, such as the use of such	regulated retail roaming services	customers, such as the use of such	
	services by roaming customers in a	by roaming customers, such as the	services by roaming customers in a	
	Member State other than that of	use of such services by roaming	Member State other than that of	
	their domestic provider for	customers in a Member State other	their domestic provider for	
	purposes other than periodic travel.	than that of their domestic provider	purposes other than periodic travel.	
		for purposes other than periodic		
		travel.		
A metical conf	(4)			
Article 6	(1), second subparagraph			
128				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Any fair use policy shall enable the roaming provider's customers to consume volumes of regulated retail roaming services at the applicable domestic retail price that are consistent with their respective tariff plans.	Any fair use policy shall enable the roaming provider's customers to consume volumes of regulated retail roaming services at the applicable domestic retail price that are consistent with replicate their respective tariff plans.	Any fair use policy shall enable the roaming provider's customers to consume volumes of regulated retail roaming services at the applicable domestic retail price that are consistent with their respective tariff plans.	
•	Article 6(	(2)			
G	129	2. Article 9 shall apply to regulated retail roaming services exceeding any limits under any fair use policy.	2. Article 9 shall apply to regulated retail roaming services exceeding any limits under any fair use policy.	2. Article 9 shall apply to regulated retail roaming services exceeding any limits under any fair use policy.	2. Article 9 shall apply to regulated retail roaming services exceeding any limits under any fair use policy.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article	7			
G 130	Article 7 Sustainability mechanism	Article 7 Sustainability mechanism	Article 7 Sustainability mechanism	Article 7  Sustainability mechanism  Text Origin:  Commission Proposal
Article	7(1)			
g 131	In specific and exceptional			
	1. In specific and exceptional			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	circumstances, with a view to			
	ensuring the sustainability of its			
	domestic charging model, where a			
	roaming provider is not able to			
	recover its overall actual and			
	projected costs of providing			
	regulated roaming services in			
	accordance with Articles 5 and 6,			
	from its overall actual and			
	projected revenues from the			
	provision of such services, that			
	roaming provider may apply for			
	authorisation to apply a surcharge.			
	That surcharge shall be applied			
	only to the extent necessary to			
	recover the costs of providing			
	regulated retail roaming services			
	having regard to the applicable			
	maximum wholesale charges.	maximum wholesale charges.	maximum wholesale charges.	maximum wholesale charges.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 7	(2)			
s 132	2. Where a roaming provider decides to avail itself of paragraph 1 of this Article, it shall without delay submit an application to the national regulatory authority and provide it with all necessary information in accordance with the implementing acts referred to in Article 8. Every 12 months thereafter, the roaming provider shall update that information and	2. Where a roaming provider decides to avail itself of paragraph 1 of this Article, it shall without delay submit an application to the national regulatory authority and provide it with all necessary information in accordance with the implementing acts referred to in Article 8. Every 12 months thereafter, the roaming provider shall update that information and	2. Where a roaming provider decides to avail itself of paragraph 1 of this Article, it shall without delay submit an application to the national regulatory authority and provide it with all necessary information in accordance with the implementing acts referred to in Article 8. Every 12 months thereafter, the roaming provider shall update that information and	2. Where a roaming provider decides to avail itself of paragraph 1 of this Article, it shall without delay submit an application to the national regulatory authority and provide it with all necessary information in accordance with the implementing acts referred to in Article 8. Every 12 months thereafter, the roaming provider shall update that information and

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		authority.	authority.	authority.	authority.  Text Origin:  Commission Proposal
	Article 7	(3)			
G	133	3. Upon receipt of an application pursuant to paragraph 2, the national regulatory authority shall assess whether the roaming provider has established that it is unable to recover its costs in accordance with paragraph 1, with the effect that the sustainability of its domestic charging model would be undermined. The assessment of	3. Upon receipt of an application pursuant to paragraph 2, the national regulatory authority shall assess whether the roaming provider has established that it is unable to recover its costs in accordance with paragraph 1, with the effect that the sustainability of its domestic charging model would be undermined. The assessment of	3. Upon receipt of an application pursuant to paragraph 2, the national regulatory authority shall assess whether the roaming provider has established that it is unable to recover its costs in accordance with paragraph 1, with the effect that the sustainability of its domestic charging model would be undermined. The assessment of	3. Upon receipt of an application pursuant to paragraph 2, the national regulatory authority shall assess whether the roaming provider has established that it is unable to recover its costs in accordance with paragraph 1, with the effect that the sustainability of its domestic charging model would be undermined. The assessment of

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the sustainability of the domestic charging model shall be based on relevant objective factors specific to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. The national regulatory authority shall authorise the surcharge where the conditions laid down in paragraph 1 and this paragraph are met.	the sustainability of the domestic charging model shall be based on relevant objective factors specific to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. The national regulatory authority shall authorise the surcharge where the conditions laid down in paragraph 1 and this paragraph are met.	the sustainability of the domestic charging model shall be based on relevant objective factors specific to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. The national regulatory authority shall authorise the surcharge where the conditions laid down in paragraph 1 and this paragraph are met.	the sustainability of the domestic charging model shall be based on relevant objective factors specific to the roaming provider, including objective variations between roaming providers in the Member State concerned and the level of domestic prices and revenues. The national regulatory authority shall authorise the surcharge where the conditions laid down in paragraph 1 and this paragraph are met.  Text Origin:  Commission Proposal
Article 7	(4)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G 134	4. Within one month of receipt of an application pursuant to paragraph 2, the national regulatory authority shall authorise the surcharge unless the application is manifestly unfounded or provides insufficient information. Where the national regulatory authority considers that the application is manifestly unfounded, or considers that insufficient information has been provided, it shall take a final decision within a further period of two months, after having given the roaming provider the opportunity to be heard, authorising, amending or refusing the surcharge.	4. Within one month of receipt of an application pursuant to paragraph 2, the national regulatory authority shall authorise the surcharge unless the application is manifestly unfounded or provides insufficient information. Where the national regulatory authority considers that the application is manifestly unfounded, or considers that insufficient information has been provided, it shall take a final decision within a further period of two months, after having given the roaming provider the opportunity to be heard, authorising, amending or refusing the surcharge.	4. Within one month of receipt of an application pursuant to paragraph 2, the national regulatory authority shall authorise the surcharge unless the application is manifestly unfounded or provides insufficient information. Where the national regulatory authority considers that the application is manifestly unfounded, or considers that insufficient information has been provided, it shall take a final decision within a further period of two months, after having given the roaming provider the opportunity to be heard, authorising, amending or refusing the surcharge.	4. Within one month of receipt of an application pursuant to paragraph 2, the national regulatory authority shall authorise the surcharge unless the application is manifestly unfounded or provides insufficient information.  Where the national regulatory authority considers that the application is manifestly unfounded, or considers that insufficient information has been provided, it shall take a final decision within a further period of two months, after having given the roaming provider the opportunity to be heard, authorising, amending or refusing the surcharge.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	8			
s 135	Article 8  Implementation of fair use policy and of sustainability mechanism	Article 8  Implementation of fair use policy and of sustainability mechanism	Article 8  Implementation of fair use policy and of sustainability mechanism	Article 8  Implementation of fair use policy and of sustainability mechanism  Text Origin:  Commission Proposal

1. In order to ensure consistent application of Articles 6 and 7, the Commission shall, after having  1. By 31 December 2022, in order to ensure consistent application of Articles 6 and 7 and with a view to Commission shall, after having	nt
application of Articles 6 and 7, the to ensure consistent application of application of Articles 6 and	nt
consulted BEREC, adopt and periodically review in the light of market developments implementing acts laying down detailed rules on the application of fair use policy and on the methodology for assessing the sustainability of the provision of retail roaming services at domestic prices and on the application to be submitted by a roaming provider for the purposes of that assessment. Those implementing acts shall be adopted in accordance with the	ng d nt of vn on of e on of y a poses

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in Article 4(2).	roaming provider for the purposes of that assessment. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 4(2).	procedure referred to in Article 4(2).	
Article 8	(2), introductory part			
s 137	2. When adopting implementing acts laying down detailed rules on the application of fair use policy, the Commission shall take into account the following:	2. When adopting implementing acts laying down detailed rules on the application of fair use policy, the Commission shall take into account the following:	2. When adopting implementing acts laying down detailed rules on the application of fair use policy, the Commission shall take into account the following:	2. When adopting implementing acts laying down detailed rules on the application of fair use policy, the Commission shall take into account the following:  Text Origin:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
					Commission Proposal	
	Article 8	(2), point (a)				
G	138	(a) the evolution of pricing and consumption patterns in the Member States;	(a) the evolution of pricing and consumption patterns in the Member States;	(a) the evolution of pricing and consumption patterns in the Member States;	(a) the evolution of pricing and consumption patterns in the Member States;  Text Origin:  Commission Proposal	
	Article 8(2), point (b)					
G	139				G	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(b) the degree of convergence of domestic price levels across the Union;	(b) the degree of convergence of domestic price levels across the Union;	(b) the degree of convergence of domestic price levels across the Union;	(b) the degree of convergence of domestic price levels across the Union;
					Text Origin: Commission Proposal
	Article 8	(2), point (c)			
G	140	(c) the travelling patterns in the Union;			
					Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 8	(2), point (d)			
G	141	(d) any observable risks of distortion of competition and investment incentives in domestic and visited markets.	(d) any observable risks of distortion of competition and investment incentives in domestic and visited markets.	(d) any observable risks of distortion of competition and investment incentives in domestic and visited markets.	(d) any observable risks of distortion of competition and investment incentives in domestic and visited markets.  Text Origin: Commission Proposal
	Article 8	(3), introductory part			
G	142	3. When adopting implementing			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ii		acts laying down detailed rules on the methodology for assessing the sustainability of the provision of retail roaming services at domestic prices for a roaming provider, the Commission shall base them on the following:	acts laying down detailed rules on the methodology for assessing the sustainability of the provision of retail roaming services at domestic prices for a roaming provider, the Commission shall base them on the following:	acts laying down detailed rules on the methodology for assessing the sustainability of the provision of retail roaming services at domestic prices for a roaming provider, the Commission shall base them on the following:	acts laying down detailed rules on the methodology for assessing the sustainability of the provision of retail roaming services at domestic prices for a roaming provider, the Commission shall base them on the following:  Text Origin:  Commission Proposal
	Article 8	(3), point (a)			
G	143	(a) the determination of the overall actual and projected costs of providing regulated retail roaming services by reference to the	(a) the determination of the overall actual and projected costs of providing regulated retail roaming services by reference to the	(a) the determination of the overall actual and projected costs of providing regulated retail roaming services by reference to the	(a) the determination of the overall actual and projected costs of providing regulated retail roaming services by reference to the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		effective wholesale roaming charges for unbalanced traffic and a reasonable share of the joint and common costs necessary to provide regulated retail roaming services;	effective wholesale roaming charges for unbalanced traffic and a reasonable share of the joint and common costs necessary to provide regulated retail roaming services;	effective wholesale roaming charges for unbalanced traffic and a reasonable share of the joint and common costs necessary to provide regulated retail roaming services;	effective wholesale roaming charges for unbalanced traffic and a reasonable share of the joint and common costs necessary to provide regulated retail roaming services;  Text Origin:  Commission Proposal
	Article 8	(3), point (b)			
G	144	(b) the determination of overall actual and projected revenues from the provision of regulated retail roaming services;	(b) the determination of overall actual and projected revenues from the provision of regulated retail roaming services;	(b) the determination of overall actual and projected revenues from the provision of regulated retail roaming services;	(b) the determination of overall actual and projected revenues from the provision of regulated retail roaming services;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 8	(3), point (c)			
G	145	(c) the consumption of regulated retail roaming services and the domestic consumption by the roaming provider's customers;	(c) the consumption of regulated retail roaming services and the domestic consumption by the roaming provider's customers;	(c) the consumption of regulated retail roaming services and the domestic consumption by the roaming provider's customers;	(c) the consumption of regulated retail roaming services and the domestic consumption by the roaming provider's customers;  Text Origin:  Commission Proposal
	Article 8	(3), point (d)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
<b>G</b> 1	.46	(d) the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.	(d) the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.	(d) the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.	(d) the level of competition, prices and revenues in the domestic market, and any observable risk that roaming at domestic retail prices would appreciably affect the evolution of such prices.  Text Origin:  Commission Proposal
Art	ticle 8(	(4)	I	L	
1	47	4. The national regulatory authority shall strictly monitor and supervise the application of the fair	4. The national regulatory authority shall strictly monitor and supervise the application of the fair	4. The national regulatory authority or other competent authorities shall strictly monitor	Horizontal issue on competent

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
use policy and the measures on the	use policy and the measures on the	and supervise the application of the	authorities
sustainability of the provision of	sustainability of the provision of	fair use policy and national	
retail roaming services at domestic	retail roaming services at domestic	regulatory authority shall strictly	
prices, taking utmost account of	prices, taking utmost account of	monitor and supervise the	
relevant objective factors specific	relevant objective factors specific	application of the measures on the	
to the Member State concerned and	to the Member State concerned and	sustainability– of the provision of	
of relevant objective variations	of relevant objective variations	retail roaming services at domestic	
between roaming providers.	between roaming providers.	prices-, taking utmost account of	
Without prejudice to the procedure	Without prejudice to the procedure	relevant objective factors specific	
set out in Article 7(3), the national	set out in Article 7(3), the national	to the Member State concerned and	
regulatory authority shall in a	regulatory authority shall in a	of relevant objective variations	
timely manner enforce the	timely manner enforce the	between roaming providers.	
requirements of Articles 6 and 7	requirements of Articles 6 and 7	Without prejudice to the procedure	
and the implementing acts	and the implementing acts	set out in Article 7(3), the national	
provided for in paragraph 2 of this	provided for in paragraph 2 of this	regulatory authority or other	
Article. The national regulatory	Article. The national regulatory	competent authorities shall in a	
authority may at any time require	authority may at any time require	timely manner enforce the	
the roaming provider to amend or	the roaming provider to amend or	requirements of Articles 6 and 7	
discontinue the surcharge if it does	discontinue the surcharge if it does	and the implementing acts	
not comply with Article 6 or 7. The	not comply with Article 6 or 7. The	provided for in– paragraph– 2 of	
national regulatory authority shall	national regulatory authority shall	this Article. The national	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
	inform the Commission annually concerning the application of Articles 6 and 7, and of this Article.	inform the Commission annually concerning the application of Articles 6 and 7, and of this Article.	regulatory authority or other competent authorities may at any time require the roaming provider to amend or discontinue the surcharge if it does not comply with Article 6 or 7. The national regulatory authority or other competent authorities shall inform the Commission annually concerning the application of Articles 6 and 7, and of this Article.				
Article 8	Article 8(5)						
148	5. Implementing Regulation (EU) 2016/2286 shall continue to apply until the entry into force of a new	5. Implementing Regulation (EU) 2016/2286 shall continue to apply until the entry into force of a new	5. Implementing Regulation (EU) 2016/2286 shall continue to apply until the entry into force of a new				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	implementing act adopted pursuant to paragraph 1.	implementing act adopted pursuant to paragraph 1. Providers shall gradually phase out the general application of fair use policy, except for the unlimited data bundle tariff model, which may be applied only where the anomalous or abusive use of wholesale roaming access, permanent roaming or justified fraudulent practices is observed.	implementing act adopted pursuant to paragraph 1.	
Article 9				
149	Article 9  Exceptional application of retail surcharges for the consumption of regulated retail roaming services	Article 9  Exceptional application of retail surcharges for the consumption of regulated retail roaming services	Article 9  -Exceptional application of retail surcharges for the consumption of regulated retail roaming services	Article 9  Exceptional application of retail surcharges for the consumption of regulated retail roaming services

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and provision of alternative tariffs	and provision of alternative tariffs	and provision of alternative tariffs	and provision of alternative tariffs  Text Origin:  Commission Proposal
	Article 9	(1), first subparagraph, introductory p	art		
G	150	1. Without prejudice to the second subparagraph, where a roaming provider applies a surcharge for the consumption of regulated retail roaming services in excess of any limits under any fair use policy, it shall meet the following requirements (excluding VAT):	1. Without prejudice to the second subparagraph, where a roaming provider applies a surcharge for the consumption of regulated retail roaming services in excess of any limits under any fair use policy, it shall meet the following requirements (excluding VAT):	1. Without prejudice to the second subparagraph, where a roaming provider applies a surcharge for the consumption of regulated retail roaming services in excess of any limits under any fair use policy, it shall meet the following requirements (excluding VAT):	1. Without prejudice to the second subparagraph, where a roaming provider applies a surcharge for the consumption of regulated retail roaming services in excess of any limits under any fair use policy, it shall meet the following requirements (excluding VAT):

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 9	(1), first subparagraph, point (a)			Text Origin: Commission Proposal
	(a) any surcharge applied for			
151	regulated roaming calls made, regulated roaming SMS messages sent and regulated data roaming services shall not exceed the maximum wholesale charges	regulated roaming calls made, regulated roaming SMS messages sent and regulated data roaming services shall not exceed the maximum wholesale charges	regulated roaming calls made, regulated roaming SMS messages sent and regulated data roaming services shall not exceed the maximum wholesale charges	regulated roaming calls made, regulated roaming SMS messages sent and regulated data roaming services shall not exceed the maximum wholesale charges
131	provided for in Articles 10(2), 11(1) and 12(1), respectively;	provided for in Articles 10(2), 11(1) and 12(1), respectively;	provided for in Articles 10(2), 11(1) and 12(1), respectively;	provided for in Articles 10(2), 11(1) and 12(1), respectively;
				Text Origin: Commission Proposal

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 9	(1), first subparagraph, point (b)			
	(b) any surcharge applied for			
	regulated roaming calls received			
	shall not exceed the single	shall not exceed the single	shall not exceed– the single	shall not exceed the single
	maximum Union-wide mobile	maximum Union-wide mobile	maximum Union-wide mobile	maximum Union-wide mobile
	voice termination rates set for that			
	year in accordance with Article			
152	75(1) of Directive (EU) 2018/1972.			
132	Where the Commission decides,			
	following its review of the			
	delegated act adopted pursuant to			
	Article 75(1) of Directive (EU)			
	2018/1972, that setting a Union-			
	wide voice termination rate is no			
	longer necessary and not to impose			
	a maximum mobile voice			
	termination rate, any surcharge			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		applied for regulated roaming calls received shall not exceed the rate set by the most recent delegated act adopted pursuant to Article 75 of that Directive .	applied for regulated roaming calls received shall not exceed the rate set by the most recent delegated act adopted pursuant to Article 75 of that Directive .	applied for regulated roaming calls received shall not exceed the rate set by the most recent delegated act adopted pursuant to Article 75 of that Directive—.	applied for regulated roaming calls received shall not exceed the rate set by the most recent delegated act adopted pursuant to Article 75 of that Directive .  Text Origin:  Commission Proposal
	Article 9	(1), second subparagraph			
G	153	Roaming providers shall not apply any surcharge to a regulated roaming SMS message received or to a roaming voicemail message received. This shall be without prejudice to other applicable	Roaming providers shall not apply any surcharge to a regulated roaming SMS message received or to a roaming voicemail message received. This shall be without prejudice to other applicable	Roaming providers shall not apply any surcharge to a regulated roaming SMS message received or to a roaming voicemail message received. This shall be without prejudice to other applicable	Roaming providers shall not apply any surcharge to a regulated roaming SMS message received or to a roaming voicemail message received. This shall be without prejudice to other applicable

