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## NOTE

From:	General Secretariat of the Council
To:	Delegations
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Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the statute and funding of European political parties and European political foundations (recast)  - Preparation for the trilogue

Delegations will find, in the Annex to this note, the four column table setting out the negotiating mandates which will serve as a basis for the inter-institutional negotiations between the Council and the European Parliament.

6901/23 AM/ft 1 GIP.INST **EN** 

## Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the transparency and targeting of political advertising (Text with EEA relevance)

2021/0381(COD)

[Version for Trilogue on 28 February, 2023]

## 23-02-2023 at 20h23

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
G	1	2021/0381 (COD)	2021/0381 (COD)	2021/0381 (COD)	
	Proposal Title				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
6 2	Proposal for a  REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL  on the transparency and targeting of political advertising  (Text with EEA relevance)	Proposal for a  REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL  on the transparency and targeting of political advertising  (Text with EEA relevance)	Proposal for a  REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL  on the transparency and targeting of political advertising  (Text with EEA relevance)	G
Formula				
6 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,	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Citatio	n 1			
g 4	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 16 and 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 16 and 114 thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Articles 16 and 114 thereof,	
Citatio	n 2			
6 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,	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Citation	3			
6 6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	
Citation	4			
6 7	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,  1. OJ C,, p	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,  1. OJ C,, p	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> ,  1. OJ C , , p	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Citation	5			
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> ,  1. OJ C,, p	Having regard to the opinion of the Committee of the Regions <sup>1</sup> ,  1. OJ C,, p	
	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,	
	Formula				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
10	Whereas:	Whereas:	Whereas:	
Recital 1	1			
11	(1) The supply of and demand for political advertising are growing and increasingly cross-border in nature. A large, diversified and increasing number of services are associated with that activity, such as political consultancies, advertising agencies, "ad-tech" platforms, public relations firms, influencers and various data analytics and brokerage operators. Political advertising can take many	(1) The supply of and demand for political advertising are growing and increasingly cross-border in nature. A large, diversified and increasing number of services are associated with that activity, such as political consultancies, advertising agencies, "ad-tech" platforms, public relations firms, influencers and various data analytics and brokerage operators. Political advertising can take many	(1) The supply of and demand for political advertising are growing and increasingly cross-border in nature. A large, diversified and increasing number of services are associated with that activity, such as political consultancies, advertising agencies, "ad-tech" platforms, public relations firms, influencers and various data analytics and brokerage operators. Political advertising can take many	