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		charges such as those for listening to such messages.	charges such as those for listening to such messages.	charges such as those for listening to such messages.	charges such as those for listening to such messages.  Text Origin:  Commission Proposal
	Article 9	(1), third subparagraph			
G	154	Roaming providers shall charge roaming calls made and received on a per second basis. Roaming providers may apply an initial minimum charging period not exceeding 30 seconds to calls made. Roaming providers shall charge their customers for the provision of regulated data	Roaming providers shall charge roaming calls made and received on a per second basis. Roaming providers may apply an initial minimum charging period not exceeding 30 seconds to calls made. Roaming providers shall charge their customers for the provision of regulated data	Roaming providers shall charge roaming calls made and received on a per second basis. Roaming providers may apply an initial minimum charging period not exceeding 30 seconds to calls made. Roaming providers shall charge their customers for the provision of regulated data	Roaming providers shall charge roaming calls made and received on a per second basis. Roaming providers may apply an initial minimum charging period not exceeding 30 seconds to calls made. Roaming providers shall charge their customers for the provision of regulated data

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		roaming services on a per-kilobyte basis, except for MMS messages, which may be charged on a per-unit basis. In such a case, the retail charge which a roaming provider may levy on its roaming customer for the transmission or receipt of a roaming MMS message shall not exceed the maximum retail charge for regulated data roaming services set out in the first subparagraph.	roaming services on a per-kilobyte basis, except for MMS messages, which may be charged on a perunit basis. In such a case, the retail charge which a roaming provider may levy on its roaming customer for the transmission or receipt of a roaming MMS message shall not exceed the maximum retail charge for regulated data roaming services set out in the first subparagraph.	roaming services on a per-kilobyte basis, except for MMS messages, which may be charged on a perunit basis. In such a case, the retail charge which a roaming provider may levy on its roaming customer for the transmission or receipt of a roaming MMS message shall not exceed the maximum retail charge for regulated data roaming services set out in the first subparagraph.	roaming services on a per-kilobyte basis, except for MMS messages, which may be charged on a perunit basis. In such a case, the retail charge which a roaming provider may levy on its roaming customer for the transmission or receipt of a roaming MMS message shall not exceed the maximum retail charge for regulated data roaming services set out in the first subparagraph.  Text Origin:  Commission Proposal
	Article 9	(2), first subparagraph			
G	155				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
2. Roaming providers may offer, and roaming customers may deliberately choose, a roaming tariff other than one set in accordance with Articles 5, 6, 7 and paragraph 1 of this Article, by virtue of which roaming customers benefit from a different tariff for regulated roaming services than they would have been accorded in the absence of such a choice. The roaming provider shall remind those roaming customers of the nature of the roaming advantages which would thereby be lost.	2. Roaming providers may offer, and roaming customers may deliberately choose, a roaming tariff other than one set in accordance with Articles 5, 6, 7 and paragraph 1 of this Article, by virtue of which roaming customers benefit from a different tariff for regulated roaming services than they would have been accorded in the absence of such a choice. The roaming provider shall remind those roaming customers of the nature of the roaming advantages which would thereby be lost.	2. Roaming providers may offer, and roaming customers may deliberately choose, a roaming tariff other than one set in accordance with Articles 5, 6, 7 and paragraph 1 of this Article, by virtue of which roaming customers benefit from a different tariff for regulated roaming services than they would have been accorded in the absence of such a choice. The roaming provider shall remind those roaming customers of the nature of the roaming advantages which would thereby be lost.	2. Roaming providers may offer, and roaming customers may deliberately choose, a roaming tariff other than one set in accordance with Articles 5, 6, 7 and paragraph 1 of this Article, by virtue of which roaming customers benefit from a different tariff for regulated roaming services than they would have been accorded in the absence of such a choice. The roaming provider shall remind those roaming customers of the nature of the roaming advantages which would thereby be lost.  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 9	9(2), second subparagraph			
s 156	Without prejudice to the first subparagraph, roaming providers shall apply a tariff set in accordance with Articles 5 and 6, and paragraph 1 of this Article to all existing and new roaming customers automatically.	Without prejudice to the first subparagraph, roaming providers shall apply a tariff set in accordance with Articles 5 and 6, and paragraph 1 of this Article to all existing and new roaming customers automatically.	Without prejudice to the first subparagraph, roaming providers shall apply a tariff set in accordance with Articles 5 and 6, and paragraph 1 of this Article to all existing and new roaming customers automatically.	Without prejudice to the first subparagraph, roaming providers shall apply a tariff set in accordance with Articles 5 and 6, and paragraph 1 of this Article to all existing and new roaming customers automatically.  Text Origin:  Commission Proposal
Article 9	9(2), third subparagraph			
g 157				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 9	(3), introductory part			
G	158	3. Without prejudice to Part III, Title III of Directive (EU) 2018/1972, roaming providers shall ensure that a contract which includes any type of regulated retail roaming service specifies the characteristics of that regulated retail roaming service provided, including in particular:	3. Without prejudice to Part III, Title III of Directive (EU) 2018/1972, roaming providers shall ensure that a contract which includes any type of regulated retail roaming service specifies the characteristics of that regulated retail roaming service provided, including in particular:	3. Without prejudice to Part III, Title III of Directive (EU) 2018/1972, roaming providers shall ensure that a contract which includes any type of regulated retail roaming service specifies the characteristics of that regulated retail roaming service provided, including in particular:	3. Without prejudice to Part III, Title III of Directive (EU) 2018/1972, roaming providers shall ensure that a contract which includes any type of regulated retail roaming service specifies the characteristics of that regulated retail roaming service provided, including in particular:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	e 9(3), point (a)			
6 159	(a) the specific tariff plan or tariff plans and, for each tariff plan, the types of services offered, including the volumes of communications;	(a) the specific tariff plan or tariff plans and, for each tariff plan, the types of services offered, including the volumes of communications;	(a) the specific tariff plan or tariff plans and, for each tariff plan, the types of services offered, including the volumes of communications;	(a) the specific tariff plan or tariff plans and, for each tariff plan, the types of services offered, including the volumes of communications;  Text Origin:  Commission Proposal
Article	e 9(3), point (b)			

(b) any restrictions imposed on the consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service concerned;  (b) any restrictions imposed on the consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service concerned;  (b) any restrictions imposed on the consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service concerned;  (b) any restrictions imposed on the consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service concerned;  (b) any restrictions imposed on the consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service concerned;  Text Origin:  Commission Proposal		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	s 160	consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service	consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service	consumption of regulated retail roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service	roaming services provided at the applicable domestic retail price level, in particular quantified information on how any fair use policy is applied by reference to the main pricing, volume or other parameters of the provided regulated retail roaming service concerned;  Text Origin:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	161	(c) the quality of service that can reasonably be expected when roaming in the Union.	(c) clear and comprehensible information on the quality of service that can reasonably be expected when roaming in the Union, including the estimated maximum and advertised download and upload speed of the data access services, disaggregated by Member State and by provider, in accordance with the BEREC guidelines referred to in paragraph 5a.	(c) the conditions and quality of the roaming service that can reasonably be expected when roaming in the Union.	(c) clear and comprehensible information on the conditions and the quality of the roaming service the quality of service that can reasonably be expected when roaming in the Union in accordance with the BEREC guidelines referred to in paragraph 5a.
	Article 9	(4)			
G	162				G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		4. Roaming providers shall ensure that a contract which includes any type of regulated retail roaming service provides information about the types of services that may be subject to increased charges when roaming.	4. Roaming providers shall ensure that a contract which includes any type of regulated retail roaming service provides information about the types of services that may be subject to increased charges when roaming.	4. Roaming providers shall ensure that a contract which includes any type of regulated retail roaming service provides information about the types of services that may be subject to increased charges when roaming, without prejudice to Article 97 of Directive (EU) 2018/1972.	4. Roaming providers shall ensure that a contract which includes any type of regulated retail roaming service provides information about the types of services that may be subject to increased charges when roaming, without prejudice to  Article 97 of Directive (EU) 2018/1972.  Text Origin: Council Mandate
	Article 9	(4a)			
G	162a		4a. Roaming providers shall		G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		ensure that a contract includes clear information on the procedure for the filing of complaints where the quality of service breaches the terms of the contract.		Commission: covered by EECC provision  Agreed to move this to recital 35. Line will stay empty.
Artio	cle 9(5)			
с 16	5. Roaming providers shall publish the information referred to in paragraphs 3 and 4.	5. Roaming providers shall publish the information referred to in paragraphs 3 and 4.	5. Roaming providers shall publish the information referred to in paragraphs 3 and 4.	5. Roaming providers shall publish the information referred to in paragraphs 3—and 4—.  In addition, the roaming provider shall publish information about reasons when the roaming service can be offered under conditions

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			that are less advantageous than those offered domestically. This information should include factors that can impact the quality of the roaming service to which the roaming customer subscribes, such as network generations and technologies available to the roaming customer in a visited Member State.
			Text Origin: Commission Proposal  [] - new COM proposal  10 November, Agreed  24/11

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 9	(5a)			
6 163a		5a. For the purpose of ensuring the consistent application of this Article, BEREC shall, by [6] months after the date of entry into force of this Regulation], after consulting stakeholders and in close cooperation with the Commission, update its retail roaming guidelines, in particular, in regard to the implementation of and information about the quality of service referred to in paragraphs 3, point c and paragraph 4a of this Article, the enforcement of relevant contractual provisions by customers, and the transparency measures referred to in Articles		5a. For the purpose of ensuring the consistent application of this Article, BEREC shall, by [6] months after the date of entry into force of this Regulation], after consulting stakeholders and in close cooperation with the Commission, update its retail roaming guidelines, in particular, in regard to the implementation of this Article and the transparency measures referred to in Articles 14, 15 and 16.  COM proposal 10 November  Agreed 24/11

14328/21 PB/ek 258
TREE.2.B **LIMITE EN** 

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			14, 15 and 16.		
A	Article 10	0			
G	164	Article 10  Wholesale charges for the making of regulated roaming calls	Article 10  Wholesale charges for the making of regulated roaming calls	Article 10  Wholesale charges for the making of regulated roaming calls	Article 10  Wholesale charges for the making of regulated roaming calls  Text Origin:  Commission Proposal
Article 10(1)					
	165				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The average wholesale charge	1. The average wholesale charge	The average wholesale charge	
	that the visited network operator	that the visited network operator	that the visited network operator	
	may levy on the roaming provider	may levy on the roaming provider	may levy on the roaming provider	
	for the provision of a regulated	for the provision of a regulated	for the provision of a regulated	
	roaming call originating on that	roaming call originating on that	roaming call originating on that	
	visited network, inclusive, among	visited network, inclusive, among	visited network, inclusive, among	
	others, of origination, transit and	others, of origination, transit and	others, of origination, transit and	
	termination costs, shall not exceed	termination costs, shall not exceed	termination costs, shall not exceed	
	a safeguard limit of EUR 0,022	a safeguard limit of EUR <u>0,022</u>	a safeguard limit of EUR <del>- 0,022</del>	
	per minute. That maximum	<b><u>0,015</u></b> per minute. That maximum	<b>0,027</b> per minute. That maximum	
	wholesale charge shall decrease to	wholesale charge shall_decrease to	wholesale charge shall- decrease to	
	EUR 0,019 per minute on 1	EUR 0,0190,01 per minute on 1	EUR 0,019 per minute on 1	
	January 2025 and shall, without	Januaryin 2025 and shall, without	January 2025 and shall, without	
	prejudice to Articles 21, 22 and 23,	prejudice to Articles 21, 22 and	prejudice to Articles 21, 22 and 23,	
	remain at EUR 0,019 per minute	23, Article 21 remain at EUR	remain at EUR 0,019 per minute	
	until 30 June 2032 .	<del>0,019</del> <b>0,01</b> per minute until 30 June	until 30 June 2032 .	
		2032		
A mbi al a di	0(2)			
Article 1	U(2)			

referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for apply between any pair of operators and shall be calculated over a 12-month period to in paragraph 1 shall apply between any pair of operators and shall be calculated operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average wholesale charge, as provided for application of a maximum average application of a maximum ave		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Text Origin: Commission Proposal	s 166	referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June	referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June	referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June	apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 167	3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale roaming revenue received by the total number of wholesale roaming minutes actually used for the provision of wholesale roaming calls within the Union by the relevant operator over the relevant period, aggregated on a per-second basis adjusted to take account of the possibility for the operator of the visited network to apply an initial minimum charging period not exceeding 30 seconds.	3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale roaming revenue received by the total number of wholesale roaming minutes actually used for the provision of wholesale roaming calls within the Union by the relevant operator over the relevant period, aggregated on a per-second basis adjusted to take account of the possibility for the operator of the visited network to apply an initial minimum charging period not exceeding 30 seconds.	3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale roaming revenue received by the total number of wholesale roaming minutes actually used for the provision of wholesale roaming calls within the Union by the relevant operator over the relevant period, aggregated on a per-second basis adjusted to take account of the possibility for the operator of the visited network to apply an initial minimum charging period not exceeding 30 seconds.	3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale roaming revenue received by the total number of wholesale roaming minutes actually used for the provision of wholesale roaming calls within the Union by the relevant operator over the relevant period, aggregated on a per-second basis adjusted to take account of the possibility for the operator of the visited network to apply an initial minimum charging period not exceeding 30 seconds.
				Text Origin:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
					Commission Proposal			
	Article 1	1						
g	168	Article 11 Wholesale charges for regulated roaming SMS messages	Article 11 Wholesale charges for regulated roaming SMS messages	Article 11 Wholesale charges for regulated roaming SMS messages	Article 11  Wholesale charges for regulated roaming SMS messages  Text Origin:  Commission Proposal			
	Article 1	Article 11(1)						
	169							

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. The average wholesale charge that the visited network operator may levy on the roaming provider for the provision of a regulated roaming SMS message originating on that visited network shall not exceed a safeguard limit of EUR 0,004 per SMS message. That maximum wholesale charge shall decrease to EUR 0,003 per SMS message on 1 January 2025, and shall, without prejudice to Articles 21, 22 and 23, remain at EUR	1. The average wholesale charge that the visited network operator may levy on the roaming provider for the provision of a regulated roaming SMS message originating on that visited network shall not exceed a safeguard limit of EUR 0,004 0,003 per SMS message. That maximum wholesale charge shall decrease to EUR 0,003 per SMS message on 1 January 2025, and shall, without prejudice to Articles 21, 22 and 23, Article 21	1. The average wholesale charge that the visited network operator may levy on the roaming provider for the provision of a regulated roaming SMS message originating on that visited network shall not exceed a safeguard limit of EUR 0,004 0,007 per SMS message That maximum wholesale charge shall decrease to EUR 0,003 per SMS message on 1 January 2025, and shall, without prejudice to Articles 21, 22 and 23, remain at	Draft Agreement
	Article 1	0,003 until 30 June 2032 .  1(2)	remain at EUR— <u>0,003</u> _ <u>0,003</u> until 30 June— <u>2032</u> _ <u>2032</u> .	EUR 0,003 until 30 June 2032 .	
G	170				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.	2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.	2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.	2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032 .  Text Origin:  Commission Proposal
	Article 1	1(3)			
G	171		-		G

3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that period.  5. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network operator or home network operator for the origination and transmission of regulated roaming SMS messages within the Union in the relevant period by the total number of such SMS messages originated and transmitted on behalf of the relevant roaming provider or home network operator within that period.  Text Origin:

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 1	1(4)			
172	4. The visited network operator shall not levy any charge on a roaming customer's roaming provider or home network operator, separate from the charge referred to in paragraph 1, for the termination of a regulated roaming SMS message sent to a roaming customer while roaming on its visited network.	4. The visited network operator shall not levy any charge on a roaming customer's roaming provider or home network operator, separate from the charge referred to in paragraph 1, for the termination of a regulated roaming SMS message sent to a roaming customer while roaming on its visited network.	4. The visited network operator shall not levy any charge on a roaming customer's roaming provider or home network operator, separate from the charge referred to in paragraph 1, for the termination of a regulated roaming SMS message sent to a roaming customer while roaming on its visited network.	4. The visited network operator shall not levy any charge on a roaming customer's roaming provider or home network operator, separate from the charge referred to in paragraph 1, for the termination of a regulated roaming SMS message sent to a roaming customer while roaming on its visited network.  Text Origin:  Commission Proposal
Article 1	2			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	173	Article 12 Wholesale charges for regulated data roaming services	Article 12 Wholesale charges for regulated data roaming services	Article 12 Wholesale charges for regulated data roaming services	Article 12  Wholesale charges for regulated data roaming services  Text Origin:  Commission Proposal
	Article 1	2(1)			
	174	1. The average wholesale charge that the visited network operator may levy on the roaming provider for the provision of regulated data roaming services by means of that	1. The average wholesale charge that the visited network operator may levy on the roaming provider for the provision of regulated data roaming services by means of that	1. The average wholesale charge that the visited network operator may levy on the roaming provider for the provision of regulated data roaming services by means of that	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	visited network shall not exceed a safeguard limit of EUR 2,00 per gigabyte of data transmitted. That maximum wholesale charge shall decrease to EUR 1,50 per gigabyte of data transmitted on 1 January 2025 and shall, without prejudice to Articles 21, 22 and 23 remain at EUR 1,50 per gigabyte of data transmitted until 30 June 2032 .	visited network shall not exceed a safeguard limit of EUR—2,00 1,00 per gigabyte of—data transmitted. That maximum wholesale charge shall decrease to EUR—1,50—EUR 0,75 per gigabyte—of data transmitted—on 1 January 2024 and to EUR 0,50 per gigabyte—on 1 January—2025 and—2025. The maximum wholesale charge—shall, without prejudice to Articles 21, 22 and 23 Article 21 remain at EUR—1,50 0,50 per gigabyte of data transmitted until 30 June—2032 2032.	visited network shall not exceed a safeguard limit of EUR—2,00  2,25 per gigabyte of— data transmitted. That maximum wholesale charge shall decrease to EUR—1,50—EUR 1,80 per gigabyte— of data transmitted— on 1 January—2025— and shall, without prejudice to Articles 21, 22 and 23 remain at EUR—1,50  2024 and to EUR 1,50 per gigabyte of data transmitted until 30 June—2032—on 1 January 2025.	
G	175				

14328/21 PB/ek 269
TREE.2.B **LIMITE EN** 

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.	2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.	2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032.	2. The average wholesale charge referred to in paragraph 1 shall apply between any pair of operators and shall be calculated over a 12-month period or any such shorter period as may remain before the end of the period of application of a maximum average wholesale charge, as provided for in paragraph 1 or before 30 June 2032 .  Text Origin:  Commission Proposal
	Article 1	2(3)			
G	176				G

3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator within that period.  3. The average wholesale charge referred to in paragraph 1 shall be calculated by divi		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator	referred to in paragraph 1 shall be calculated by dividing the total wholesale revenue received by the visited network or home network operator for the provision of regulated data roaming services in the relevant period by the total number of megabytes of data actually consumed by the provision of those services within that period, aggregated on a per-kilobyte basis on behalf of the relevant roaming provider or home network operator within that period.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	13			
g 177	Article 13 Wholesale charges for emergency communications	Article 13 Wholesale charges for emergency communications	Article 13 Wholesale charges for emergency communications	Article 13  Wholesale charges for emergency communications  Text Origin:  Commission Proposal
Article 1	13, first paragraph			
c 178	Without prejudice to Articles 10, 11 and 12, the visited network operator shall not levy on the	Without prejudice to Articles 10, 11 and 12, the visited network operator shall not levy on the	Without prejudice to Articles 10, 11 and 12, the visited network operator shall not levy on the	Without prejudice to Articles 10, 11 and 12, the visited network operator shall not levy on the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming provider any charge related to the emergency communications initiated by the roaming customer and the transmission of caller location information.	roaming provider any  chargecharges related to theany  type of emergency communications initiated by the roaming customer and the transmission of caller location information. All clearly identifiable means of emergency services shall be provided without any additional charge.	roaming provider any charge related to the emergency communications initiated by the roaming customer and the transmission of caller location information.	roaming provider any  chargecharges related to theany  type of emergency communications initiated by the roaming customer and the transmission of caller location information.  Text Origin: EP  Mandate without last addition  Agreed 24/11
Article	14			
g 179	Article 14	Article 14	Article 14	Article 14

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Transparency of retail conditions for roaming calls and SMS messages	Transparency of retail conditions for roaming calls and SMS messages	Transparency of retail conditions for roaming calls and SMS messages	Transparency of retail conditions for roaming calls and SMS messages
					Text Origin: Commission Proposal
	Article 1	4(1), first subparagraph			
G	180	1. To alert roaming customers to the fact that they will be subject to roaming charges when making or receiving a call or when sending an SMS message, each roaming provider shall, except when the	1. To alert roaming customers to the fact that they will be subject to roaming charges when making or receiving a call or when sending an SMS message, each roaming provider shall, except when the	1. To alert roaming customers to the fact that they will be subject to roaming charges when making or receiving a call or when sending an SMS message, each roaming provider shall, except when the	1. To alert roaming customers to the fact that they will be subject to roaming charges when making or receiving a call or when sending an SMS message, each roaming provider shall, except when the
		customers have notified the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming provider that they do not require this service, provide the customers, automatically by means of a Message Service, without undue delay and free of charge, when they enter a Member State other than that of their domestic provider, with basic personalised pricing information on the roaming charges (including VAT) that apply to the making and receiving of calls and to the sending of SMS messages by that customer in the visited Member State.	roaming provider that they do not require this service, provide the customers, automatically by means of a Message Service, without undue delay and free of charge, when they enter a Member State other than that of their domestic provider, with basic personalised pricing information on the roaming charges (including VAT) that apply to the making and receiving of calls and to the sending of SMS messages by that customer in the visited Member State.	roaming provider that they do not require this service, provide the customers, automatically by means of a Message Service, without undue delay and free of charge, when they enter a Member State other than that of their domestic provider, with basic personalised pricing information on the roaming charges (including VAT) that apply to the making and receiving of calls and to the sending of SMS messages by that customer in the visited Member State.	roaming provider that they do not require this service, provide the customers, automatically by means of a Message Service, without undue delay and free of charge, when they enter a Member State other than that of their domestic provider, with basic personalised pricing information on the roaming charges (including VAT) that apply to the making and receiving of calls and to the sending of SMS messages by that customer in the visited Member State.  Text Origin:
				Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Ī	Article 1	4(1), second subparagraph, introducto	pry part		
G	181	That basic personalised pricing information shall be expressed in the currency of the home bill provided by the customer's domestic provider and shall include information on:	That basic personalised pricing information shall be expressed in the currency of the home bill provided by the customer's domestic provider and shall include information on:	That basic personalised pricing information shall be expressed in the currency of the home bill provided by the customer's domestic provider and shall include information on:	That basic personalised pricing information shall be expressed in the currency of the home bill provided by the customer's domestic provider and shall include information on:  Text Origin: Commission Proposal
	Article 1	4(1), second subparagraph, point (a)			
G	182	(a) any fair use policy that the			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and	roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and	roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and	roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and  Text Origin: Commission Proposal
Aı	ticle 1	4(1), second subparagraph, point (b)			
G	183	(b) any surcharge applied in accordance with Article 7.	(b) any surcharge applied in accordance with Article 7.	(b) any surcharge applied in accordance with Article 7.	(b) any surcharge applied in accordance with Article 7.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Commission Proposal
Article	14(1), third subparagraph			
184	Roaming providers shall, except when the roaming customer has notified the roaming provider that he does not require this service, provide the customer, automatically by means of a Message Service, without undue delay and free of charge, when the roaming customer enters a Member State other than that of his domestic provider, with information on the potential risk of increased charges due to the use of value added services including a	Roaming providers shall, except when the roaming eustomer  hascustomers have notified the roaming provider that he doesthey  do not require this service, provide the customer, automatically by means of a Message Service, without undue delay and free of charge, when the roaming  eustomer enters customers enter a Member State other than that of histheir domestic provider, with information on the potential risk of increased charges due to the use of	Roaming providers shall, except when the roaming customer has notified the roaming provider that he does not require this service, provide the customer, automatically by means of a Message Service, without undue delay and free of charge, when the roaming customer enters a Member State other than that of his domestic provider, with information on the potential risk of increased charges due to the use of value added services without	PARKED until EP verifies the extent of data at the disposal of the operators.  The extent of data should be also verified by COM and BEREC.  Using 'they' is OK for Council.  Request for the opinion of the LS on the reference to the Code from the Council mandate.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		link to a dedicated webpage providing information about the types of services that may be subject to increased costs and, if available, information on value added services number ranges.	value added services in the visited  Member State, including access, free of charge, to a link to a dedicated webpage providing information about the types of services that may be subject to increased costs and, ifwhen available, information on value added services number ranges and possible applicable charges.	prejudice to Article 97 of Directive (EU) 2018/1972, including a link to access free of charge to a dedicated webpage providing information about the types of services that may be subject to increased costs and, if available, information on value added services number ranges or other additional information contained in the database for numbers of value added service, in accordance with Article 17(2).	'or other additional information' from the Council mandate is not clear for EP  COM to provide new drafting 24/11/21, reference to EECC moved to recital.
	Article 14	4(1), fourth subparagraph			
G	185	The basic personalised pricing information referred to in the first	The basic personalised pricing information referred to in the first	The basic personalised pricing information referred to in the first	The basic personalised pricing information referred to in the first

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		subparagraph shall also include the free-of-charge number referred to in paragraph 2 for obtaining more detailed information .	subparagraph shall also include the free-of-charge number referred to in paragraph 2 for obtaining more detailed information .	subparagraph shall also include the free-of-charge number referred to in paragraph 2 for obtaining more detailed information .	subparagraph shall also include the free-of-charge number referred to in paragraph 2 for obtaining more detailed information .
					Text Origin: Commission Proposal
P	rticle 1	4(1), fifth subparagraph			
G	186	On the occasion of each message, a customer shall have the opportunity to give notice to the roaming provider, free of charge and in an easy manner, that he does not require the automatic Message Service. A customer who has given	On the occasion of each message, a customer shall have the opportunity to give notice to the roaming provider, free of charge and in an easy manner, that he does not require the automatic Message Service. A customer who has given	On the occasion of each message, a customer shall have the opportunity to give notice to the roaming provider, free of charge and in an easy manner, that he does not require the automatic Message Service. A customer who has given	On the occasion of each message, a customer shall have the opportunity to give notice to the roaming provider, free of charge and in an easy manner, that he does not require the automatic Message Service. A customer who has given

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	notice that he does not require the automatic Message Service shall have the right at any time and free of charge to require the roaming provider to provide the service again.	notice that he does not require the automatic Message Service shall have the right at any time and free of charge to require the roaming provider to provide the service again.	notice that he does not require the automatic Message Service shall have the right at any time and free of charge to require the roaming provider to provide the service again.	notice that he does not require the automatic Message Service shall have the right at any time and free of charge to require the roaming provider to provide the service again.  Text Origin:  Commission Proposal
Article 1	4(1), sixth subparagraph			
6 187	Roaming providers shall provide blind or partially-sighted customers with the basic personalised pricing information referred to in the first subparagraph automatically, by	Roaming providers shall provide blind or partially-sighted customers with the basic personalised pricing information referred to in the first subparagraph automatically, by	Roaming providers shall provide blind or partially-sighted customers customers with disabilities with the basic personalised pricing information referred to in the first	Roaming providers shall provide  blind or partially sighted  customers customers with  disabilities with the basic  personalised pricing information

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		voice call, free of charge, if they so request.	voice call, free of charge, if they so request.	subparagraph automatically, by voice call, free of charge, if they so request.	referred to in the first subparagraph automatically, by voice call, free of charge, if they so request.  Text Origin: Council  Mandate
	Article 1	4(1), seventh subparagraph			
G	188	The first, second, fifth and sixth subparagraphs, with the exception of the reference to the fair use policy and the surcharge applied in accordance with Article 7, shall also apply to voice and SMS roaming services used by roaming customers travelling outside the	The first, second, fifth and sixth subparagraphs, with the exception of the reference to the fair use policy and the surcharge applied in accordance with Article 7, shall also apply to voice and <i>SMStext</i> message roaming services used by roaming customers travelling	The first, second, fifth and sixth subparagraphs, with the exception of the reference to the fair use policy and the surcharge applied in accordance with Article 7, shall also apply to voice and SMS roaming services used by roaming customers travelling outside the	The first, second, fifth and sixth subparagraphs, with the exception of the reference to the fair use policy and the surcharge applied in accordance with Article 7, shall also apply to voice and SMS roaming services used by roaming customers when connecting to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Union and provided by a roaming provider.	a roaming provider in a third country and for the use of non-terrestrial networks.	Union and to voice and SMS roaming services on non- terrestrial networks on board aircraft and vessels and provided by a roaming provider.	national or international non- terrestrial public mobile communications networks, and provided by a roaming provider. It shall also apply to voice and SMS roaming services used by roaming customers travelling outside the Union and provided by a roaming provider.  Text Origin: COM proposal 21 October
	Article 1	4(2)			
G	189	2. In addition to the information provided for in paragraph 1,	2. In addition to—the information provided for in—paragraph 1,	2. In addition to the information provided for in paragraph 1,	2. In addition to—the information provided for in paragraph 1,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	customers shall have the right to	customers shall have the right to	customers shall have the right to	customers shall have the right to
	request and receive, free of charge,	request and receive, free of charge,	request and receive, free of charge,	request and receive, free of charge,
	and irrespective of their location	and irrespective of their location	and irrespective of their location	and irrespective of their location
	within the Union, more detailed	within the Union, more detailed	within the Union, more detailed	within the Union, more detailed
	personalised pricing information	personalised pricing information	personalised pricing information	personalised pricing information
	on the roaming charges that apply	on the roaming charges that apply	on the roaming charges that apply	on the roaming charges that apply
	in the visited network to voice calls	in the visited network to voice calls	in the visited network to voice calls	in the visited network to voice calls
	and SMS, and information on the	and SMStext messages, and	and SMS, and information on the	and SMS, and information on the
	transparency measures applicable	information on the transparency	transparency measures applicable	transparency measures applicable
	by virtue of this Regulation, by	measures applicable by virtue of	by virtue of this Regulation, by	by virtue of this Regulation, by
	means of a mobile voice call or by	this Regulation, by means of a	means of a mobile voice call or by	means of a mobile voice call or by
	SMS. Such a request shall be to a	mobile voice call or by SMStext	SMS. Such a request shall be to a	SMS. Such a request shall be to a
	free-of-charge number designated	<u>message</u> . Such a request shall be to	free-of-charge number designated	free-of-charge number designated
	for this purpose by the roaming	a free-of-charge number designated	for this purpose by the roaming	for this purpose by the roaming
	provider. Obligations provided for	for this purpose by the roaming	provider. Obligations provided for	provider. Obligations provided for
	in paragraph 1 shall not apply to	provider. Obligations provided for	in paragraph 1 shall not apply to	in paragraph 1 shall not apply to
	devices which do not support SMS	in paragraph 1 shall not apply to	devices which do not support SMS	devices which do not support SMS
	functionality.	devices which do not support	functionality.	functionality.
		SMStext message functionality.		
				Text Origin: Council

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Mandate
Ar	ticle 14	4(3)			
G 1	190	3. The roaming provider shall send a notification to the roaming customer when the applicable fair use volume of regulated voice, or SMS, roaming services is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional consumption of regulated voice, or SMS, roaming services by the roaming customer. Each customer	3. The roaming provider shall send a notification to the roaming customer when the applicable fair use volume of regulated voice, or SMS, roaming services is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional consumption of regulated voice, or SMS, roaming services by the roaming customer. Each customer	3. The roaming provider shall send a notification to the roaming customer when the applicable fair use volume of regulated voice, or SMS, roaming services is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional consumption of regulated voice, or SMS, roaming services by the roaming customer. Each customer	3. The roaming provider shall send a notification to the roaming customer when the applicable fair use volume of regulated voice, or SMS, roaming services is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional consumption of regulated voice, or SMS, roaming services by the roaming customer. Each customer
		shall have the right to require the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service again.	roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service again.	roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service again.	roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service again.  Text Origin:  Commission Proposal
Article 1	4(4), first subparagraph			
G 191	4. Roaming providers shall provide all customers with full information on applicable roaming charges, when subscriptions are taken out. They shall also provide	4. Roaming providers shall provide all customers with full information on applicable roaming charges, when subscriptions are taken out. They shall also provide	4. Roaming providers shall provide all customers with full information on applicable roaming charges, when subscriptions are taken out. They shall also provide	4. Roaming providers shall provide all customers with full information on applicable roaming charges, when subscriptions are taken out. They shall also provide

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		their roaming customers with updates on applicable roaming charges without undue delay each time there is a change in these charges.	their roaming customers with updates on applicable roaming charges without undue delay each time there is a change in these charges.	their roaming customers with updates on applicable roaming charges without undue delay each time there is a change in these charges.	their roaming customers with updates on applicable roaming charges without undue delay each time there is a change in these charges.  Text Origin:  Commission Proposal
	Article 1	4(4), second subparagraph			
G	192	Roaming providers shall send a reminder at reasonable intervals thereafter to all customers who have opted for another tariff.	Roaming providers shall send a reminder at reasonable intervals thereafter to all customers who have opted for another tariff.	Roaming providers shall send a reminder at reasonable intervals thereafter to all customers who have opted for another tariff.	Roaming providers shall send a reminder at reasonable intervals thereafter to all customers who have opted for another tariff.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 1	4(5)			
193	5. Roaming providers shall make available information to their customers on how to avoid inadvertent roaming in border regions. Roaming providers shall take reasonable steps to protect	5. Roaming providers shall make available information to their customers on how to avoid inadvertent roaming in border regions <i>and while using non-terrestrial networks</i> . Roaming	5. Roaming providers shall make available information to their customers on how to avoid inadvertent roaming in border regions. Roaming providers shall take reasonable steps to protect	5. Roaming providers shall make available information to their customers on how to <i>effectively</i> avoid inadvertent roaming in border regions. Roaming providers shall take <i>all</i> reasonable steps to
	their customers from paying roaming charges for inadvertently accessed roaming services while situated in their home Member State.	providers shall take reasonable stepsthe necessary measures to protect their customers from paying roaming charges for inadvertently accessed roaming services while situated in their	their customers from paying roaming charges for inadvertently accessed roaming services while situated in their home Member State.	protect their customers from paying roaming charges for inadvertently accessed roaming services while situated in their home Member State.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		home Member State.		Commission Proposal  10 November
Artic	le 14(5a)			
s 193	a		5a. Roaming providers shall take reasonable steps to protect their customers from paying roaming charges for calls and SMS messages for inadvertently accessed non-terrestrial networks on board aircraft and vessels. In particular, each customer shall have the right at any time easily and free of charge to opt-out from the use of such networks and shall have the right, at any time, easily and free	5a. Roaming providers shall take all reasonable steps to protect their customers from paying additional charges for calls and SMS messages for inadvertently connecting to non-terrestrial public mobile networks, such as enabling roaming customers to opt-out from connecting to a non-terrestrial network. When such a facility is offered the customer shall have the right at any time easily and free of charge to opt-

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				of charge to require the roaming provider to enable access to such networks again.	out from the use of non-terrestrial networks and to enable connections to such networks again.  Text Origin: COM proposal 10 November
	Article 1	5			
G	194	Article 15  Transparency and safeguard mechanisms for retail data roaming services	Article 15  Transparency and safeguard mechanisms for retail data roaming services	Article 15  Transparency and safeguard mechanisms for retail data roaming services	Article 15  Transparency and safeguard mechanisms for retail data roaming services

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 1	5(1), first subparagraph			
g 195	1. Roaming providers shall ensure that their roaming customers, both before and after the conclusion of a contract, are kept adequately informed of the charges which apply to their use of regulated data roaming services, in ways which facilitate customers' understanding of the financial consequences of such use and permit them to monitor and control their expenditure on regulated data	1. Roaming providers shall ensure that their roaming customers, both before and after the conclusion of a contract, are kept adequately informed of the charges which apply to their use of regulated data roaming services, in ways which facilitate customers' understanding of the financial consequences of such use and permit them to monitor and control their expenditure on regulated data	1. Roaming providers shall ensure that their roaming customers, both before and after the conclusion of a contract, are kept adequately informed of the charges which apply to their use of regulated data roaming services, in ways which facilitate customers' understanding of the financial consequences of such use and permit them to monitor and control their expenditure on regulated data	1. Roaming providers shall ensure that their roaming customers, both before and after the conclusion of a contract, are kept adequately informed of the charges which apply to their use of regulated data roaming services, in ways which facilitate customers' understanding of the financial consequences of such use and permit them to monitor and control their expenditure on regulated data