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		forms including paid content, sponsored search results, paid targeted messages, promotion in rankings, promotion of something or someone integrated into content such as product placement, influencers and other endorsements. Related activities can involve for instance the dissemination of political advertising upon request of a sponsor or the publication of content against payment.	forms including paid content, sponsored search results, paid targeted messages, promotion in rankings, promotion of something or someone integrated into content such as product placement, influencers and other endorsements. Related activities can involve for instance the dissemination of political advertising upon request of a sponsor or the publication of content against payment or other forms of remuneration, including benefits in kind.	forms including paid content, sponsored search results, paid targeted messages, promotion in rankings, promotion of something or someone integrated into content such as product placement, influencers and other endorsements. Related activities can involve for instance the dissemination of political advertising upon request of a sponsor or the publication of content against payment.	
	Recital 2		1	1	
Υ	12				Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(2) Political advertising can be disseminated or published through	(2) Political advertising can be disseminated or published through	(2) Political advertising can be disseminated or published through	
various means and media across	various means and media across	various means and media across	
borders. It can be disseminated or	borders both online and offline. It	borders. It can be disseminated or	
published via traditional offline	is rapidly increasing as it can be	published via traditional offline	
media such as newspapers,	disseminated or published via	media such as newspapers,	
television and radio, and also	traditional offline media such as	television and radio, and also	
increasingly via online platforms,	newspapers, television and radio,	increasingly via online platforms,	
websites, mobile applications,	and also increasingly via online	websites, mobile applications,	
computer games and other digital	platforms, websites, mobile	computer games and other digital	
interfaces. The latter are not only	applications, computer games and	interfaces. The latter are not only	
particularly prone to be offered	other digital interfaces. The latter	particularly prone to be offered	
cross-border, but also raise novel	are not only particularly prone to	cross-border, but also raise novel	
and difficult regulatory and	be offered cross-border, but also	and difficult regulatory and	
enforcement challenges. The use of	raise novel and difficult regulatory	enforcement challenges. The use of	
online political advertising is	and enforcement challenges. The	online political advertising is	
strongly increasing, and certain	use of online political advertising	strongly increasing, and certain	
linear offline forms of political	is strongly increasing, and certain	linear offline forms of political	
advertising, such as radio and	linear offline forms of political	advertising, such as radio and	
television, are also offered online	advertising, such as radio and	television, are also offered online	
as on-demand services. Political	television, are also offered online	as on-demand services. Political	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	advertising campaigns tend to be organised to make use of a range of media and forms.	as on-demand services. Political advertising campaigns tend to be organised to make use of a range of media and forms.	advertising campaigns tend to be organised to make use of a range of media and forms.	
Recital 3	3			
13	(3) Given that it is normally provided against remuneration, advertising, including political advertising, constitutes a service activity under Article 57 of the Treaty on the Functioning of the	(3) Given that it is normally provided against remuneration, advertising, including political advertising, constitutes a service activity under Article 57 of the Treaty on the Functioning of the	(3) Given that it is normally provided against remuneration, which may include a benefit in kind, advertising, including political advertising, constitutes a service activity under Article 57 of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of the Governments of the Member States agreed that, in drawing up measures under Article 114 of the TFEU, the institutions of the Union are to take account of the needs of persons with disabilities.	of the Governments of the Member States agreed that, in drawing up measures under Article 114 of the TFEU, the institutions of the Union are to take account of the needs of persons with disabilities.	Conference of the Representatives of the Governments of the Member States agreed that, in drawing up measures under Article 114 of the TFEU, the institutions of the Union are to take account of the needs of persons with disabilities.	
	Recital 4	ı			
Y	14	(4) The need to ensure transparency is a legitimate public goal, in conformity with the values shared by the EU and its Member States pursuant to Article 2 of the Treaty on European Union ('TEU'). It is not always easy for citizens to recognise political	(4) The need to ensure transparency is a legitimate public goal, in conformity with the values shared by the EU and its Member States pursuant to Article 2 of the Treaty on European Union ('TEU'). It is not always easy for citizens to recognise political	(4) The need to ensure transparency is a legitimate public goal, in conformity with the values shared by the EU and its Member States pursuant to Article 2 of the Treaty on European Union ('TEU'). It is not always easy for citizens to recognise political	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
advertisements and exercise their	advertisements and exercise their	advertisements and exercise their	
democratic rights in an informed	democratic rights in an informed	democratic rights in an informed	
manner. A high level of	manner. A high level of	manner. A high level of	
transparency is necessary, among	transparency is necessary, among	transparency is necessary, among	
others, to support an open and fair	others, to support an open and fair	others, to support an open and fair	
political debate and free and fair	political debate and free and fair	political debate and free and fair	
elections or referendums and to	elections or referendums and to	elections or referendums and to	
combat disinformation and	combat Furthermore, the	combat disinformation and	
unlawful interference including	increasingly sophisticated and	unlawful interference including	
from abroad. Political advertising	intense interference by malign	from abroad Increasing	
can be a vector of disinformation in	foreign actors in our democratic	sophistication in disinformation,	
particular where the advertising	electoral processes through the	diversification of actors, the fast	
does not disclose its political	spread of disinformation and	evolution of new technologies	
nature, and where it is targeted.	unlawful interference including	and intensified spread of	
Transparency of political	from abroadshould be tackled.	manipulative interference are	
advertising contributes to enabling	Political advertising can be a	imporant challenges for the	
voters to better understand when	vector of disinformation in	Union and the Member States.	
they are being presented with a	particular where the advertising	Political advertising can be a	
political advertisement on whose	does not disclose its political	vector of disinformation in	
behalf that advertisement is being	nature, and where it comes from	particular where the advertising	
made, and how they are being	sponsors outside of the Union or	does not disclose its political	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
targeted by an advertising service	where it is targeted or amplified. A	nature, and where it is targeted or	
provider, so that voters are better	high level of transparency is	amplificated. A high level of	
placed to make informed choices.	necessary inter alia to support an	transparency is necessary,	
	open and fair political debate,	among others, to support an	
	political campaigns and free and	open and fair political debate in	
	fair elections or referendums and	ensuring democratic political	
	to combat disinformation and	campaigns, and free and fair	
	unlawful interference, including	elections or referendums and to	
	<u>from third countries</u> . Transparency	combat disinformation and	
	of political advertising contributes	unlawful interference including	
	to enabling voters and individuals	from abroad. Transparency of	
	in general to better understand	political advertising contributes to	
	when they are being presented with	enabling voters to better	
	a political advertisement on whose	understand when they are being	
	behalf that advertisement is being	presented with a political	
	made, as well as how and why and	advertisement on whose behalf that	
	how they are being targeted by an	advertisement is being made, and	
	advertising service provider, so	how they are being targeted by an	
	that voters are better placed to	advertising service provider, so	
	make informed choices.	that voters are better placed to	
		make informed choices.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 14a		(4a) Providers of advertising services which are intermediary service providers within the meaning of Regulation (EU) 2022/2065 (Digital Services Act) involved in the presentation of political advertising on their interface or the interface of another service provider should be encouraged to establish, implement and publish tailored policies and measures to prevent the placement of political advertising together with disinformation, including by		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			participation in wider disinformation demonetisation initiatives such as the Code of Practice on disinformation.		
Y	14b			(4a) This regulation intends to ensure the provision of political advertising in full respect of fundamental rights, including, inter alia, data protection rights.	Y
	Recital 5				
R	15				R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(5) In the context of political	(5) In the context of political	(5) In the context of political	
advertising, targeting techniques	advertising, targeting and ad	advertising, frequent use is made	
are frequently used. Targeting or	<u>delivery</u> techniques are frequently	of targeting and amplification	
amplification techniques should be	used. Targeting or amplification	techniques are frequently used.	
understood as techniques that are	techniques should be understood as	Targeting or amplification based	
used either to address a tailored	techniques that are used either to	on processing of personal data,	
political advertisement only to a	address a tailored to tailor political	including observed and inferred	
specific person or group of persons	advertisement only to a specific	personal data, such as data	
or to increase the circulation, reach	person or group of persons or to	revealing political opinions and	
or visibility of a political	increase the circulation, reach or	other special categories of data.	
advertisement. Given the power	visibility of a exclude them by	Targeting techniques should be	
and the potential for the misuse of	processing personal data. Ad	understood as techniques that are	
personal data of targeting,	delivery techniques should be	used either to address a tailored	
including through microtargeting	understood as automated	political advertisement only to a	
and other advanced techniques,	techniques of processing of	specific person or group of	
such techniques may present	personal data that are used to	persons, usually with tailored	
particular threats to legitimate	determine a specific audience, as	content, based on the processing	
public interests, such as fairness,	a specific person or group of	of personal data, regardless of	
equal opportunities and	persons within the potential	how the personal data has been	
transparency in the electoral	audience, for the dissemination of	obtained. Amplification	
process and the fundamental right	political advertisements. Such	techniques, which include a wide	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
to be informed in an objective,	techniques are used by political	range of optimisation and ad-	
transparent and pluralistic way.	advertising publishers and	delivery techniques, aim-or to	
	especially by very large online	increase the circulation, reach or	
	platforms within the meaning of	visibility of a political	
	<b>Regulation (EU) 2022/2065</b>	advertisement based on the	
	(Digital Services Act), to deliver	processing of personal data,	
	political advertisements to a	regardless of how the personal	
	targeted audience based on	data has been obtained Given	
	personal data and on the content	the power and the potential for the	
	of advertisements. Delivering	misuse of personal data ofthrough	
	advertisements using such	targeting, including through	
	techniques involves the use of	microtargeting and other advanced	
	opaque algorithms and can differ	techniques, such techniques may	
	from what the sponsors and	present particular threats to	
	providers of advertising services,	legitimate public interests, such as	
	acting on behalf of sponsors,	fairness, equal opportunities and	
	intended, making some users less	transparency in the electoral	
	likely than others to see particular	process and the fundamental right	
	political	to be informed in an objective,	
	advertisementadvertisements.	transparent and pluralistic way.	
	Given the power and the potential		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			for the misuse of personal data of targeting, including through microtargeting and other advanced techniques, such techniques may present particular threats to legitimate public interests, such as fairness, <i>freedom of expression</i> , equal opportunities and transparency in the electoral process and the fundamental <i>rightrights</i> to be informed in an objective, transparent and pluralistic way, <i>to privacy and the protection of personal data and equality and non-discrimination</i> .		
	Recital 6	5			
Y	16				Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(6) Political advertising is	(6) Political advertising is	(6) Political advertising is	
currently regulated	currently regulated	currently regulated	
heterogeneously in the Member	heterogeneously in the Member	heterogeneously in the Member	
States, which in many cases tends	States, which in many cases tends	States, which in many cases tends	
to focus on traditional media	to focus on traditional media	to focus on traditional media	
forms. Specific restrictions exist	forms. Specific restrictions exist	forms. Specific restrictions exist	
including on cross-border	including on cross-border	including on cross-border	
provisions of political advertising	provisions of political advertising	provisionsprovision of political	
services. Some Member States	services, which directly affect the	advertising services. Some	
prohibit EU service providers	capacity to conduct cross-border	Member States prohibit EU service	
established in other Member States	and pan-European political	providers established in other	
from providing services of a	<u>campaigns</u> . Some Member States	Member States from providing	
political nature or with a political	prohibit EU service providers	services of a political nature or	
purpose during electoral periods.	established in other Member States	with a political purpose during	
At the same time, gaps and	from providing services of a	electoral periods. At the same time,	
loopholes in national legislation are	political nature or with a political	gaps and loopholes in national	
likely to exist in some Member	purpose during electoral periods.	legislation are likely to exist in	
States resulting in political	At the same time, gaps and	some Member States resulting in	
advertising sometimes being	loopholes in national legislation	political advertising sometimes	
disseminated without regard to	are likely to exist in the national	being disseminated without regard	
relevant national rules and thus	<u>legislation of</u> some Member States,	to relevant national rules and thus	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		risking undermining the objective of transparency regulation for political advertising.	as well as in Union legislation, resulting in political advertising sometimes being disseminated without regard to relevant national rules and thus risking undermining the objective of transparency regulation for political advertising.	risking undermining the objective of transparency regulation for political advertising.	
	Recital 7	l ,			
G	17	(7) To provide enhanced transparency of political advertising including to address citizens' concerns, some Member States have already explored or are considering additional measures to address the transparency of political advertising and to support	(7) To provide enhanced transparency of political advertising including to address citizens' concerns, some Member States have already explored or are considering additional measures to address the transparency of political advertising and to support	(7) To provide enhanced transparency of political advertising including to address citizens' concerns, some Member States have already explored or are considering additional measures to address the transparency of political advertising and to support	G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		a fair political debate and free and fair elections or referendums.  These national measures are in particular considered for advertising published and disseminated online and may include further prohibitions. These measures vary from soft to binding measures and imply different elements of transparency.	a fair political debate and free and fair elections or referendums.  These national measures are in particular considered for advertising published and disseminated online and may include further prohibitions. These measures vary from soft to binding measures and imply different elements of transparency.	a fair political debate and free and fair elections or referendums.  These national measures are in particular considered for advertising published and disseminated online and may include further prohibitions. These measures vary from soft to binding measures and imply different elements of transparency.	
	Recital 8	3			
Υ	18	(8) This situation leads to the fragmentation of the internal market, decreases legal certainty for providers of political advertising services preparing,	(8) This situation leads to the fragmentation of the internal market, decreases legal certainty for providers of political advertising services preparing,	(8) This situation leads to the fragmentation of the internal market, decreases legal certainty for providers of political advertising services preparing,	Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		placing, publishing or disseminating political advertisements, creates barriers to the free movement of related services, distorts competition in the internal market, including between offline and online service providers, and requires complex compliance efforts and additional costs for relevant service providers.	placing, promoting, publishing, delivering or disseminating political advertisements, creates barriers to the free movement of related services, distorts competition in the internal market, including between offline and online service providers as a consequence of the disparity in the level of obligations and compliance between those different types of service providers, and requires complex compliance efforts and additional costs for relevant service providers.	placing, <b>promoting</b> , publishing or disseminating political advertisements, creates barriers to the free movement of related services, distorts competition in the internal market, including between offline and online service providers, and requires complex compliance efforts and additional costs for relevant service providers.	
	Recital 9				
G	19				Ģ