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		with paragraphs 2 and 4.	with paragraphs 2 and 4.	with paragraphs 2 and 4.	with paragraphs 2 and 4.  Text Origin:  Commission Proposal
	Article 1	5(1), second subparagraph			
G	196	Where appropriate, roaming providers shall inform their customers, before the conclusion of a contract and on a regular basis thereafter, of the risk of automatic and uncontrolled data roaming connection and download.  Furthermore, roaming providers shall notify to their customers, free of charge and in a clear and easily	Where appropriate, roaming providers shall inform their customers, before the conclusion of a contract and on a regular basis thereafter, of the risk of automatic and uncontrolled data roaming connection and download.  Furthermore, roaming providers shall notify to their customers, free of charge and in a clear and easily	Where appropriate, roaming providers shall inform their customers, before the conclusion of a contract and on a regular basis thereafter, of the risk of automatic and uncontrolled data roaming connection and download.  Furthermore, roaming providers shall notify to their customers, free of charge and in a clear and easily	Where appropriate, roaming providers shall inform their customers, before the conclusion of a contract and on a regular basis thereafter, of the risk of automatic and uncontrolled data roaming connection and download.  Furthermore, roaming providers shall notify to their customers, free of charge and in a clear and easily

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		understandable manner, how to switch off these automatic data roaming connections in order to avoid uncontrolled consumption of data roaming services.	understandable manner, how to switch off these automatic data roaming connections in order to avoid uncontrolled consumption of data roaming services.	understandable manner, how to switch off these automatic data roaming connections in order to avoid uncontrolled consumption of data roaming services.	understandable manner, how to switch off these automatic data roaming connections in order to avoid uncontrolled consumption of data roaming services.  Text Origin:  Commission Proposal
	Article 1	5(2), first subparagraph			
G	197	2. An automatic message from the roaming provider shall inform the roaming customer that the latter is using regulated data roaming services, and provide basic personalised tariff information on	2. An automatic message from the roaming provider shall inform the roaming customer that the latter is using regulated data roaming services, and provide basic personalised tariff information on	2. An automatic message from the roaming provider shall inform the roaming customer that the latter is using regulated data roaming services, and provide basic personalised tariff information on	2. An automatic message from the roaming provider shall inform the roaming customer that the latter is using regulated data roaming services, and provide basic personalised tariff information on

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the charges (in the currency of the home bill provided by the customer's domestic provider) applicable to the provision of regulated data roaming services to that roaming customer in the Member State concerned, except where the customer has notified the roaming provider that he does not require that information.	the charges (in the currency of the home bill provided by the customer's domestic provider) applicable to the provision of regulated data roaming services to that roaming customer in the Member State concerned, except where the customer has notified the roaming provider that he does not require that information.	the charges (in the currency of the home bill provided by the customer's domestic provider) applicable to the provision of regulated data roaming services to that roaming customer in the Member State concerned, except where the customer has notified the roaming provider that he does not require that information.	the charges (in the currency of the home bill provided by the customer's domestic provider) applicable to the provision of regulated data roaming services to that roaming customer in the Member State concerned, except where the customer has notified the roaming provider that he does not require that information.  Text Origin:  Commission Proposal
	Article 1	5(2), second subparagraph, introducto	pry part		
G	198	That basic personalised tariff			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	information shall include information on:	information shall include information on:	information shall include information on:	<pre>information shall include information on:  Text Origin: Commission Proposal</pre>
Article	15(2), second subparagraph, point (a)			
6 199	(a) any fair use policy that the roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and	(a) any fair use policy that the roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and	(a) any fair use policy that the roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and	(a) any fair use policy that the roaming customer is subject to within the Union and the surcharges which apply in excess of any limits under that fair use policy; and

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	e 15(2), second subparagraph, point (b)			
s 200	(b) any surcharge applied in accordance with Article 7.	(b) any surcharge applied in accordance with Article 7.	(b) any surcharge applied in accordance with Article 7.	(b) any surcharge applied in accordance with Article 7.  Text Origin:  Commission Proposal
Article	e 15(2), third subparagraph			
c 201				G

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
The information shall be delivered to the roaming customer's mobile device, for example by an SMS message, an e-mail or a pop-up window on the mobile device, every time the roaming customer enters a Member State other than that of his domestic provider and initiates for the first time a data roaming service in that particular Member State. It shall be provided free of charge at the moment the roaming customer initiates a regulated data roaming service, by an appropriate means adapted to facilitate its receipt and easy comprehension.	The information shall be delivered directly to the roaming customer's mobile device, for example by an SMS message, an e-mailmeans of a text message or a pop-up window on the mobile device, every time the roaming customer enters a Member State other than that of his domestic provider and initiates for the first time a data roaming service in that particular Member State. It shall be provided free of charge at the moment the roaming customer initiates a regulated data roaming service, by an appropriate means adapted to facilitate its receipt and easy comprehension.	The information shall be delivered to the roaming customer's mobile device, for example by an SMS message, an e-mail or a pop-up window on the mobile device, every time the roaming customer enters a Member State other than that of his domestic provider and initiates for the first time a data roaming service in that particular Member State. It shall be provided free of charge at the moment the roaming customer initiates a regulated data roaming service, by an appropriate means adapted to facilitate its receipt and easy comprehension.	The information shall be delivered directly to the roaming customer's mobile device, for example by an SMS message, an e-mail, means of a text message or a pop-up window on the mobile device, every time the roaming customer enters a Member State other than that of his domestic provider and initiates for the first time a data roaming service in that particular Member State. It shall be provided free of charge at the moment the roaming customer initiates a regulated data roaming service, by an appropriate means adapted to facilitate its receipt and easy comprehension.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					November.
	Article 1	5(2), fourth subparagraph			
G	202	A customer who has notified his roaming provider that he does not require the automatic tariff information shall have the right at any time and free of charge to require the roaming provider to provide this service again.	A customer who has notified his roaming provider that he does not require the automatic tariff information shall have the right at any time and free of charge to require the roaming provider to provide this service again.	A customer who has notified his roaming provider that he does not require the automatic tariff information shall have the right at any time and free of charge to require the roaming provider to provide this service again.	A customer who has notified his roaming provider that he does not require the automatic tariff information shall have the right at any time and free of charge to require the roaming provider to provide this service again.
					Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	15(3)			
Article 1	3. The roaming provider shall send a notification when the applicable fair use volume of regulated data roaming service is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional	3. The roaming provider shall send a notification when the applicable fair use volume of regulated data roaming service is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional	3. The roaming provider shall send a notification when the applicable fair use volume of regulated data roaming service is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional	3. The roaming provider shall send a notification when the applicable fair use volume of regulated data roaming service is fully consumed or any usage threshold applied in accordance with Article 7 is reached. That notification shall indicate the surcharge that will be applied to any additional
	consumption of regulated data roaming services by the roaming customer. Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service	consumption of regulated data roaming services by the roaming customer. Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service	consumption of regulated data roaming services by the roaming customer. Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service	consumption of regulated data roaming services by the roaming customer. Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the roaming provider to provide the service

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
ll .		again.	again.	again.	again.  Text Origin:  Commission Proposal
	Article 1	5(4), first subparagraph			
G	204	4. Each roaming provider shall grant to all their roaming customers the opportunity to opt deliberately and free of charge for a facility which provides in a timely manner information on the accumulated consumption expressed in volume or in the currency in which the roaming customer is billed for regulated	4. Each roaming provider shall grant to all their roaming customers the opportunity to opt deliberately and free of charge foraccess to a facility which provides in a timely manner information on the accumulated consumption expressed in volume or in the currency in which the roaming customer is billed for	4. Each roaming provider shall grant to all their roaming customers the opportunity to opt deliberately and free of charge for a facility which provides in a timely manner information on the accumulated consumption expressed in volume or in the currency in which the roaming customer is billed for regulated	4. Each roaming provider shall grant to all their roaming customers the opportunity to opt deliberately and free of charge foraccess to a facility which provides in a timely manner information on the accumulated consumption expressed in volume or in the currency in which the roaming customer is billed for

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	data roaming services and which guarantees that, without the customer's explicit consent, the accumulated expenditure for regulated data roaming services over a specified period of use, excluding MMS billed on a perunit basis, does not exceed a specified financial limit.	regulated data roaming services and which guarantees that, without the customer's explicit consent, the accumulated expenditure for regulated data roaming services over a specified period of use, excluding MMS billed on a perunit basis, does not exceed a specified financial limit.  Customers may notify the roaming provider that they do not require access to such a facility.	data roaming services and which guarantees that, without the customer's explicit consent, the accumulated expenditure for regulated data roaming services over a specified period of use, excluding MMS billed on a perunit basis, does not exceed a specified financial limit.	regulated data roaming services and which guarantees that, without the customer's explicit consent, the accumulated expenditure for regulated data roaming services over a specified period of use, excluding MMS billed on a perunit basis, does not exceed a specified financial limit.  Customers may notify the roaming provider that they do not require access to such a facility.  Text Origin: EP  Mandate
Δrticle 1	5(4), second subparagraph			<u> </u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
c 205	To that end, the roaming provider shall make available one or more maximum financial limits for specified periods of use, provided that the customer is informed in advance of the corresponding volume amounts. One of those limits (the default financial limit) shall be close to, but not exceed, EUR 50 of outstanding charges per monthly billing period (excluding VAT).	To that end, the roaming provider shall make available one or more maximum financial limits for specified periods of use, provided that the customer is informed in advance of the corresponding volume amounts. One of those limits (the default financial limit) shall be close to, but not exceed, EUR 50 of outstanding charges per monthly billing period (excluding VAT).	To that end, the roaming provider shall make available one or more maximum financial limits for specified periods of use, provided that the customer is informed in advance of the corresponding volume amounts. One of those limits (the default financial limit) shall be close to, but not exceed, EUR 50 of outstanding charges per monthly billing period (excluding VAT).	To that end, the roaming provider shall make available one or more maximum financial limits for specified periods of use, provided that the customer is informed in advance of the corresponding volume amounts. One of those limits (the default financial limit) shall be close to, but not exceed, EUR 50 of outstanding charges per monthly billing period (excluding VAT).  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement				
Article	Article 15(4), third subparagraph							
206	Alternatively, the roaming provider may establish limits expressed in volume, provided that the customer is informed in advance of the corresponding financial amounts.  One of those limits (the default volume limit) shall have a corresponding financial amount not exceeding EUR 50 of outstanding charges per monthly billing period (excluding VAT).	Alternatively, the roaming provider may establish limits expressed in volume, provided that the customer is informed in advance of the corresponding financial amounts.  One of those limits (the default volume limit) shall have a corresponding financial amount not exceeding EUR 50 of outstanding charges per monthly billing period (excluding VAT).	Alternatively, the roaming provider may establish limits expressed in volume, provided that the customer is informed in advance of the corresponding financial amounts.  One of those limits (the default volume limit) shall have a corresponding financial amount not exceeding EUR 50 of outstanding charges per monthly billing period (excluding VAT).	Alternatively, the roaming provider may establish limits expressed in volume, provided that the customer is informed in advance of the corresponding financial amounts.  One of those limits (the default volume limit) shall have a corresponding financial amount not exceeding EUR 50 of outstanding charges per monthly billing period (excluding VAT).  Text Origin:  Commission Proposal				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article	Article 15(4), fourth subparagraph						
s 207	In addition, the roaming provider may offer to its roaming customers other limits with different, that is, higher or lower, maximum monthly financial limits.	In addition, the roaming provider may offer to its roaming customers other limits with different, that is, higher or lower, maximum monthly financial limits.	In addition, the roaming provider may offer to its roaming customers other limits with different, that is, higher or lower, maximum monthly financial limits.	In addition, the roaming provider may offer to its roaming customers other limits with different, that is, higher or lower, maximum monthly financial limits.  Text Origin:  Commission Proposal			
Article	Article 15(4), fifth subparagraph						
g 208	The default limits referred to in the second and third subparagraphs	The default limits referred to in the second and third subparagraphs	The default limits referred to in the second and third subparagraphs	The default limits referred to in the second and third subparagraphs			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		shall be applicable to all customers who have not opted for another limit.	shall be applicable to all customers who have not opted for another limit.	shall be applicable to all customers who have not opted for another limit.	shall be applicable to all customers who have not opted for another limit.  Text Origin: Commission Proposal
	Article 1	5(4), sixth subparagraph			
G	209	Each roaming provider shall also ensure that an appropriate notification is sent to the roaming customer's mobile device, for example by an SMS message, an email or a pop-up window on the computer, when the data roaming services have reached 80% of the	Each roaming provider shall also ensure that an appropriate notification is sent <u>directly</u> to the roaming customer's mobile device, for example by <u>an SMS message</u> , <u>an e-mailmeans of a text message</u> or a pop-up window on the computer, when the data roaming	Each roaming provider shall also ensure that an appropriate notification is sent to the roaming customer's mobile device, for example by an SMS message, an email or a pop-up window on the computer, when the data roaming services have reached 80% of the	Each roaming provider shall also ensure that an appropriate notification is sent <u>directly</u> to the roaming customer's mobile device, for example by an SMS message, an e-mail, <u>means of a text message</u> or a pop-up window on the computer, when the data roaming

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	agreed financial or volume limit.  Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the provider to provide the service again.	services have reached 80% of the agreed financial or volume limit. Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the provider to provide the service again.	agreed financial or volume limit.  Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the provider to provide the service again.	services have reached 80% of the agreed financial or volume limit.  Each customer shall have the right to require the roaming provider to stop sending such notifications and shall have the right, at any time and free of charge, to require the provider to provide the service again.  Text Origin: EP  Mandate
Article 1	5(4), seventh subparagraph			
g 210	When the financial or volume limit would otherwise be exceeded, a	When the financial or volume limit would otherwise be exceeded, a	When the financial or volume limit would otherwise be exceeded, a	When the financial or volume limit would otherwise be exceeded, a

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	notification shall be sent to the	notification shall be sent to the	notification shall be sent to the	notification shall be sent to the
	roaming customer's mobile device.	roaming customer's mobile device.	roaming customer's mobile device.	roaming customer's mobile device.
	That notification shall indicate the	That notification shall indicate the	ThatAn additional notification	That An additional notification
	procedure to be followed if the	procedure to be followed if the	shall be sent to the roaming	shall be sent to the roaming
	customer wishes to continue	customer wishes to continue	customer's mobile device to	customer's mobile device to whom
	provision of those services and the	provision of those services and the	whom the default limits referred	the default limits referred to in the
	cost associated with each	cost associated with each	to in the second and third	second and third subparagraphs
	additional unit to be consumed. If	additional unit to be consumed. If	subparagraphs are applicable on	are applicable on the basis of not
	the roaming customer does not	the roaming customer does not	the basis of not having opted for	having opted for another limit, in
	respond as prompted in the	respond as prompted in the	another limit, in case a EUR 100	case a EUR 100 data consumption
	notification received, the roaming	notification received, the roaming	data consumption limit is	<u>limit is exceeded. These</u>
	provider shall immediately cease to	provider shall immediately cease to	exceeded. These notifications	notifications shall indicate the
	provide and to charge the roaming	provide and to charge the roaming	shall indicate the procedure to be	procedure to be followed if the
	customer for regulated data	customer for regulated data	followed if the customer wishes to	customer wishes to continue
	roaming services, unless and until	roaming services, unless and until	continue provision of those	provision of those services and the
	the roaming customer requests the	the roaming customer requests the	services and the cost associated	cost associated with each
	continued or renewed provision of	continued or renewed provision of	with each additional unit to be	additional unit to be consumed. If
	those services.	those services.	consumed. If the roaming customer	the roaming customer does not
			does not respond as prompted in	respond as prompted in the
			the notification received, the	notification received, the roaming
			roaming provider shall	provider shall immediately cease to

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			immediately cease to provide and to charge the roaming customer for regulated data roaming services, unless and until the roaming customer requests the continued or renewed provision of those services.	provide and to charge the roaming customer for regulated data roaming services, unless and until the roaming customer requests the continued or renewed provision of those services.  Text Origin: Council Mandate
Article 1	5(4), eighth subparagraph			
s 211	Whenever a roaming customer requests to opt for or to remove a financial or volume limit facility, the change shall be made within one working day of receipt of the	Whenever a roaming customer requests to opt for or to removeremove or opt for a financial or volume limit facility, the change shall be made within	Whenever a roaming customer requests to opt for or to remove to remove or reinstate a financial or volume limit facility, the change shall be made within one working	Whenever a roaming customer requests to opt for or to remove to remove or reinstate a financial or volume limit facility, the change shall be made within one working

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		request, shall be free of charge, and shall not entail conditions or restrictions pertaining to other elements of the subscription.	one working day of receipt of the request, shall be free of charge, and shall not entail conditions or restrictions pertaining to other elements of the subscription.	day of receipt of the request, shall be free of charge, and shall not entail conditions or restrictions pertaining to other elements of the subscription.	day of receipt of the request, shall be free of charge, and shall not entail conditions or restrictions pertaining to other elements of the subscription.
	Article 1	5(5)			Text Origin: Council Mandate
G	212	5. Paragraphs 2 and 4 shall not apply to machine-to-machine devices that use mobile data communication.	5. Paragraphs 2 and 4 shall not apply to machine-to-machine devices that use mobile data communication.	5. Paragraphs 2 and 4 shall not apply to machine-to-machine devices that use mobile data communication.	5. Paragraphs 2 and 4 shall not apply to machine-to-machine devices that use mobile data communication.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 1	5(6)			
		6. Roaming providers shall take reasonable steps to protect their customers from paying roaming	6. Roaming providers shall take  reasonable steps to the necessary  measures to effectively protect	6. Roaming providers shall take reasonable steps to protect their customers from paying roaming	6. Roaming providers shall take  all reasonable steps to protect their customers from paying roaming
G	213	charges for inadvertently accessed roaming services while situated in their home Member State. This shall include informing customers	their customers from paying roaming charges for inadvertently accessed roaming services while situated in their home Member	charges for inadvertently accessed roaming services while situated in their home Member State. This shall include informing customers	charges for inadvertently accessed roaming services while situated in their home Member State. This shall include informing customers
		on how to avoid inadvertent roaming in border regions.	State. This shall include informing customers on how to <u>effectively</u> avoid inadvertent roaming in	on how to avoid inadvertent roaming in border regions.	on how to <u>effectively</u> avoid inadvertent roaming in border regions.
			border regions.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Article 1	Article 15(6a)						
c 213a			6a. Roaming providers shall take reasonable steps to protect their customers from paying roaming charges for data services for inadvertently accessed non-terrestrial networks on board aircraft and vessels. In particular, each customer shall have the right at any time easily and free of charge to opt-out from the use of such networks. and shall have the right, at any time, easily and free of charge to require the roaming provider to enable access to such networks again.	6a. Roaming providers shall take all reasonable steps to protect their customers from paying additional charges for data services for inadvertently connecting to non-terrestrial public mobile networks, such as enabling roaming customers to opt-out from connecting to a non-terrestrial network. When such a facility is offered the customer shall have the right at any time easily and free of charge to opt-out from the use of non-terrestrial networks and to enable connections to such networks again.			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				COM proposal 10 November
Arti	cle 15(7), first subparagraph			
s 21	7. This Article, with the exception of paragraph 6, the second subparagraph of paragraph 2 and paragraph 3, and subject to the second and third subparagraphs of this paragraph, shall also apply to data roaming services used by roaming customers travelling outside the Union and provided by a roaming provider.	7. This Article, with the exception of paragraph 6, the second subparagraph of paragraph 2 and paragraph 3, and subject to the second and third subparagraphs of this paragraph, shall also apply to data roaming services used by roaming customers travelling outside the Union and provided by a roaming provider and to using non-terrestrial networks.	7. This Article, with the exception of paragraph 6, the second subparagraph of paragraph 2 and paragraph 3, and subject to the second and third subparagraphs of this paragraph, shall also apply to data roaming services used by roaming customers travelling outside the Union and provided by a roaming provider and to data roaming services on non-	7. This Article, with the exception of paragraph 6, the second subparagraph of paragraph 2 and paragraph 3, and subject to the second and third subparagraphs of this paragraph, shall also apply to data roaming services used by roaming customers when connecting to national or international non-terrestrial public mobile networks provided