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
(9) In this context, providers of political advertising services are likely to be discouraged from providing their political advertising services in cross-border situations. This is particularly true for microenterprises and SMEs, which often do not have the resources to absorb or pass on the high compliance costs connected to the preparation, placement, publication or dissemination of political advertising in more than one Member State. This limits the availability of services and negatively impacts the possibility for service providers to innovate and offer multi-medium and multinational campaigns within the internal market.	(9) In this context, providers of political advertising services are likely to be discouraged from providing their political advertising services in cross-border situations. This is particularly true for microenterprises and SMEs, which often do not have the resources to absorb or pass on the high compliance costs connected to the preparation, placement, promotion, publication or dissemination of political advertising in more than one Member State. This limits the availability of services and negatively impacts the possibility for service providers to innovate and offer multi-medium and multinational campaigns within the internal market.	(9) In this context, providers of political advertising services are likely to be discouraged from providing their political advertising services in cross-border situations. This is particularly true for microenterprises and SMEs, which often do not have the resources to absorb or pass on the high compliance costs connected to the preparation, placement, promotion, publication or dissemination of political advertising in more than one Member State. This limits the availability of services and negatively impacts the possibility for service providers to innovate and offer multi-medium and multinational campaigns within the	Draft Agreement
		internal market.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 1	 10			
	(10) A consistent and high level of	(10) A consistent and high level of	(10) A consistent and high level of	
	transparency of political	transparency of political	transparency of political	
	advertising throughout the Union	advertising throughout the Union	advertising throughout the Union	
	should therefore be ensured when	should therefore be ensured when	should therefore be ensured when	
	political advertising services are	political advertising services are	political advertising services are	
	provided, while divergences	provided, while divergences	provided, while divergences	
20	hampering the free circulation of	hampering the free circulation of	hampering the free circulation of	
	related services within the internal	related services within the internal	related services within the internal	
	market should be prevented, by	market should be prevented, by	market should be prevented, by	
	laying down uniform transparency	laying down uniformharmonised	laying down uniform transparency	
	obligations for providers of	rules on provision of political	obligations for providers of	
	political advertising services	advertising services, and on	political advertising services	
	guaranteeing the uniform	transparency obligations for and	guaranteeing the uniform	
	protection of rights of persons and	due diligence for sponsors and	protection of rights of persons and	
	supervision throughout the internal	providers of political advertising	supervision throughout the internal	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	market based on Article 114 of the TFEU.	services guaranteeing the uniform protection of rights of persons and supervision throughout the internal market based on Article 114 of the TFEU.	market based on Article 114 of the TFEU.	
Recital 1	1			
21	(11) Member States should not maintain or introduce, in their national laws, provisions diverging from those laid down in this Regulation, in particular more or less stringent provisions to ensure a different level of transparency in political advertising. Full harmonisation of the transparency requirements linked to political	(11) Member States should not maintain or introduce, in their national laws, provisions diverging from those laid down in this Regulation, in particular more or less stringent provisions to ensure a different level of transparency in political advertising. Full harmonisation of the transparency and due diligence requirements	(11) Member States should not maintain or introduce, in their national laws, provisions on the transparency of political advertising that are diverging from those laid down in this Regulation, in particular more or less stringent provisions to ensure a different level of transparency in political advertising. Full	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		advertisement increases legal certainty and reduces the fragmentation of the obligations that service providers meet in the context of political advertising.	linked to political advertisement increases legal certainty and reduces the fragmentation of the obligations that service providers meet in the context of political advertising.	harmonisation of the transparency requirements linked to political advertisement increases legal certainty and reduces the fragmentation of the obligations that service providers meet in the context of political advertising.	
	Recital 1	2			
Υ	22	(12) Full harmonisation of the transparency requirements should be without prejudice to the freedom of providers of political advertising services to provide on a voluntary basis further information on political advertising, as part of the freedom of expression	(12) Full harmonisation of the transparency requirements should be without prejudice to the freedom of providers of political advertising services to provide on a voluntary basis further information on political advertising, as part of the freedom of expression	(12) Full harmonisation of the transparency requirements should be without prejudice to the freedom of providers of political advertising services to provide on a voluntary basis further information on political advertising, <b>for instance clickthrough rate of a</b>	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		protected under Article 11 of the Charter of Fundamental Rights.	protected under Article 11 of the Charter of Fundamental Rights.	specific online political advertisement, as part of the freedom of expression and information protected under Article 11 of the Charter of Fundamental Rights.	
	Recital 1	3			
Υ	23	(13) This Regulation should not affect the substantive content of political advertising nor rules regulating the display of political advertising including so-called silence periods preceding elections or referendums.	(13) This Regulation should  notneither affect the substantive content of political advertising nor Union or Member States rules regulating the displaycontent of political advertising, presentation of political advertisements, electoral including so called silence periods preceding elections	(13) This Regulation should not affect the substantive is limited to harmonising the rules on the transparency and the targeting and amplification of political advertising. It neither affects the content of political advertising nor-advertisements, nor Union or Member States' rules regulating	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	or referendums and the conduct of political campaigning including advertising bans. Furthermore, this Regulation should not affect, in particular, the fundamental right to freedom of opinion and freedom of speech.	aspects related to political advertising other than those covered by this Regulation. As such, this Regulation does not alter the rules regulating the conduct and financingthe display of political campaigning, including general bans or limitations on political advertising includingduring specified periods, the so-called silence periods, donations by individual campaign donors or prohibitions regarding the use of commercial advertising for election campaign purposes preceding elections or referendums.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
٧	23a		(13a) The specific needs of micro, small and medium-size enterprises should be taken into account in the application and enforcement of this Regulation, in line with the principle of proportionality. The notion of micro, small and medium-sized enterprises should be understood within the meaning of Directive 2013/34/EU.	(13a) The specific needs of micro, small and medium-sized enterprises should be taken into account in the application and enforcement of this Regulation, in line with the principle of proportionality. The notion of micro, small and medium-sized enterprises should be understood in the meaning of Article 3 paragraphs 1 to 3 of Directive 2013/34/EU.	Y
	Recital 1	4			
R	24	(14) The Regulation should	(14) The Regulation should	(14) The Regulation should	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
provide for harmonised	provide for harmonised	provide for harmonised	
transparency requirement	transparency requirementand due	transparency	
applicable to economic actors	diligence requirements applicable	requirementrequirements	
providing political advertising and	to economic actors providing	applicable to economic actors	
related services (i.e. activities that	political advertising and related	providing political advertising and	
are normally provided for	services (i.e. activities that are	related services (i.e. activities that	
remuneration); those services	normally provided for	are normally provided for	
consist in particular of the	remuneration); those services	remuneration), which may include	
preparation, placement, promotion,	consist in particular of the	a benefit in kind;; those services	
publication and dissemination of	preparation, placement, promotion,	consist in particular of the	
political advertising. The rules of	publication, delivery and	preparation, placement, promotion,	
this Regulation that provide for a	dissemination of political	publication and dissemination of	
high level of transparency of	advertising. The rules of this	political	
political advertising services are	Regulation that provide for a high	advertisingadvertisements The	
based on Article 114 of the TFEU.	level of transparency of political	rules of this Regulation that	
This Regulation should also	advertising services are based on	provide for a high level of	
address the use of targeting and	Article 114 of the TFEU. This	transparency of political	
amplification techniques in the	Regulation should also address the	advertising services are based on	
context of the publication,	use of targeting and	Article 114 of the TFEU. This	
dissemination or promotion of	amplification ad delivery	Regulation should also address the	
political advertising that involve	techniques in the context of the	use of targeting and amplification	

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the processing of personal data.	promotion, publication,	techniques in the context of	
The rules of this Regulation that	dissemination or	political advertising that are	
address the use of targeting and	promotion delivery or	based on the processing of	
amplification are based on Article	<u>dissemination</u> of political	personal data, regardless of	
16 of the TFEU. Political	advertising that involve the	whether this involves a service.	
advertising directed to individuals	processing of personal data. The	the publication, dissemination or	
in a Member State should include	rules of this Regulation that	promotion of political advertising	
advertising entirely prepared,	address the use of targeting and	that involve the processing of	
placed or published by service	amplification ad delivery are based	<del>personal data.</del> The rules of this	
providers established outside the	on Article 16 of the TFEU.	Regulation that address the use of	
Union but disseminated to	Political advertising directed to	targeting and amplification are	
individuals in the Union. To	individuals in a Member State	based on Article 16 of the TFEU.	
determine whether a political	should include advertising entirely	Political advertising directed to	
advertisement is directed to	prepared, placed, promoted,	individuals in a Member State	
individuals in a Member State,	published delivered or	should include advertising entirely	
account should be taken of factors	<u>disseminated</u> or published by	prepared, placed, promoted,	
linking it to that Member State,	service providers established	published or disseminated or	
including language, context,	outside the Union but disseminated	<del>published</del> by service providers	
objective of the advertisement and	to individuals in the Union. To	established outside the Union but	
its means of dissemination.	determine whether a political	disseminated to individuals in the	
	advertisement is directed to	Union. To determine whether a	