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			terrestrial networks on board aircraft and vessels.	by a roaming provider. It shall also apply to data roaming services used by roaming customers travelling outside the Union and provided by a roaming provider.  Text Origin: COM proposal 21 October
Article 1	5(7), second subparagraph			
s 215	Where the customer opts for the facility referred to in the first subparagraph of paragraph 3, the requirements provided in paragraph 4 shall not apply if the	Where the customer opts for the facility referred to in the first subparagraph of paragraph 3, the requirements provided in paragraph 4 shall not apply if the	Where the customer opts for The facility referred to in the first subparagraph of paragraph 3, the requirements provided in paragraph 4 shall not apply if the	Where the customer opts for The facility referred to in the first subparagraph of paragraph 3, the requirements provided in paragraph 4 shall not apply if the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		visited network operator in the visited country outside the Union does not allow the roaming provider to monitor its customers' usage on a real-time basis.	visited network operator in the visited country outside the Union does not allow the roaming provider to monitor its customers' usage on a real-time basis.	visited network operator in the visited country outside the Union does not allow the roaming provider to monitor its customers' usage on a real-time basis.	visited network operator in the visited country outside the Union does not allow the roaming provider to monitor its customers' usage on a real-time basis.
					Text Origin: Council Mandate
	Article 1	5(7), third subparagraph			
G	216	In such a case the customer shall be notified by an SMS message when entering such a country, without undue delay and free of charge, that information on accumulated consumption and the	In such a case the customer shall be notified by an SMS message when entering such a country, without undue delay and free of charge, that information on accumulated consumption and the	In such a case the customer shall be notified by an SMS message when entering such a country, without undue delay and free of charge, that information on accumulated consumption and the	In such a case the customer shall be notified by an SMS message when entering such a country, without undue delay and free of charge, that information on accumulated consumption and the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	guarantee not to exceed a specified financial limit are not available.	guarantee not to exceed a specified financial limit are not available.	guarantee not to exceed a specified financial limit are not available.	guarantee not to exceed a specified financial limit are not available.  Text Origin:  Commission Proposal
Article 1	6		<u>l</u>	
G 217	Article 16  Transparency on the means of access to emergency services	Article 16  Transparency on the means of access to emergency services	Article 16  Transparency on the means of access to emergency services	Article 16  Transparency on the means of access to emergency services
				Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article :	16, first paragraph			
6 218	Roaming providers shall ensure that their roaming customers are kept adequately informed on the means of access to emergency services in the visited Member State.	Roaming providers shall ensure that their roaming customers are kept adequately informed on the means of access to emergency services in the visited Member State.	Roaming providers shall ensure that their roaming customers are kept adequately informed on the means of access to emergency services in the visited Member State.	Roaming providers shall ensure that their roaming customers are kept adequately informed on the means of access to emergency services in the visited Member State.  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	An automatic message from the	An automatic message from the	An automatic message from the	An automatic message from the
	roaming provider shall inform the	roaming provider shall inform the	roaming provider shall inform the	roaming provider shall inform the
	roaming customer that the latter	roaming customer that the latter	roaming customer that the latter	roaming customer that the latter
	may access emergency services	may access emergency services	may access emergency services	may access emergency services
	free of charge by calling the single	free of charge by calling contacting	free of charge by calling the single	free of charge by calling the single
	European emergency number '112'	the single European emergency	European emergency number	European emergency number
	and by alternative means of access	number '112' and by including a	'112'. This message shall also	'112' <u>. This message shall also</u>
	to emergency services through	link to a dedicated web page that	provide the roaming customer	provide the roaming customer
219	emergency communications	is free of charge and fully	with a link to a dedicated website	with a link to accessible free of
	mandated in the visited Member	accessible to people with	providing information on and by	charge a dedicated webpage,
	State. The information shall be	disabilities, which provides	alternative means of access to	accessible to people with
	delivered to the roaming	information about alternative	emergency services through	disabilities, which provides
	customer's mobile device by an	means of access to emergency	emergency communications	information on and by alternative
	SMS message, every time the	services through emergency	mandated in the visited Member	means of access to emergency
	roaming customer enters a Member	communications mandated in the	State. The information shall be	services through emergency
	State other than that of his	visited Member State. The	delivered to the roaming	communications mandated in the
	domestic provider. It shall be	information shall be delivered	customer's mobile device by an	visited Member State. The
	provided free of charge at the	<u>directly</u> to the roaming customer's	SMS message <del>,</del> or by an	information shall be delivered to
	moment the roaming customer	mobile device by an SMSa text	appropriate means adapted to	the roaming customer's mobile

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
initiates a roaming service, by an	message, every time the roaming	facilitate its receipt and easy	device by an SMS message, or
appropriate means adapted to	customer enters a Member State	<b>comprehension</b> every time the	where necessary by an appropriate
facilitate its receipt and easy	other than that of histheir domestic	roaming customer enters a Member	means adapted to facilitate its
comprehension.	provider. It shall be provided free	State other than that of his	receipt and easy comprehension
	of charge at the moment the	domestic provider. #This	every time the roaming customer
	roaming customer initiates aby an	information shall be provided free	enters a Member State other than
	appropriate means adapted to	of charge. at the moment the	that of <i>histheir</i> domestic provider.
	facilitate its receipt and easy	roaming customer initiates a	#This information shall be
	comprehension. Roaming service,	roaming service, by an appropriate	provided free of charge.
	by an appropriate means adapted	means adapted to facilitate its	
	to facilitate its receipt and easy	receipt and easy comprehension.	
	comprehension providers should		New paragraph (3)
	include in that message an		
	accessible link to the mobile		In member states where public
	application through which public		warning mobile applications are
	warnings are transmitted in the		deployed, if a link to that
	visited Member State, if		application is reported by the
	applicable.		visited member state in the
			database established pursuant
			Article 17 para (1)(b)[database on
			means of access to emergency

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			services], at the moment the roaming customer initiates a roaming service, by an appropriate means adapted to facilitate its receipt and easy comprehensionproviders should include in the message referred to in paragraph (2) the information that public warnings may be received by a public warning mobile application. The link to the pubic warning application and
			instructions for its download shall be provided in the dedicated webpage mentioned in paragraph (2).  Agreement on essence on 24/11

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					COM to provide a better wording on 'accessible' part
	Article 17	7			
G	220	Article 17  Database for numbers of value added service	Article 17  Database for numbers of value added service and means of access to emergency services	Article 17  Database for numbers of value added service and means of access to emergency services	Article 17  Database for numbers of value added service and means of access to emergency services
	Article 17	7, first paragraph			
G	221	BEREC shall establish and maintain a single Union-wide	BEREC shall establish and maintain a single Union-wide		Agreed to move to 221a-221d and

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
database of value added services numbering ranges in each Members State to be made accessible for national regulatory authorities are operators. The database shall be established by 31 December 202. To that end, the NRA or other competent authorities shall, by electronic means, provide the necessary information and the relevant updates to BEREC without undue delay.	numbering ranges in each Member State and of means of access to emergency services through emergency communications		amend there. This line stays empty.

Article 17, first paragraph a, introductory part

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 221a			BEREC shall establish and maintain:	BEREC shall establish and maintain:  Agreement on the structure
Article 1	7, first paragraph a, point (a)			
221b			(a) a single Union-wide database of value added services numbering ranges in each Member State to be made accessible for national regulatory authorities or other competent authorities and operators. The database shall be established at	(a) a single Union-wide database of value added services numbering ranges in each Member State to be made accessible for national regulatory authorities for other competent authorities and operators]. The database shall be established at the latest by 31

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the latest by 31 December 2023.  To that end, the national regulatory authorities or other competent authorities shall, by electronic means, provide the necessary information and the relevant updates to BEREC without undue delay.	December 2022. To that end, the national regulatory authorities [or other competent authorities] shall, by electronic means, provide the necessary information and the relevant updates to BEREC without undue delay.  Council Mandate modified  Agreed on 25/11 [competent authorities as a horizontal issue]
Article 1	.7, first paragraph a, point (b)			

of means of access to emergency services that are mandated in each Member State and are technically feasible to be used by roaming end-users. The database shall be established at the latest by 1 August 2022. To that end, the national regulatory authorities or other competent authorities shall, by electronic means, provide the necessary information and the relevant updates to BEREC without without undue delay. The		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
be made accessible to operators and national regulatory authorities or other competent authorities.  to operators and national regulatory authorities for other competent authorities].	221c	Commission Proposal	EP Mandate	(b) a single Union-wide database of means of access to emergency services that are mandated in each Member State and are technically feasible to be used by roaming end-users. The database shall be established at the latest by 1 August 2022. To that end, the national regulatory authorities or other competent authorities shall, by electronic means, provide the necessary information and the relevant updates to BEREC without undue delay. The database shall be made accessible to operators and national regulatory authorities or other competent	(b) a single Union-wide database of means of access to emergency services that are mandated in each Member State and are technically feasible to be used by roaming end-users. The database shall be established at the latest by 31  December 2022. To that end, the national regulatory authorities for other competent authorities shall, by electronic means, provide the necessary information and the relevant updates to BEREC without undue delay. The database shall be made accessible to operators and national regulatory authorities for other

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	7, first paragraph b			Council Mandate  modified [competent authorities as a horizontal issue]
G	221d			Without prejudice to Article 14, these databases shall enable NRAs and other competent authorities, on an optional basis to provide additional information to customers.	Without prejudice to Article 14, these databases shall enable NRAs and other competent authorities, on an optional basis to provide additional information to customers.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	18			
G 222	Article 18 Supervision and enforcement	Article 18 Supervision and enforcement	Article 18 Supervision and enforcement	Article 18  Supervision and enforcement  Text Origin:  Commission Proposal
Article	18(1), first subparagraph			
223				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	1. National regulatory authorities shall monitor and supervise compliance with this Regulation within their territory.	1. National regulatory authorities shall monitor and supervise compliance with this Regulation within their territory.	1. National regulatory authorities and where applicable, other competent authorities, shall monitor and supervise compliance with this Regulation within their territory.	horizontal issue on competent authorities		
Article 1	8(1), second subparagraph					
224	National regulatory authorities shall strictly monitor and supervise roaming providers availing themselves of Articles 6, 7 and 9(3).	National regulatory authorities shall strictly monitor and supervise roaming providers availing themselves of Articles 6, 7 and 9(3).	In particular, National regulatory authorities shall strictly monitor and supervise roaming providers availing themselves of Articles 6, 7 and 9(3)Article 7.			
Article 1	Article 18(1), third subparagraph					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
224a			National regulatory authorities or other competent authorities shall monitor and supervise compliance of Articles 5, 6, 9, 14, 15, 16 and 19(2).	horizontal issue on competent authorities
Article	18(2)			
225	2. National regulatory authorities and, where relevant, BEREC shall make up-to-date information on the application of this Regulation, in particular Articles 5, 6, 7, 9, 10, 11, and 12, publicly available in a manner that enables interested parties to have easy access to it.	2. National regulatory authorities and, where relevant, BEREC shall make up-to-date information on the application of this Regulation, in particular Articles 5, 6, 7, 9, 10, 11, and 12, publicly available in a manner that enables interested parties to have easy access to it.	2. National regulatory authorities or other competent authorities and, where relevant, BEREC shall make up-to-date information on the application of this Regulation, in particular Articles 5, 6, 7, 9, 10, 11, and 12, publicly available in a manner that enables interested	horizontal issue on competent authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			parties to have easy access to it.	
Article 1	8(3), first subparagraph			
	3. National regulatory authorities	3. National regulatory authorities	3. National regulatory authorities	
	shall, in preparation for the review	shall, in preparation for the review	or other competent authorities	horizontal issue on competent
	provided for in Article 21, monitor	provided for in Article 21, monitor	shall, in preparation for the review	
	developments in wholesale and	developments in wholesale and	provided for in Article 21, monitor	authorities
	retail charges for the provision to	retail charges for the provision to	developments in wholesale and	
226	roaming customers of voice and	roaming customers of voice and	retail charges for the provision to	
226	data communications services,	data communications services,	roaming customers of voice and	
	including SMS and MMS,	including SMS and MMS,	data communications services,	
	including in the outermost regions	including in the outermost regions	including SMS and MMS,	
	referred to in Article 349 of the	referred to in Article 349 of the	including in the outermost regions	
	Treaty . National regulatory	Treaty . National regulatory	referred to in Article 349 of the	
	authorities shall also be alert to the	authorities shall also be alert to the	Treaty National regulatory or	
	particular case of inadvertent	particular case of inadvertent	other competent authorities shall	
	roaming in the border regions of	roaming in the border regions of	also be alert to the particular case	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	neighbouring Member States and monitor whether traffic-steering techniques are used to the disadvantage of customers.	neighbouring Member States and monitor whether traffic-steering techniques are used to the disadvantage of customers.	of inadvertent roaming in the border regions of neighbouring Member States and monitor whether traffic-steering techniques are used to the disadvantage of customers.			
Article 1	8(3), second subparagraph					
227	National regulatory authorities shall monitor and collect information on inadvertent roaming and take appropriate measures.	National regulatory authorities shall monitor and collect information on inadvertent roaming and take appropriate measures.	National regulatory <b>or other competent</b> authorities shall monitor and collect information on inadvertent roaming and take appropriate measures.	horizontal issue on competent authorities		
Article 1	Article 18(4)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
228	4. National regulatory authorities shall have the power to require undertakings subject to obligations under this Regulation to supply all information relevant to the implementation and enforcement of this Regulation. Those undertakings shall provide such information promptly on request and in accordance with time limits and level of detail required by the national regulatory authority.	4. National regulatory authorities shall have the power to require undertakings subject to obligations under this Regulation to supply all information relevant to the implementation and enforcement of this Regulation. Those undertakings shall provide such information promptly on request and in accordance with time limits and level of detail required by the national regulatory authority.	4. National regulatory authorities or other competent authorities shall have the power to require undertakings subject to obligations under this Regulation to supply all information relevant to the implementation and enforcement of this Regulation. Those undertakings shall provide such information promptly on request and in accordance with time limits and level of detail required by the national regulatory or other competent authority.	horizontal issue on competent authorities
Article 1	8(5)			
229				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
5. Where a national regulatory authority considers information to be confidential in accordance with Union and national rules on business confidentiality, the Commission, BEREC and any other national regulatory authorities concerned shall ensure such confidentiality. Business confidentiality shall not prevent the timely sharing of information between the national regulatory authority, the Commission, BEREC and any other national regulatory authorities concerned for the purposes of reviewing, monitoring and supervising the application of this Regulation.	5. Where a national regulatory authority considers information to be confidential in accordance with Union and national rules on business confidentiality, the Commission, BEREC and any other national regulatory authorities concerned shall ensure such confidentiality. Business confidentiality shall not prevent the timely sharing of information between the national regulatory authority, the Commission, BEREC and any other national regulatory authorities concerned for the purposes of reviewing, monitoring and supervising the application of this Regulation.	5. Where a national regulatory authority or other competent authorities considers information to be confidential in accordance with Union and national rules on business confidentiality, the Commission, BEREC and any other national or competent regulatory authorities concerned shall ensure such confidentiality. Business confidentiality shall not prevent the timely sharing of information between the national regulatory authorityor competent authorities, the Commission, BEREC and any other national regulatory or competent authorities concerned for the purposes of reviewing, monitoring and supervising the application of this Regulation.	horizontal issue on competent authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	8(6)			
230	6. National regulatory authorities may intervene on their own initiative in order to ensure compliance with this Regulation. In particular, they shall, where necessary, make use of the powers under Article 61 of Directive (EU) 2018/1972 to ensure adequate access and interconnection in order to guarantee the end-to-end connectivity and interoperability of roaming services, for example where customers are unable to exchange regulated roaming SMS messages with customers of a terrestrial public mobile	6. National regulatory authorities may intervene on their own initiative in order to ensure compliance with this Regulation. In particular, they shall, where necessary, make use of the powers under Article 61 of Directive (EU) 2018/1972 to ensure adequate access and interconnection in order to guarantee the end-to-end connectivity and interoperability of roaming services, for example where customers are unable to exchange regulated roaming SMS messages with customers of a terrestrial public mobile	6. National regulatory authorities or other competent authorities may intervene on their own initiative in order to ensure compliance with this Regulation. In particular, they shall, where necessary, make use of the powers under Article 61 of— Directive (EU) 2018/1972 to ensure adequate access and interconnection in order to guarantee the end-to-end connectivity and interoperability of roaming services, for example where customers are unable to exchange regulated roaming SMS messages with customers of a	horizontal issue on competent authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	communications network in another Member State as a result of the absence of an agreement enabling the delivery of those messages.	communications network in another Member State as a result of the absence of an agreement enabling the delivery of those messages.	terrestrial public mobile communications network in another Member State as a result of the absence of an agreement enabling the delivery of those messages.	
Article 1	18(7)			
231	7. Where a national regulatory authority finds that a breach of the obligations set out in this Regulation has occurred, it shall have the power to require the immediate cessation of such a breach.	7. Where a national regulatory authority finds that a breach of the obligations set out in this Regulation has occurred, it shall have the power to require the immediate cessation of such a breach.	7. Where a national regulatory authority or other competent authorities finds that a breach of the obligations set out in this Regulation has occurred, it shall have the power to require the immediate cessation of such a breach.	horizontal issue on competent authorities

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	9			
G 232	Article 19 Dispute resolution	Article 19 Dispute resolution	Article 19 Dispute resolution	Article 19 Dispute resolution  Text Origin: Commission Proposal
Article 1	9(1), first subparagraph			
6 233	1. In the event of a dispute in connection with the obligations	1. In the event of a dispute in connection with the obligations	1. In the event of a dispute in connection with the obligations	In the event of a dispute in connection with the obligations