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			individuals in a Member State, account should be taken of factors linking it to that Member State, including language, context, objective of the advertisement and its means of dissemination.	political advertisement is directed to individuals in a Member State, account should be taken of factors linking it to that Member State, including language, context, objective of the advertisement and its means of dissemination.	
٧	24a		(14a) The specificities of the medium of publication or dissemination of the political advertisement should be taken into account in the application and enforcement of this Regulation.	(14a) The specificities of the medium of publication or dissemination of the political advertisement should be taken into account in the application of this Regulation, in particular to adapt the modalities to television, radio and newspapers as the case	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			may be in compliance with EU law.	
v 24b		(14b) This Regulation should recall the importance of the principle of non-discrimination in the cross-border provision of political advertising services in the Union. Providers of political advertising services should not discriminate against sponsors legally established in the Union, including in the case of cross-border services to European political parties, as it would harm the possibility for the conduction		

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		of cross-border political campaigns, essential to foster a European public sphere. However, refusal to provide services in a Member State where providers of political advertising services do not conduct business does not constitute discrimination as such service providers should not be compelled to conduct business in a Member State in which they are not economically active.		
R 24c		(14c) A solid body of evidence shows that foreign actors have		Я

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	been actively interfering in the democratic functioning of the Union and its Member States, particularly during election and referendum periods. Considering that foreign interferences constitute a serious violation of values and principles on which the Union is funded and moreover, foreign interferences, information manipulation and disinformation are an abuse of the fundamental freedoms of expression and information as laid down in Article 11 of the Charter and threaten these freedoms, as well as undermining democratic processes in the EU	Council Mandate	Draft Agreement
	and its Member States, such as the holding of free and fair elections, it is necessary to take appropriate		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	measures to combat disinformation and prevent such interferences by means of advertisements sponsored by actors coming from outside the Union. To support the enforcement of national rules concerning external interference in elections, it is necessary to ensure that political advertising sponsored, prepared, placed, promoted, published, delivered or disseminated in the Union, or directed to individuals in one or more Member States, regardless of the place of establishment of service providers, can be supplied only to sponsors who are citizens		Draft Agreement
	of the Union, and to service providers acting on behalf of such sponsors, in addition to natural or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Red	ecital 15	legal persons residing or established in the Union. For the purposes of determining the place of establishment of a sponsor, the place of establishment of entities ultimately controlling the sponsor should be taken into account.		
R	(15) There is no existing definition of political advertising or political advertisement at Union level. A common definition is needed to establish the scope of application of the harmonised transparency obligations and rules on targeting and amplification. This definition	(15) There is no existing definition of political advertising or political advertisement at Union level. A common definition is needed to establish the scope of application of the harmonised transparency obligations and rules on targeting and amplificational delivery. This	(15) There is no existing definition of political advertising or political advertisement at Union level. A common definition is needed to establish the scope of application of the harmonised transparency obligations and rules on targeting and amplification. This definition	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		should cover the many forms that political advertising can take and any means and mode of publication or dissemination within the Union, regardless of whether the source is located within the Union or in a third country.	definition should cover the many forms that political advertising can take and any means and mode of publication or dissemination within the Union, regardless of whether the source is located within the Union or in a third country.	should cover the many forms that political advertising can take and any means and mode of publication or dissemination within the Union, regardless of whether the source is located within the Union or in a third country.	
	Recital 1	6			
R	26	(16) The definition of political advertising should include advertising published or disseminated directly or indirectly by or published or disseminated directly or indirectly for or on behalf of a political actor. Since advertisements by, for or on behalf	(16) The definition of political advertising should include advertising <i>prepared</i> , <i>placed</i> , <i>promoted</i> , published, <i>delivered</i> or disseminated directly or indirectly by or <i>prepared</i> , <i>placed</i> , <i>promoted</i> , published, <i>delivered</i> or disseminated <i>by any means</i>	(16) The definition of political advertising should include advertising prepared, placed, promoted, published or disseminated directly or indirectly by or prepared, placed, promoted, published or disseminated directly or indirectly	P

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
of a political actor cannot be	directly or indirectly for or on	for or on behalf of a political actor.	
detached from their activity in their	behalf of a political actor. Since	Political advertising is usually	
role as political actor, they can be	advertisements by, for or on behalf	directly or indirectly under the	
presumed to be liable to influence	of a political actor cannot be	control of a sponsor, which could	
the political debate, except for	detached from their activity in their	be a political actor, and which	
messages of purely private or	role as political actor, they can be	would in particular be able to	
purely commercial nature.	presumed to be liable to influence	determine the political nature,	
	the political debate, or the outcome	content or publication of the	
	of an election or referendum,	political advertising being	
	except for messages of purely	prepared, placed, promoted,	
	private or purely commercial	published or disseminated.	
	nature. In order to determine that	Sometimes another entity may	
	a message is of a purely private or	ultimately exercise effective	
	purely commercial nature,	control over relevant decision	
	account should be taken of all	making of the sponsor, by	
	relevant factors, such as its	providing funding or by other	
	content, the language used to	forms of control, including	
	convey it, the context in which it is	corporate control. It should	
	conveyed, its objective and the	therefore be ensured that the	
	means by which it is promoted,	transparency standards provided	
	published or disseminated.	by this Regulation cover such	

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	Messages concerning a political	situations. Since advertisements	
	actor's family status or business	by, for or on behalf of a political	
	activities can be purely private or	actor cannot be detached from their	
	purely commercial. In addition,	activity in their role as political	
	the definition of political	actor, they can be presumed to be	
	advertising should include	liable to influence the political	
	prepared, placed, promoted,	debate, except for messages of	
	published, delivered or	purely private or purely	
	disseminated messages which are	commercial nature. In order to	
	liable to influence the outcome of	determine that a message is of a	
	an election or referendum or a	purely private or purely	
	legislative or regulatory process or	commercial nature, account	
	voting behaviour. Those messages	should be taken of all relevant	
	cannot be considered as purely	factors such as its content, the	
	private or purely commercial.	language used to convey the	
	Those messages can originate	message, the context in which the	
	from any natural or legal person,	message is conveyed, including	
	including from official sources,	the period of dissemination, the	
	such as governments, public	objective of the message and the	
	authorities, institutions or bodies.	means by which the message is	
	However, if their messages are	promoted, that are published or	

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			strictly limited to the announcement of elections or referendums or of the modalities for participation into elections or referendums, they shall be excluded from the scope.	disseminated and the targeted audience. Messages for or on behalf of a political actor, promoted, published or disseminated to a potentially unlimited number of third parties should not be considered as purely private.	
	Recital 1	7			
R	27	(17) The publication or dissemination by other actors of a message that is liable to influence the outcome of an election or referendum, legislative or regulatory process or voting behaviour should also constitute	(17) The promotion, publication, delivery or dissemination by other actors of a message that is liable to influence, the outcome of an election or referendum, legislative or regulatory process or voting behaviour or the public opinion on	(17) The <b>promotion</b> , publication or dissemination by other actors of a message that is liable <b>and designed</b> to influence the outcome of an election or referendum, <b>or voting behaviour</b> , <b>or</b> legislative or regulatory process <b>at Union</b> ,	R

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political advertising. In order to	societal or controversial issues at	national, regional, local or at a	
determine whether the publication	Union, national, regional, local or	political party level, or voting	
or dissemination of a message is	at a political party level should	behaviour should also constitute	
liable to influence the outcome of	also constitute political advertising.	political advertising. In order to	
an election or referendum, a	A legislative or regulatory process	determine whether the publication	
legislative or regulatory process or	should include decision making	or dissemination of aA clear and	
voting behaviour, account should	having binding effects of general	substantial link should exist	
be taken of all relevant factors such	application at the local, regional,	between the message is liableand	
as the content of the message, the	national or European level. In	its potential to influence the	
language used to convey the	order to determine whether the	outcome of an election or	
message, the context in which the	publication, <i>promotion</i> or	referendum, a legislative or	
message is conveyed, the objective	dissemination of a message is	regulatory process or voting	
of the message and the means by	liable to influence, the outcome of	behaviour. In order to determine	
which the message is published or	an election or referendum, a	the existence of such a link,	
disseminated. Messages on societal	legislative or regulatory process or	account should be taken of all	
or controversial issues may, as the	voting behaviour, account should	relevant factors such as the	
case may be, be liable to influence	be taken of all <u>factors</u> relevant	sponsor of the message, the	
the outcome of an election or	factors at the time the message was	content of the message, the	
referendum, a legislative or	promoted, published, delivered or	language used to convey the	
regulatory process or voting	disseminated, such as the identity	message, the context in which the	
behaviour.	of the sponsor of the message, the	message is conveyed, including	

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Γ		form and the content of the message, the spoken or written language used to convey the message, the context in which the	the period of dissemination such as an electoral period, the objective of the message and, the means by which the message is	
		message is conveyed, the objective of the message and the means by which the message is published or disseminated. Messages on societal or controversial issues	promoted, published or disseminated, and the targeted audience Messages on societal or controversial issues may, as the ease(so called 'issue-based ads')	
		maypromoted, published, delivered or disseminated, as the case may be, be liable to influence the outcome of an election or referendum, a legislative or	may be, be liable liable and designed to influence the outcome of an election or referendum, a legislative or regulatory process or voting behaviour.	
		regulatory process or voting behaviour the audience targeted and the objective of the message.		