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	laid down in this Regulation between undertakings providing electronic communications networks or services in a Member State, the dispute resolution procedures laid down in Articles 26 and 27 of Directive (EU) 2018/1972 shall apply.	laid down in this Regulation between undertakings providing electronic communications networks or services in a Member State, the dispute resolution procedures laid down in Articles 26 and 27 of Directive (EU) 2018/1972 shall apply.	laid down in this Regulation between undertakings providing electronic communications networks or services in a Member State, the dispute resolution procedures laid down in Articles 26 and 27 of— Directive (EU) 2018/1972 shall apply.	laid down in this Regulation between undertakings providing electronic communications networks or services in a Member State, the dispute resolution procedures laid down in Articles 26 and 27 of—Directive (EU) 2018/1972 shall apply.  Text Origin: Commission Proposal
Article 1	9(1), second subparagraph		I	
g 234	Disputes between visited network operators and other operators on rates applied to inputs necessary	Disputes between visited network operators and other operators on rates applied to inputs necessary	Disputes between visited network operators and other operators on rates applied to inputs necessary	Disputes between visited network operators and other operators on rates applied to inputs necessary

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	for the provision of regulated wholesale roaming services may be referred to the competent national regulatory authority or authorities pursuant to Articles 26 and 27 of the Directive (EU) 2018/1972. In such a case, the competent national regulatory authority or authorities shall notify the dispute to BEREC in order to bring about a consistent resolution of the dispute . Where BEREC has been consulted, the	for the provision of regulated wholesale roaming services may be referred to the competent national regulatory authority or authorities pursuant to Articles 26 and 27 of the Directive (EU) 2018/1972. In such a case, the competent national regulatory authority or authorities shall notify the dispute to BEREC in order to bring about a consistent resolution of the dispute . Where BEREC has been consulted, the	for the provision of regulated wholesale roaming services may be referred to the competent national regulatory authority or authorities pursuant to Articles 26—and—and 27 of the Directive (EU) 2018/1972. In the case of cross-border disputes such a case, the competent national regulatory authority or—authorities—shall notify the dispute to—BEREC—in order to bring about a consistent	for the provision of regulated wholesale roaming services may be referred to the competent national regulatory authority or authorities pursuant to Articles 26 and 27 of the Directive (EU) 2018/1972. In such a case, the competent national regulatory authority or authorities shall notify the dispute to BEREC in order to bring about a consistent resolution of the dispute. Where BEREC has been consulted, the
	competent national regulatory authority or authorities shall await BEREC's opinion before taking action to resolve the dispute.	competent national regulatory authority or authorities shall await BEREC's opinion before taking action to resolve the dispute.	resolution of the dispute—. Where BEREC has been consulted, the competent national regulatory authority or authorities shall await BEREC's opinion before taking action to resolve the dispute.	competent national regulatory authority or authorities shall await BEREC's opinion before taking action to resolve the dispute.  Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	9(2)		,	
G	235	2. In the event of an unresolved dispute involving a consumer or end-user and concerning an issue falling within the scope of this Regulation, the Member States shall ensure that the out-of-court dispute resolution procedures laid down in Article 25 of Directive (EU) 2018/1972 are available.	2. In the event of an unresolved dispute involving a consumer or end-user and concerning an issue falling within the scope of this Regulation, the Member States shall ensure that the out-of-court dispute resolution procedures laid down in Article 25 of Directive (EU) 2018/1972 are available.	2. In the event of an unresolved dispute involving a consumer or end-user and concerning an issue falling within the scope of this Regulation, the Member States shall ensure that the out-of-court dispute resolution procedures laid down in Article 25 of Directive (EU) 2018/1972 are available.	2. In the event of an unresolved dispute involving a consumer or end-user and concerning an issue falling within the scope of this Regulation, the Member States shall ensure that the out-of-court dispute resolution procedures laid down in Article 25 of—Directive (EU) 2018/1972 are available.  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	20			
c 236	Article 20 Penalties	Article 20 Penalties		Article 20 Penalties  Text Origin: Commission Proposal
Article 2	20, first paragraph			
6 237	Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures	Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures	Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures	Member States shall lay down the rules on penalties applicable to infringements of this Regulation and shall take all measures

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.  Member States shall, without delay, notify the Commission of those rules and measures and of any subsequent amendment affecting them.	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.  Member States shall, without delay, notify the Commission of those rules and measures and of any subsequent amendment affecting them.	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.  Member States shall, without delay, notify the Commission of those rules and measures and of any subsequent amendment affecting them.	necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.  Member States shall—, without delay, notify the Commission—of those rules and measures and—of any subsequent amendment affecting them.  Text Origin:  Commission Proposal	
Article 21					
G 238	Article 21	Article 21	Article 21	Article 21	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Review	Review	Review	Review  Text Origin:  Commission Proposal
Article 2	1(1), first subparagraph			
239	1. The Commission shall, after consulting BEREC, submit two reports to the European Parliament and to the Council. Where necessary, after submitting each report, the Commission shall adopt a delegated act pursuant to Article 22 amending the maximum wholesale charges for regulated	1. The Commission shall, after consulting BEREC, submit—two biennial reports to the European Parliament and to the Council.  Where necessary, after submitting each report, the Commission shall adopt a delegated act pursuant to Article 22 amending—the maximum wholesale charges for regulated	1. The Commission shall, after consulting BEREC, submit—two two reports to the European Parliament and to the Council.  Where necessary, After submitting each report and taking utmost account of it, the Commission is empowered to-shall adopt a delegated act pursuant to Article 22	1. The Commission shall, after consulting BEREC, submit—two two reports to the European Parliament and to the Council-Where necessary, [together, if appropriate, with a legislative proposal to amend this Regulation]. [After submitting each report and taking utmost]

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	roaming services laid down in this Regulation. The first such report shall be submitted by 30 June 2025 and the second by 30 June 2029.	roaming services laid down in together, if appropriate, with a legislative proposal to amend this Regulation. The first such report shall be submitted by—30 June 2025 and the second by 30 June 2029.	amending— the maximum wholesale charges for regulated roaming services laid down in this Regulation.  The first such report shall be submitted by— 30 June 2025 and the second by 30 June 2029	is empowered to-shall adopt a delegated act pursuant to Article 22 amending—the maximum wholesale charges for regulated roaming services laid down in this Regulation. The first such report shall be submitted by—30 June 2025 and the second by 30 June 2029  Agreement on two reports in 2025 and 2029.  Legislative proposal vs delegated act in brackets.
Article 2	21(1), second subparagraph, introducto	ory part		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	240	The reports shall include, inter alia, an assessment of:	The reports shall include, inter alia, an assessment of:	The– reports shall include, inter aliaat least, an assessment of:	The reports shall include, inter alia, an assessment of:
					Text Origin: Commission Proposal
	Article 2	1(1), second subparagraph, point (-a)			
G	240a		(aa) the impact of the roll-out and implementation of next generation mobile communication networks and technologies on the roaming market;	(-a) the impact of the roll-out and implementation of next generation mobile communication networks and technologies on the roaming market;	(-a) the impact of the roll-out and implementation of next generation mobile communication networks and technologies on the roaming market;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article 2	21(1), second subparagraph, point (a)			
s 241	(a) the availability and quality of services, including those which are an alternative to regulated retail voice, SMS and data roaming services, in particular in the light of technological developments and of the access to the different network technologies and generations;	(a) the availability and quality of services, including those which are an alternative to regulated retail voice, SMS and data roaming services, in particular in the light of technological developments and of the access to the different network technologies and generations;	(a) the availability and quality of services, including those which are an alternative to regulated retail voice, SMS and data roaming services, in particular in the light of technological developments and of the access to the different network technologies and generations;	(a) the effectiveness of the quality of service obligations for roaming customers, the availability and quality of services, including those which are an alternative to regulated retail voice, SMS and data roaming services, in particular in the light of technological developments—and of the access to the different network technologies and generations;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Agreed. Merged with L249a
Article 2	1(1), second subparagraph, point (b)			
	(b) the degree of competition in	(b) the degree of competition in	(b) the degree of competition in	(b) the degree of competition in
	both the retail and wholesale	both the retail and wholesale	both the retail and wholesale	both the retail and wholesale
	roaming markets, in particular the	roaming markets, in particular the	roaming markets, in particular the	roaming markets, in particular the
	actual wholesale rates paid by the	actual wholesale rates paid by the	actual wholesale rates paid by the	actual wholesale rates paid by the
	operators and the competitive	operators and the competitive	operators and the competitive	operators and the competitive
242	situation of small, independent or	situation of small, independent or	situation of small, independent or	situation of small, independent or
	newly started operators, and	newly started operators, and	newly started operators, and	newly started operators, and
	MVNOs, including the competition	MVNOs, including the competition	MVNOs, including the competition	MVNOs, including the competition
	effects of commercial agreements,	effects of commercial agreements,	effects of commercial agreements,	effects of commercial agreements,
	of traffic traded on trading	of traffic traded on trading	of traffic traded on trading	of traffic traded on trading
	platforms and similar instruments	platforms and similar instruments	platforms and similar instruments	platforms and similar instruments
	and the degree of interconnection	and the degree of interconnection	and the degree of interconnection	and the degree of interconnection
	between operators;	between operators;	between operators;	between operators;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Artic	e 21(1), second subparagraph, point (c)			
s 243	(c) the evolution of the machine-to-machine roaming;	(c) the evolution of the roaming for machine-to-machine roaming and IoT services;	(c) the evolution of the machine-to-machine roaming;	(c) the evolution of the machine- to-machine roaming; including on <u>IoT devices</u>
Artic	e 21(1), second subparagraph, point (d)			
s 244	(d) the extent to which the implementation of the measures	(d) the extent to which the implementation of the measures	(d) the extent to which the implementation of the measures	(d) the extent to which the implementation of the measures

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	provided for in Article 3, in particular, on the basis of the information provided by the national regulatory authorities, of the procedure for prior authorisation laid down in Article 3(6), has produced results in the development of competition in the internal market for regulated roaming services;	provided for in Article 3, in particular, on the basis of the information provided by the national regulatory authorities, of the procedure for prior authorisation laid down in Article 3(6), has produced results in the development of competition in the internal market for regulated roaming services;	provided for in Article 3, in particular, on the basis of the information provided by the national regulatory authorities, of the procedure for prior authorisation laid down in Article 3(6), has produced results in the development of competition in the internal market for regulated roaming services;	provided for in Article 3, in particular, on the basis of the information provided by the national regulatory authorities, of the procedure for prior authorisation laid down in Article 3(6), has produced results in the development of competition in the internal market for regulated roaming services;  Text Origin:  Commission Proposal
Article 2	1(1), second subparagraph, point (e)			
g 245	(e) the evolution of the retail tariff			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	plans available;	plans available;	plans available;	plans available;  Text Origin:  Commission Proposal
Article 2	21(1), second subparagraph, point (f)			
s 246	(f) changes in data consumption patterns for both domestic and roaming services;	(f) changes in data consumption patterns for both domestic and roaming services;	(f) changes in data consumption patterns for both domestic and roaming services, including changes in travel patterns of European end users caused by circumstances such as pandemics as for example Covid-19 or natural disasters;	(f) changes in data consumption patterns for both domestic and roaming services, including changes in travel patterns of European end users caused by circumstances such as pandemics as for example Covid-19 or natural disasters;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				See L250b in EP mandate  COM to provide text to merge L241  and 249a. Once it is done, C text is  fine for EP.
Article	21(1), second subparagraph, point (g)			
6 247	(g) the ability of home network operators to sustain their domestic charging model and the extent to which exceptional retail roaming surcharges have been authorised pursuant to Article 7;	(g) the ability of home network operators to sustain their domestic charging model and the extent to which exceptional retail roaming surcharges have been authorised pursuant to Article 7;	(g) the ability of home network operators to sustain their domestic charging model and the extent to which exceptional retail roaming surcharges have been authorised pursuant to Article 7;	(g) the ability of home network operators to sustain their domestic charging model and the extent to which exceptional retail roaming surcharges have been authorised pursuant to Article 7;  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	21(1), second subparagraph, point (h)			
c 248	(h) the ability of visited network operators to recover the efficiently incurred costs of providing regulated wholesale roaming services;	(h) the ability of visited network operators to recover the efficiently incurred costs of providing regulated wholesale roaming services;	(h) the ability of visited network operators to recover the efficiently incurred costs of providing regulated wholesale roaming services taking into account the latest information on network deployment, as well as developments in technical capabilities, pricing models and constraints of the networks, for instance the possibility to include cost model calculation based on capacity rather than consumption;	(h) the ability of visited network operators to recover the efficiently incurred costs of providing regulated wholesale roaming services taking into account the latest information on network deployment, as well as developments in technical capabilities, pricing models and constraints of the networks, for instance the possibility to include cost model calculation based on capacity rather than consumption;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Also L249b from EP.  Text Origin: Council  Mandate
A	rticle 2:	1(1), second subparagraph, point (i)			
G	249	(i) the impact of the application of fair use policies by operators in accordance with Article 8, including the identification of any inconsistencies in the application and implementation of such fair use policies;	(i) the impact of the application of fair use policies by operators in accordance with Article 8, including the identification of any inconsistencies in the application and implementation of such fair use policies and the extent to which such policies are needed in the future;	(i) the impact of the application of fair use policies by operators in accordance with Article 8, including the identification of any inconsistencies in the application and implementation of such fair use policies;	(i) the impact of the application of fair use policies, including on users consumption by operators in accordance with Article 8, including the identification of any inconsistencies in the application and implementation of such fair use policies; as well as the effectiveness and proportionality

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				of the general application of such policies.
				EP 25/11: 'as well as the effectiveness and proportionality of the general application of such policies and impact on consumption'
				Agreed
				Text Origin: Commission Proposal modified
Article	21(1), second subparagraph, point (ia)			
c 249a				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(ia) the effectiveness of the quality of service obligations introduced in this Regulation and to the extent to which customers are properly informed and can benefit from a genuine RLAH experience;		Reflected in L241. This line stays empty.
	Article 2	1(1), second subparagraph, point (ib)			
G	249b		(ib) the development of alternative ways of trading wholesale roaming traffic, in particular online trading platforms;		Agreed. Already in BEREC report. This line stays empty.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	21(1) second subnaragraph point (i)			Text Origin: EP  Mandate
Article	21(1), second subparagraph, point (j)			
6 250	(j) the extent to which roaming customers and operators face problems in relation to value added services;	(j) the extent to which roaming customers and operators face problems in relation to value added services, access to emergency communications and inadvertent roaming and how those problems can be resolved;	(j) the extent to which roaming customers and operators face problems in relation to value added services and the implementation of the database for numbers of value added service;	(j) the extent to which roaming customers and operators face problems in relation to value added services and the implementation of the database for numbers of value added service;  Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	1(1), second subparagraph, point (ja)			
G	250a		(ja) the effectiveness of this Regulation in ensuring equal access to electronic communications by persons with disabilities when travelling within the Union;		Agreed. Already covered in EECC. Line stays empty.
	Article 2	1(1), second subparagraph, point (jb)			
G	250b		(jb) the impact of the COVID-19 pandemic and similar crises.		Agreed. Already covered, in L246. This line stays empty.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article	Article 21(1), second subparagraph, point (k)					
s 251	(k) the application of the measures of this Regulation on emergency communications.	(k) the application of the measures of this Regulation on emergency communications.	(k) the application of the measures of this Regulation on and complaints related to the use of emergency communications while roaming.	(k) the application of the measures of this Regulation on and complaints related to the use of emergency communications while roaming.  Text Origin: Council Mandate		
Article	Article 21(1), second subparagraph, point (ka)					
c 251a				(ka) the complaints related to inadvertent roaming;		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Agreed to create new point (ka) on inadvertent roaming , based on EP text
Article 2	1(2), first subparagraph			
252	2. In order to assess competitive developments in the Union-wide roaming markets, BEREC shall collect data regularly from national regulatory authorities on developments in retail and wholesale charges for regulated voice, SMS and data roaming services, including wholesale charges applied for balanced and	2. In order to assess competitive developments in the Union-wide roaming markets, BEREC shall collect data regularly from national regulatory authorities on developments in retail and wholesale charges for regulated voice, SMS and data roaming services, including wholesale charges applied for balanced and	2. In order to assess competitive developments in the Union-wide roaming markets, BEREC shall collect data regularly from national regulatory authorities or other competent authorities on developments in retail and wholesale charges for regulated voice, SMS and data roaming services, including wholesale	2. In order to assess competitive developments in the Union-wide roaming markets, BEREC shall collect data regularly from national regulatory authorities on developments in retail and wholesale charges for regulated voice, SMS and data roaming services, including wholesale charges applied for balanced and

unbalanced roaming traffic respectively , on the use of trading platforms and similar instruments, on the development of machine-to-machine roaming, and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and generations. BEREC shall also collect data regularly from national regulatory authorities on the application of fair use policy by  unbalanced roaming traffic respectively—, on the use of trading platforms and similar instruments, on the development of machine respectively—, on the use of trading platforms and similar instruments, on the development of machine roaming, and on the extent to which wholesale roaming and long traffic respectively—, on the use of trading platforms and similar instruments, on the development of machine-to-machine roaming, and on the extent to which wholesale roaming agreements cover quality of service and give access to different application of fair use policy by  unbalanced roaming traffic respectively—, on the use of trading platforms and similar instruments, on the development of machine-to-machine roaming, and the extent to which wholesale roaming and the extent to which wholesale roaming agreements cover quality of service and give access to different application of fair use policy by  unbalanced roaming traffic respectively—, on the use of trading platforms and similar instruments, on the development of machine-to-machine roaming, and the extent to which wholesale roaming agreements cover quality of service and give access to different application of fair use policy by  unbalanced roaming traffic respectively—, on the use of trading platforms and similar instruments, on the development of machine-to-machine respectively—, on the use of trading platforms and similar instruments, on the development of machine roaming, in particular account cellular agreements cover quality of service and give access to different application of fair use policy by  unbalanced roaming traffic respectively—, on the use of	act of the
platforms and similar instruments, on the development of machine-to-machine roaming, and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and collect data regulatory authorities on the application of fair use policy by  trading platforms and similar instruments, on the development of machiner or machine roaming and instruments, on the development of machine roaming and machine roaming, and on the extent to machine roaming, in particular taking into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming and to collect data regulatory authorities on the application of fair use policy by  trading platforms and similar instruments, on the development of machine roaming and similar instruments, on the development of machine roaming, in particular taking into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming agreements cover quality of service and give access to different regulatory authorities on the account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming agreements cover quality of service and give access to different regulatory authorities on the account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and regulatory authorities on the account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover qu	ation of
on the development of machine-to-machine roaming, and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and generations. BEREC shall also collect data regularly from national regulatory authorities on the accidence on the development of machine roaming and on the extent to which wholesale roaming and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and generations. BEREC shall also collect data regularly from national regulatory authorities on the accidence on the development of machine roaming and on the extent to machine roaming, in particular taking into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming and the extent to which wholesale roa	
machine roaming, and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and collect data regularly from national regulatory authorities on the agreements on the extent to which wholesale roaming and give access to different application of fair use policy by  machine roaming and on the extent to machine roaming, in particular technologies on the roaming and to market, on the use of trace taking into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming and to machine roaming, in particular technologies on the roam machine roaming, in particular technologies on the roam machine roaming and secount cellular connectivity so machine roaming and machine roaming, in particular technologies on the roam machine roaming and machine roaming and secount cellular connectivity so machine roaming and secoun	
extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and collect data regularly from national regulatory authorities on the application of fair use policy by  IoT services, and on the extent to which wholesale roaming agreements to which wholesale roaming agreement to which wholesale roaming agreements cover quality of service and give access to different network technologies and generations. BEREC shall also collect data regularly from national application of fair use policy by  IoT services, and on the extent to machine roaming, in particular taking into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming and into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming and into account cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming agreements cover quality of service and give access to different network technologies and application of fair use policy by  IoT services, and on the extent to machine roaming, in particular agreements occur cellular connectivity solutions based on unlicensed spectrum and on the extent to which wholesale roaming agreements cover quality of service agreements cover quality of service agreements cover quality of service and give access to different network technologies and application of fair use policy by	
agreements cover quality of service and give access to different network technologies and generations. BEREC shall also collect data regularly from national regulatory authorities on the application of fair use policy by  which wholesale roaming agreements cover quality of service and give access to different network technologies and generations. BEREC shall also application of fair use policy by  which wholesale roaming agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service agreements cover qu	ks and
and give access to different network technologies and generations. BEREC shall also collect data regularly from national regulatory authorities on the application of fair use policy by  agreements cover quality of service and give access to different network technologies and generations and give access to different network technologies and generations. BEREC shall also application of fair use policy by  agreements cover quality of service on the network technologies and generations agreements cover quality of service and give access to different network technologies and network technologie	ming
network technologies and give access to different generations. BEREC shall also collect data regularly from national regulatory authorities on the application of fair use policy by  and give access to different network technologies and generations. BEREC shall also application of fair use policy by  and give access to different network technologies and generations are gularly from national application of fair use policy by  and give access to different network technologies and give access to different network technologies and network techno	ading
generations. BEREC shall also collect data regularly from national regulatory authorities on the application of fair use policy by  network technologies and generations. BEREC shall also collect data regularly from national application of fair use policy by  network technologies and generations. BEREC shall also collect data regularly from national application of fair use policy by  network technologies and generations. BEREC shall also collect data regularly from national application of fair use policy by  network technologies and generations. BEREC shall also collect data regularly from national regulatory authorities on the application of fair use policy by  network technologies and agreements cover quality of service and give access to different network technologies and based on unlicensed specific	struments,
collect data regularly from national regulatory authorities on the application of fair use policy by  generations. BEREC shall also agreements cover quality of service agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements cover quality of service and give access to different network technologies and agreements and give access to different network technologies and agreement network	nachine-to-
regulatory authorities on the application of fair use policy by collect data regularly from national application of fair use policy by regulatory authorities on the network technologies and regulatory authorities of the network technologies are network technologies.	oT devices,
application of fair use policy by regulatory authorities on the network technologies and based on unlicensed spe	to account
	<u>lutions</u>
an election of the developments of complication of fair use relievely.	ectrum] <del>,</del>
operators, the developments of application of fair use policy by generations. BEREC shall also and on the extent to whi	ich
domestic-only tariffs, the operators, the developments of collect data regularly from national wholesale roaming agree	ements
application of the sustainability domestic-only tariffs, the regulatory <b>or competent</b> cover quality of service	and give
mechanisms and complaints on application of the sustainability authorities on the application of access to different networks.	ork
roaming. When consulted pursuant   mechanisms and complaints on   fair use policy by operators, the   technologies and general	itions.
to paragraph 1, BEREC shall roaming, including complaints developments of domestic-only BEREC shall also collect	
collect and provide additional about the quality of services. tariffs, the application of the regularly from national	
information on transparency, the When consulted pursuant to sustainability mechanisms and authorities on the applic	ct data

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
application of measures on	paragraph 1, BEREC shall collect	complaints on roaming. When	fair use policy by operators, the
emergency communication and on	and provide additional information	consulted pursuant to paragraph 1,	developments of domestic-only
value added services.	on transparency, including on	BEREC shall collect and provide	tariffs, the application of the
	roaming on non-terrestrial public	additional information on	sustainability mechanisms and
	mobile communications networks,	transparency, including on non-	complaints on roaming. When
	the application of measures on	terrestrial roaming on aircraft	consulted pursuant to paragraph 1,
	emergency communication and on	and vessels the application of	and compliance with the quality of
	value added services	measures on emergency	service obligations. BEREC shall
		communication and on value added	<u>regularly</u> collect and provide
		services	additional information on
			transparency, the application of
			measures on emergency
			communication and on value
			added services and roaming on
			non-terrestrial public mobile
			communications networks.
			COM proposal 10 November

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Not agreed yet. Still open issue on competent authorities.
				25/11 Agreed that [spectrum] goes to recital line 69 or 70a
Article 2	1(2), second subparagraph	l		
 253	It shall also collect data on the wholesale roaming agreements not subject to the maximum wholesale roaming charges provided for in Article 10, 11 or 12 and on the implementation of contractual measures at wholesale level aiming to prevent permanent roaming or anomalous or abusive use of	It shall also collect data on the wholesale roaming agreements not subject to the maximum wholesale roaming charges provided for in Article 10, 11 or 12 and on the implementation of contractual measures at wholesale level aiming to prevent permanent roaming or anomalous or abusive use of	It shall also collect data on the wholesale roaming agreements not subject to the maximum wholesale roaming charges provided for in Article 10, 11 or 12 and on the implementation of contractual measures at wholesale level aiming to prevent permanent roaming or anomalous or abusive use of	It shall also collect data on the wholesale roaming agreements not subject to the maximum wholesale roaming charges provided for in Article 10, 11 or 12 and on the implementation of contractual measures at wholesale level aiming to prevent permanent roaming or anomalous or abusive use of

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers while the latter are periodically travelling within the Union.	wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers while the latter are periodically travelling within the Union.	wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers while the latter are periodically travelling within the Union.	wholesale roaming access for purposes other than the provision of regulated roaming services to roaming providers' customers while the latter are periodically travelling within the Union.  Text Origin:  Commission Proposal
Article 2	1(2), third subparagraph			
254	Those data shall be notified to the Commission at least once a year.  The Commission shall make them public.	Those data shall be notified to the Commission at least once a year.  The Commission shall make them public.	Those data shall be notified to the Commission at least once a year.  The Commission shall make them public.	Those data shall be notified to the Commission at least once a year.  The Commission shall make them public.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				[Additionally by 30th June 2027 the Commission shall submit a report, together, if appropriate, with a legislative proposal to amend this Regulation to the European Parliament and to the Council based on this data.]
				Legislative proposal vs delegated act issue. COM proposes to put this in recitals.
				Text Origin: Commission Proposal
Article 2	1(2), fourth subparagraph			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	255	On the basis of data collected, BEREC shall report regularly on the evolution of pricing and consumption patterns in the Member States both for domestic and roaming services, the evolution of actual wholesale roaming rates for unbalanced traffic between providers of roaming services, and on the relationship between retail prices, wholesale charges and	On the basis of data collected, BEREC shall report regularly on the evolution of pricing and consumption patterns in the Member States both for domestic and roaming services, the evolution of actual wholesale roaming rates for unbalanced traffic between providers of roaming services, and on the relationship between retail prices, wholesale charges and	On the basis of data collected, BEREC shall report regularly on the evolution of pricing and consumption patterns in the Member States both for domestic and roaming services, the evolution of actual wholesale roaming rates for unbalanced traffic between providers of roaming services, and on the relationship between retail prices, wholesale charges and	On the basis of data collected, BEREC shall report regularly on the evolution of pricing and consumption patterns in the Member States both for domestic and roaming services, the evolution of actual wholesale roaming rates for unbalanced traffic between providers of roaming services, and on the relationship between retail prices, wholesale charges and
		wholesale costs for roaming services. BEREC shall assess how closely those elements relate to each other.	wholesale costs for roaming services. BEREC shall assess how closely those elements relate to each other.	wholesale costs for roaming services. BEREC shall assess how closely those elements relate to each other.	wholesale costs for roaming services. BEREC shall assess how closely those elements relate to each other.  Text Origin:  Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Article 2	2					
256	Article 22 Revision of the maximum wholesale charges	Artiele 22 deleted	Article 22 Revision of the maximum wholesale charges			
Article 2	Article 22, first paragraph					
257	The Commission shall, taking utmost account of the opinion of BEREC, adopt a delegated act in accordance with Article 23 to amend the maximum wholesale	deleted	The Commission shall, taking utmost account of the opinion of BEREC, adoptWhen the Commission adopts a delegated act in accordance with Article 23			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	charges that a visited network operator can levy on the roaming provider for the provision of regulated voice, SMS or data roaming services by means of that visited network under Articles 10, 11 and 12.		to amend the maximum wholesale charges that a visited network operator can levy on the roaming provider for the provision of regulated voice, SMS or data roaming services by means of that visited network under Articles 10, 11 and 12 the Commission shall do so in accordance with Article 23 and by taking utmost account of the opinion of BEREC.	
Article 2	2, second paragraph, introductory par	t		
258	To that end, the Commission shall:	deleted	To that end, the Commission shall:	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Article 2	2, second paragraph, point (a)			
259	(a) comply with the principles, criteria and parameters set out in Annex I;	deleted	(a) comply with the principles, criteria and parameters set out in Annex I;	
Article 2	2, second paragraph, point (b)			
260	(b) take into account the current average wholesale rates charged across the Union and the need to leave appropriate economic space for the commercial market to evolve;	deleted	(b) take into account the current average wholesale rates charged across the Union and the need to leave appropriate economic space for the commercial market to evolve;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2, second paragraph, point (c)			
261	(c) take into account market information provided by BEREC, national regulatory authorities or, directly, by undertakings providing electronic communications networks and services.	deleted	(c) take into account market information provided by BEREC, national regulatory authorities or, directly, by undertakings providing electronic communications networks and services.	
Article 2	2, second paragraph, point (ca)			
261a			(ca) take into account the wholesale market and wholesale pricing for data service on 5G.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	3			
262	Article 23  Exercise of the delegation	Article 23 deleted	Article 23 Exercise of the delegation	
Article 2	3(1)			
263	The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	deleted	I. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	3(2)			
264	2. The power to adopt delegated acts referred to in Articles 21 and 22 shall be conferred on the Commission for an indeterminate period of time from 1 January 2025.	deleted	2. The power to adopt delegated acts referred to in Articles 21 and 22 shall be conferred on the Commission for an indeterminate period of time from 1 January 2025.	
Article 2	3(3)			
265	3. The delegation of power referred to in Articles 21 and 22 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	deleted	3. The delegation of power referred to in Articles 21 and 22 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	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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.		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 2	3(4)			
266	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April	deleted	4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	2016.		2016.			
Article 2	3(5)					
267	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	deleted	5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.			
Article 2	Article 23(6)					
268	6. A delegated act adopted pursuant to Article 21 and 22 shall enter into force only if no objection has been expressed either by the	deleted	6. A delegated act adopted pursuant to Article 21 and 22 shall enter into force only if no objection has been expressed either by the			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	European Parliament or by 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 one month at the initiative of the European Parliament or of the Council.		European Parliament or by 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 one month at the initiative of the European Parliament or of the Council.	
Article 2	4			
269	Article 24  Notification requirements	Article 24  Notification requirements	Article 24  Notification requirements	Article 24  Notification requirements

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
				Text Origin: Commission Proposal		
Article 2	4, first paragraph					
270	Member States shall notify to the Commission the identity of the national regulatory authorities responsible for carrying out tasks under this Regulation.	Member States shall notify to the Commission the identity of the national regulatory authorities responsible for carrying out tasks under this Regulation.	Member States shall notify to the Commission the identity of the national regulatory authorities or other competent authorities responsible for carrying out tasks under this Regulation.	horizontal issue on competent authorities		
Article 25						

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	271	Article 25 Repeal	Article 25 Repeal	Article 25 Repeal	Article 25 Repeal  Text Origin: Commission Proposal
	Article 2	5, first paragraph			
G	272	Regulation (EU) No 531/2012 is repealed.	Regulation (EU) No 531/2012 is repealed.	Regulation (EU) No 531/2012 is repealed.	Regulation—(EU) No 531/2012 is repealed.  Text Origin:

Article 25, second paragraph  References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Text Origin:  Commission Proposal			Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Text Origin:						Commission Proposal
Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Text Origin:		Article 2	5, second paragraph			
	O	273	Regulation shall be construed as references to this Regulation and shall be read in accordance with	Regulation shall be construed as references to this Regulation and shall be read in accordance with	Regulation shall be construed as references to this Regulation and shall be read in accordance with	Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex III.  Text Origin:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 25a  Amendments to Regulation (EU)  2015/2120		
273a		Regulation (EU) 2015/2120 is amended as follows:		
		(1) the title is replaced by the following:		
		'Regulation (EU) 2015/2120 of the European Parliament and of the Council of 25 November 2015		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	laying down measures concerning open internet, abolishing retail surcharges for regulated intra-Union communications and amending Directive 2002/22/EC and Regulation (EU) No 531/2012';		
	(2) in Article 1, paragraph 3 is replaced by the following:		
	'This Regulation also abolishes retail surcharges for regulated intra-Union communications to ensure that consumers are not charged excessive prices for making number-based		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	interpersonal communications originating in the Member State of the consumer's domestic provider and terminating at any fixed or mobile number in another Member State';		
	(3) Article 5a is replaced by the following:		
	<u>'Article 5a</u>		
	Abolition of retail surcharges for regulated intra-EU communications		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Providers of electronic		
	communications to the public shall not apply tariffs to regulated		
	intra-EU communications		
	terminating in another Member  State that are higher than the		
	tariffs applicable to services		
	terminating in the same Member State, unless they demonstrate the		
	existence of direct costs that are		
	objectively justified.		
	2. By [six months after the date of entry into force of this		
	Regulation], BEREC shall provide		
	guidelines setting out the criteria for determining the objectively		
	justified direct costs referred to in		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	paragraph 1.		
	3. By [one year after the date of		
	entry into force of this  Regulation], and biennially		
	thereafter, the Commission shall,		
	after consulting BEREC, provide		
	a report on the application of the requirement laid down in		
	paragraph 1, including an		
	assessment of the evolution of intra-Union communication		
	tariffs.';		
	(4) in Article 10, paragraph 5 is		
	<u>deleted.</u>		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 26	6			
G	274	Article 26 Entry into force and expiry	Article 26 Entry into force and expiry	Article 26 Entry into force and expiry	Article 26  Entry into force and expiry  Text Origin:  Commission Proposal
	Article 26	6, first paragraph			
G	275	This Regulation shall enter into force on 1 July 2022 .	This Regulation shall enter into force on 1 July 2022 .	This Regulation shall enter into force on 1 July 2022.	This Regulation shall enter into force on—1 July 2022—.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
				Text Origin: Commission Proposal			
Article 2	26, second paragraph						
g 276	It shall expire on 30 June 2032.  Text Origin:  Commission Proposal						
Article 2	Article 26, second paragraph a						
c 276a				G			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Providers' obligations in Articles 14 and 16 related to the information in the databases under Art. 17, shall apply at the latest by 1 January 2023 as regards means of access to emergency services and from the date of establishment of the database for numbers of value added services, but not later than 31 December 2023 for information on value added services number ranges.	Providers' obligations in Articles  14 and 16 related to the information in the databases under Art. 17, shall apply at the latest by 1 June 2023.  Text Origin: Council Mandate  Agreed on 25/11
Ar	ticle 26	5, third paragraph			
G 2	277	This Regulation shall be binding in its entirety and directly applicable	This Regulation shall be binding in its entirety and directly applicable	This Regulation shall be binding in its entirety and directly applicable	This Regulation shall be binding in its entirety and directly applicable

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	in all Member States.	in all Member States.	in all Member States.	in all Member States.  Text Origin:  Commission Proposal
Article 2	26, third paragraph a			
s 277a		This Regulation shall apply from [the date of entry into force of this Regulation], save that Article 14(1), third subparagraph, and Article 16, second paragraph, shall apply from 1 June 2023.		Agreed in line 276a. This line stays empty.
Formula	1			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
s 278	Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels,  Text Origin:  Commission Proposal
Formu	la			
s 279	For the European Parliament  Text Origin:  Commission Proposal			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
G	280	The President	The President	The President	The President  Text Origin:  Commission Proposal
	Formula				
G	281	For the Council	For the Council	For the Council	For the Council
					Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formu	la			
с 282	The President	The President	The President	The President  Text Origin:  Commission Proposal
Annex	I, first sub-heading			
283	Criteria for the determination of maximum wholesale charges	deleted	Criteria for the determination of maximum wholesale charges	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first paragraph, introductory part			
284	Principles, criteria and parameters for the determination of maximum wholesale charges referred to in Article 22:	deleted	Principles, criteria and parameters for the determination of maximum wholesale charges referred to in Article 22:	
Annex I,	first paragraph, point (a)			
285	(a) the rates shall allow recovery of wholesale roaming costs incurred by an efficient operator in any Member State when offering the relevant, regulated wholesale	deleted	(a) the rates shall allow recovery of wholesale roaming costs incurred by an efficient operator in any Member State when offering the relevant, regulated wholesale	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	service; the evaluation of efficient costs shall be based on current cost values; the cost methodology to calculate efficient costs shall be based on a bottom-up modelling approach using long-run incremental costs plus some allocation of joint and common costs (LRIC+) of providing the wholesale roaming services to third parties;		service; the evaluation of efficient costs shall be based on current cost values; the cost methodology to calculate efficient costs shall be based on a bottom-up modelling approach using long-run incremental costs plus some allocation of joint and common costs (LRIC+) of providing the wholesale roaming services to third parties;	
Annex I,	first paragraph, point (b)			
286	(b) The increment refers to the relevant part (service) of interest in the specific situation, here roaming services. The LRIC cost standard	deleted	(b) The increment refers to the relevant part (service) of interest in the specific situation, here roaming services. The LRIC cost standard	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
	encompasses solely the elements needed to provide this specific service;		encompasses solely the elements needed to provide this specific service;			
Annex I,	first paragraph, point (c)					
287	(c) The LRIC+ cost standard allows for including joint and common costs which are relevant for other services;	deleted	(c) The LRIC+ cost standard allows for including joint and common costs which are relevant for other services;			
Annex I,	Annex I, first paragraph, point (d)					
288	(d) As network operators need to be able to recover joint and		(d) As network operators need to be able to recover joint and			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	common costs to ensure long-term sustainability, joint and common costs are shared among the services that generate them and accordingly recovered by any price cap set above the estimated costs for those services;	deleted	common costs to ensure long-term sustainability, joint and common costs are shared among the services that generate them and accordingly recovered by any price cap set above the estimated costs for those services;		
Annex I,	first paragraph, point (e)  (e) for mobile network operators, the minimum efficient scale shall be set at a market share not below 20 %;	deleted	(e) for mobile network operators, the minimum efficient scale shall be set at a market share not below 20 %;		
Annex I,	Annex I, first paragraph, point (f)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
290	(f) the relevant approach for asset depreciation shall be economic depreciation; and	deleted	(f) the relevant approach for asset depreciation shall be economic depreciation; and	
Annex I,	first paragraph, point (g)			
291	(g) the technology choice of the modelled networks shall be forward looking, based on an IP core network, taking into account the various technologies likely to be used over the period of validity of the maximum rate.	deleted	(g) the technology choice of the modelled networks shall be forward looking, based on an IP core network, taking into account the various technologies likely to be used over the period of validity of the maximum rate.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II,	, first sub-heading				
292	Repealed Regulation with list of the successive amendments thereto				
Annex II,	, Table 1, Column 1, Row 1				
293	Regulation (EU) 531/2012 of the European Parliament and of the Council (OJ L 172, 30.6.2012, p. 10)				
Annex II,	Annex II, Table 1, Column 1, Row 2				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
294				
Annex II	, Table 1, Column 1, Row 3			
295				
Annex II	, Table 1, Column 2, Row 2			
296	Regulation (EU) 2015/2120 of the European Parliament and of the Council (OJ L 310, 26.11.2015, p. 1)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II,	Table 1, Column 2, Row 3			
297	Regulation (EU) 2017/920 of the European Parliament and of the Council  (OJ L 147, 9.6.2017, p. 1)			
Annex II,	Table 1, Column 3, Row 1			
298				
Annex II,	Table 1, Column 4, Row 2			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
299	Only Article 7			
Annex II,	, Table 1, Column 4, Row 3			
300				
Annex II,	, Table 1, Column 5, Row 1			
301				
Annex II,	, first paragraph			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
302				
Annex III	, first sub-heading			
303	Correlation Table			
Annex III	l, Table 2, Column 1, Row 1			
304	Regulation (EC) No 531/2012			
Annex III	, Table 2, Column 1, Row 2			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
305	Article 1(1)			
Annex III	I, Table 2, Column 1, Row 3			
306	Article 1(2)			
Annex III	I, Table 2, Column 1, Row 4			
307	Article 1(3)			
Annex III	I, Table 2, Column 1, Row 5			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
308	Article 1(4)			
Annex III	I, Table 2, Column 1, Row 6			
309	Article 1(5)			
Annex III	I, Table 2, Column 1, Row 7			
310	Article 1(6)			
Annex III	I, Table 2, Column 1, Row 8			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
311	Article 1(7)			
Annex III	I, Table 2, Column 1, Row 9			
312	Article 2(1)			
Annex III	I, Table 2, Column 1, Row 10			
313	Article 2(2) (a) and (b)			
Annex III	I, Table 2, Column 1, Row 11			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
314	Article 2(2)(c)			
Annex III	I, Table 2, Column 1, Row 12			
315	Article 2(2)(d)			
Annex III	, Table 2, Column 1, Row 13			
316	Article 2(2)(e)			
Annex III	, Table 2, Column 1, Row 14			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
317	Article 2(2)(f)			
Annex III	I, Table 2, Column 1, Row 15			
318	Article 2(2)(g)			
Annex III	I, Table 2, Column 1, Row 16			
319	Article 2(2)(h)			
Annex III	I, Table 2, Column 1, Row 17			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
320	Article 2(2)(j)			
Annex III	I, Table 2, Column 1, Row 18			
321	Article 2(2)(k)			
Annex III	I, Table 2, Column 1, Row 19			
322	Article 2(2)(m)			
Annex III	I, Table 2, Column 1, Row 20			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
323	Article 2(2)(o)			
Annex III	I, Table 2, Column 1, Row 21			
324	Article 2(2)(p)			
Annex III	I, Table 2, Column 1, Row 22			
325	Article 2(2)(q)			
Annex III	I, Table 2, Column 1, Row 23			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
326	Article 2(2)(r)			
Annex III	I, Table 2, Column 1, Row 24			
327	Article 2(2)(s)			
Annex III	I, Table 2, Column 1, Row 25			
328	Article 3(1) to (8)			
Annex III	I, Table 2, Column 1, Row 26			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
329	Article 3(9)			
Annex III	l, Table 2, Column 1, Row 27			
330	Article 4			
Annex III	l, Table 2, Column 1, Row 28			
331	Article 5			
Annex III	, Table 2, Column 1, Row 29			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
332	Article 6			
Annex III	, Table 2, Column 1, Row 30			
333	Article 6a			
Annex III	, Table 2, Column 1, Row 31			
334	-			
Annex III	, Table 2, Column 1, Row 32			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
335	Article 6b			
Annex III	I, Table 2, Column 1, Row 33			
336	Article 6c			
Annex III	I, Table 2, Column 1, Row 34			
337	Article 6d(1), (2) and (3)			
Annex III	I, Table 2, Column 1, Row 35			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
338	Article 6d(4)				
Annex III	l, Table 2, Column 1, Row 36				
339	Article 6d(5)				
Annex III	l, Table 2, Column 1, Row 37				
340	-				
Annex III	Annex III, Table 2, Column 1, Row 38				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
341	Article 6e(1), first subparagraph, introductory wording				
Annex III	l, Table 2, Column 1, Row 39				
342	Article 6e(1)(a)				
Annex III	Annex III, Table 2, Column 1, Row 40				
343	Article 6e (1)(b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 1, Row 41				
344	Article 6e (1)(c)				
Annex II	I, Table 2, Column 1, Row 42				
345	Article 6e (1), second and third subparagraphs				
Annex II	Annex III, Table 2, Column 1, Row 43				
346	Article 6e (1), fourth subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 1, Row 44				
347	Article 6e(2)				
Annex III	I, Table 2, Column 1, Row 45				
348	Article 6e(3)				
Annex III	Annex III, Table 2, Column 1, Row 46				
349	Article 6e(4), first subparagraph,				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	introductory wording			
Annex II	I, Table 2, Column 1, Row 47			
350	Article 6e(4), first subparagraph, (a) and (b)			
Annex II	I, Table 2, Column 1, Row 48			
351	-			
Annex II	I, Table 2, Column 1, Row 49			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
352	-			
Annex III	I, Table 2, Column 1, Row 50			
353	Article 6e(4), second subparagraph			
Annex III	l, Table 2, Column 1, Row 51			
354	Article 6f			
Annex III	I, Table 2, Column 1, Row 52			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
355	Article 7			
Annex III	I, Table 2, Column 1, Row 53			
356	Article 9			
Annex III	I, Table 2, Column 1, Row 54			
357	Article 11			
Annex III	I, Table 2, Column 1, Row 55			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
358	Article 12			
Annex II	I, Table 2, Column 1, Row 56			
359	-			
Annex II	I, Table 2, Column 1, Row 57			
360	Article 14(1), first and second subparagraphs			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 1, Row 58				
361	-				
Annex II	I, Table 2, Column 1, Row 59				
362	Article 14(1), third and fourth subparagraphs				
Annex II	Annex III, Table 2, Column 1, Row 60				
363	Article 14(1), fifth and six subparagraphs				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	, Table 2, Column 1, Row 61				
364	Article 14(2)				
Annex III	, Table 2, Column 1, Row 62				
365	Article 14(2a)				
Annex III	Annex III, Table 2, Column 1, Row 63				
366	Article 14(3)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex III	I, Table 2, Column 1, Row 64			
367	Article 14(4)			
Annex III	I, Table 2, Column 1, Row 65			
368	Article 15(1) and (2)			
Annex III	Annex III, Table 2, Column 1, Row 66			
369	Article 15 (2a)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 1, Row 67				
370	Article 15(3)				
Annex III	I, Table 2, Column 1, Row 68				
371	Article 15(4)				
Annex III	Annex III, Table 2, Column 1, Row 69				
372	Article 15(5)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 1, Row 70				
373	Article 15(6)				
Annex III	I, Table 2, Column 1, Row 71				
374	-				
Annex III	Annex III, Table 2, Column 1, Row 72				
375	-				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 1, Row 73				
376	Article 16 (1) to (4)				
Annex II	I, Table 2, Column 1, Row 74				
377	Article 16 (4a)				
Annex II	Annex III, Table 2, Column 1, Row 75				
378	Article 16 (5)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	l, Table 2, Column 1, Row 76				
379	Article 16 (6)				
Annex III	, Table 2, Column 1, Row 77				
380	Article 17				
Annex III	Annex III, Table 2, Column 1, Row 78				
381	Article 18				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 1, Row 79				
382	Article 19(1)				
Annex III	I, Table 2, Column 1, Row 80				
383	Article 19(2)				
Annex III	Annex III, Table 2, Column 1, Row 81				
384	Article 19(3) first subparagraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 1, Row 82				
385	Article 19(3) second subparagraph (a) and (b)				
Annex III	I, Table 2, Column 1, Row 83				
386	-				
Annex III	Annex III, Table 2, Column 1, Row 84				
387					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Article 19(3)(c)				
Annex II	I, Table 2, Column 1, Row 85				
388	Article 19(3)(d)				
Annex II	I, Table 2, Column 1, Row 86				
389	Article 19(3)(e)				
Annex II	Annex III, Table 2, Column 1, Row 87				
390					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Article 19(3)(f)				
Annex II	I, Table 2, Column 1, Row 88				
391	Article 19(3)(g)				
Annex II	I, Table 2, Column 1, Row 89				
392	Article 19(3)(h)				
Annex II	Annex III, Table 2, Column 1, Row 90				
393					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	-			
Annex III	I, Table 2, Column 1, Row 91			
7 timex iii	, rable 2, column 1, Now 31			
394	-			
Annex III	I, Table 2, Column 1, Row 92			
395	Article 19(4) first to fourth paragraphs			
Annex III	I, Table 2, Column 1, Row 93			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
396	Article 19(4) fifth subparagraph			
Annex III	l, Table 2, Column 1, Row 94			
397	-			
Annex III	, Table 2, Column 1, Row 95			
398	-			
Annex III	l, Table 2, Column 1, Row 96			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
399	Article 20			
Annex III	I, Table 2, Column 1, Row 97			
400	Article 21			
Annex III	I, Table 2, Column 1, Row 98			
401	Article 22			
Annex III	I, Table 2, Column 1, Row 99			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
402	-			
Annex III	I, Table 2, Column 1, Row 100			
403	Annex I			
Annex III	I, Table 2, Column 1, Row 101			
404	Annex II			
Annex III	I, Table 2, Column 2, Row 1			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
405	This Regulation			
Annex III	I, Table 2, Column 2, Row 2			
406	Article 1 (1)			
Annex III	I, Table 2, Column 2, Row 3			
407	-			
Annex III	I, Table 2, Column 2, Row 4			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
408	Article 1(2)				
Annex III	l, Table 2, Column 2, Row 5				
409	-				
Annex III	, Table 2, Column 2, Row 6				
410	Article 1(3)				
Annex III	Annex III, Table 2, Column 2, Row 7				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
411	Article 1(4)				
Annex III	I, Table 2, Column 2, Row 8				
412	-				
Annex III	I, Table 2, Column 2, Row 9				
413	Article 2(1)				
Annex III	Annex III, Table 2, Column 2, Row 10				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
414	Article 2(2) (a) and (b)				
Annex III	I, Table 2, Column 2, Row 11				
415	-				
Annex III	I, Table 2, Column 2, Row 12				
416	Article 2(2)(c)				
Annex III	Annex III, Table 2, Column 2, Row 13				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
417	Article 2(2)(d)				
Annex III	I, Table 2, Column 2, Row 14				
418	Article 2(2)(e)				
Annex III	I, Table 2, Column 2, Row 15				
419	Article 2(2)(f)				
Annex III	Annex III, Table 2, Column 2, Row 16				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
420	Article 2(2)(g)				
Annex III	l, Table 2, Column 2, Row 17				
421	Article 2(2)(h)				
Annex III	, Table 2, Column 2, Row 18				
422	Article 2(2)(i)				
Annex III	Annex III, Table 2, Column 2, Row 19				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
423	Article 2(2)(j)				
Annex III	l, Table 2, Column 2, Row 20				
424	Article 2(2)(k)				
Annex III	, Table 2, Column 2, Row 21				
425	Article 2(2)(l)				
Annex III	Annex III, Table 2, Column 2, Row 22				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
426	Article 2(2)(m)				
Annex III	l, Table 2, Column 2, Row 23				
427	Article 2(2)(n)				
Annex III	, Table 2, Column 2, Row 24				
428	-				
Annex III	Annex III, Table 2, Column 2, Row 25				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
429	Article 3(1) to (8)			
Annex III	l, Table 2, Column 2, Row 26			
430	-			
Annex III	, Table 2, Column 2, Row 27			
431	-			
Annex III	, Table 2, Column 2, Row 28			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
432	-				
Annex III	l, Table 2, Column 2, Row 29				
433	Article 4				
Annex III	l, Table 2, Column 2, Row 30				
434	Article 5(1)				
Annex III	Annex III, Table 2, Column 2, Row 31				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
435	Article 5(2)				
Annex III	I, Table 2, Column 2, Row 32				
436	Article 6				
Annex III	I, Table 2, Column 2, Row 33				
437	Article 7				
Annex III	Annex III, Table 2, Column 2, Row 34				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
438	Article 8(1), (2) and (3)				
Annex III	l, Table 2, Column 2, Row 35				
439	-				
Annex III	, Table 2, Column 2, Row 36				
440	Article 8(4)				
Annex III	Annex III, Table 2, Column 2, Row 37				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
441	Article 8(5)				
Annex III	, Table 2, Column 2, Row 38				
442	Article 9(1), first subparagraph, introductory wording				
Annex III	Annex III, Table 2, Column 2, Row 39				
443	Article 9(1)(a)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 2, Row 40				
444	-				
Annex II	I, Table 2, Column 2, Row 41				
445	Article 9 (1)(b)				
Annex II	Annex III, Table 2, Column 2, Row 42				
446	Article 9 (1), second and third subparagraphs				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	, Table 2, Column 2, Row 43				
447	-				
Annex III	, Table 2, Column 2, Row 44				
448	-				
Annex III	Annex III, Table 2, Column 2, Row 45				
449	Article 9(2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	, Table 2, Column 2, Row 46				
450	Article 9(3), introductory wording				
Annex III	, Table 2, Column 2, Row 47				
451	Article 9(3)(a) and (b)				
Annex III	Annex III, Table 2, Column 2, Row 48				
452	Article 9(3)(c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 2, Row 49				
453	Article 9(4)				
Annex III	I, Table 2, Column 2, Row 50				
454	Article 9(5)				
Annex III	Annex III, Table 2, Column 2, Row 51				
455	-				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex III	I, Table 2, Column 2, Row 52				
456	Article 10				
Annex III	I, Table 2, Column 2, Row 53				
457	Article 11				
Annex III	Annex III, Table 2, Column 2, Row 54				
458	-				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex III	I, Table 2, Column 2, Row 55			
459	Article 12			
Annex III	I, Table 2, Column 2, Row 56			
460	Article 13			
Annex III	Annex III, Table 2, Column 2, Row 57			
461	Article 14(1), first and second			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	subparagraphs			
Annex III	, Table 2, Column 2, Row 58			
462	Article 14(1), third subparagraph			
Annex III	l, Table 2, Column 2, Row 59			
463	Article 14(1), fourth and fifth subparagraphs			
Annex III	l, Table 2, Column 2, Row 60			

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
464	Article 14(1), sixth and seventh subparagraphs			
Annex II	I, Table 2, Column 2, Row 61			
465	Article 14(2)			
Annex II	I, Table 2, Column 2, Row 62			
466	Article 14(3)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 2, Row 63				
467	Article 14(4)				
Annex II	I, Table 2, Column 2, Row 64				
468	Article 14(5)				
Annex II	Annex III, Table 2, Column 2, Row 65				
469	Article 15(1) and (2)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 2, Row 66				
470	Article 15(3)				
Annex II	I, Table 2, Column 2, Row 67				
471	Article 15(4)				
Annex II	Annex III, Table 2, Column 2, Row 68				
472	Article 15(5)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 2, Row 69				
473	Article 15(6)				
Annex II	I, Table 2, Column 2, Row 70				
474	Article 15(7)				
Annex II	Annex III, Table 2, Column 2, Row 71				
475	Article 16				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II	I, Table 2, Column 2, Row 72			
476	Article 17			
Annex II	I, Table 2, Column 2, Row 73			
477	Article 18 (1) to (4)			
Annex II	I, Table 2, Column 2, Row 74			
478	Article 16 (5)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II	I, Table 2, Column 2, Row 75			
479	Article 16 (6)			
Annex II	I, Table 2, Column 2, Row 76			
480	Article 16 (7)			
Annex II	I, Table 2, Column 2, Row 77			
481	Article 19			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Annex II	I, Table 2, Column 2, Row 78					
482	Article 20					
Annex II	I, Table 2, Column 2, Row 79					
483	-					
Annex II	Annex III, Table 2, Column 2, Row 80					
484	-					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 2, Row 81				
485	Article 21(1) first subparagraph				
Annex II	I, Table 2, Column 2, Row 82				
486	Article 21(1) second subparagraph (a) and (b)				
Annex II	Annex III, Table 2, Column 2, Row 83				
487	Article 21(1) second subparagraph (c)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Annex II	I, Table 2, Column 2, Row 84				
488	Article 21(1)(d)				
Annex II	l, Table 2, Column 2, Row 85				
489	Article 21(1)(e)				
Annex II	Annex III, Table 2, Column 2, Row 86				
490	Article 21(1)(f)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Annex III	I, Table 2, Column 2, Row 87					
491	Article 21(1)(g)					
Annex III	I, Table 2, Column 2, Row 88					
492	Article 21(1)(h)					
Annex III	Annex III, Table 2, Column 2, Row 89					
493	Article 21(1)(i)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Annex II	I, Table 2, Column 2, Row 90					
494	Article 21(1)(j)					
Annex II	I, Table 2, Column 2, Row 91					
495	Article 21(1)(k)					
Annex II	Annex III, Table 2, Column 2, Row 92					
496	Article 21(2) first to fourth					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	paragraphs				
Annex II	I, Table 2, Column 2, Row 93				
497	-				
Annex II	I, Table 2, Column 2, Row 94				
498	Article 22				
Annex II	Annex III, Table 2, Column 2, Row 95				
499					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Article 23				
Annex II	I, Table 2, Column 2, Row 96				
500	Article 24				
Annex II	I, Table 2, Column 2, Row 97				
501	Article 25				
Annex II	Annex III, Table 2, Column 2, Row 98				
502					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Article 26				
Annex II	I, Table 2, Column 2, Row 99				
503	Annex I				
Annex II	I, Table 2, Column 2, Row 100				
504	Annex II				
Annex II	Annex III, Table 2, Column 2, Row 101				
505					

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Annex III			