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R	27a		(17a) Communication of a political party with its current or former members is an inherent part of the membership in a political party and should not constitute political advertising.		R
Y	27b		(17b) Commercial advertising and marketing practices can legitimately affect consumers' perceptions of products and services or their buying behaviour, including through brand differentiation based on		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			company actions in the field of corporate social responsibility, delivering social impact, or any other types of purpose-driven engagement. Commercial advertising in some cases may be liable to influence the outcome of an election or referendum, a legislative or regulatory process or voting behaviour, in which case this Regulation should apply.		
Υ	27c		(17c) For the effective implementation of the requirements of this Regulation, and in particular to support the		Y

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		sponsors of advertising and service providers acting on behalf of the sponsors in declaring political advertising, and to support providers of political advertising services in facilitating and appropriately administrating such declarations, it is necessary for the Commission to draw up common guidance.		
Recital	18			
R 28	(18) Practical information from official sources regarding the organisation and modalities for participation in the elections or referendums should not constitute	(18) Practical information from official sources regarding the organisation and strictly limited to the announcement of elections or referendums or of the modalities	(18) In the interest of effective communication with the general public, public communication by, for or on behalf of any public authority of a Member state,	

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political advertising.	for participation in the elections or	including members of	
	referendums should not constitute	Government, for example, press	
	political advertising.	releases or conferences	
		announcing legislative or	
		regulatory initiatives and	
		explaining the policy choice	
		underpinning such initiatives,	
		should not constitute political	
		advertising, provided they are	
		not designed to influence the	
		outcome of an election or	
		referendum, voting behaviour or	
		a legislative or regulatory	
		process. Similarly, practical	
		information from official sources	
		of Member States or the Union	
		regarding exclusively the	
		organisation and modalities for	
		participation in the elections or	
		referendums, including the	
		candidacies or the subject of the	

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			question put to the referendum, should also not constitute political advertising.	
v 28a			(18a) This Regulation should not apply where a specified public space for the presentation of candidates is explicitly provided by law and allocated free of charge, for example by allocating space for such presentation in the municipalities and other public areas or a particular broadcasting time on the television, where this is done in a fair and non-discriminatory	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			manner, on the basis of transparent and objective criteria.	
ecital 19	9			
29	(19) Political views expressed in the programmes of audiovisual linear broadcasts or published in printed media without direct payment or equivalent remuneration should not be covered by this Regulation.	(19) Political views expressed The media contribute to the well-functioning of democratic processes and play an essential role in the programmes of audiovisual linear broadcasts or published in printed media without direct payment or equivalent remuneration freedom of	(19) Political views expressed opinions expressed in any media under editorial responsibility including but not limited to in the programmes of audiovisual media services in the meaning of Article 1(1)(a) of Directive 2010/13/EU, in linear broadcasts or and non linear	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	space for public debate and contribute to public opinion-forming. This Regulation should not affect the editorial freedom of the media. Political views and opinions or other editorial content expressed or disseminated for journalistic purposes or under the editorial responsibility of a media service provider should not be considered political advertising and should not be covered by this Regulation, if no payment or other remuneration is provided by third parties specifically for the expression of the views or opinions. Such political views and opinions which are additionally promoted, published or	provided for or in connection with expressing that political opinion-without direct payment or equivalent remuneration should not be covered by this Regulation.	Draft Agreement
	disseminated by service provider should in any case be considered		

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		to be political advertising.  Journalistic practices established either in national law or by media and press councils in accordance with Union law, including the Charter of Fundamental Rights, should apply. Any form of surreptitious advertising should be prohibited.		
v 29a		(19a) Media literacy is central to allow individuals to use media effectively and safely. It is also an essential skill for the public to benefit from the access to information on political		

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Reci	tal 20	advertisement provided by this Regulation. Therefore, it is important to promote the development of media literacy in Member States and at Union level, in all sections of the society, for individuals of all ages.		
у 30	(20) For the purpose of this Regulation, election should be understood as the elections to the European Parliament as well as all elections or referendums organised at national, regional and local level in the Member States and elections to establish political party	(20) For the purpose of this Regulation, election should be understood as the elections to the European Parliament as well as all elections or referendums organised at national, regional and local level in the Member States and elections to establish political party	(20) For the purpose of this Regulation, election should be understood as the elections to the European Parliament as well as all elections or referendums organised at national, regional and local level in the Member States and elections to establish political party	

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	leadership. It should not include other forms of elections such as privately organised ballots.	leadership. It should not include other forms of elections such as privately organised ballots.	leadership. It should not include other forms of elections such as <b>professional or</b> privately organised ballots.	
Recita	121			
v 31	(21) It is necessary to define political advertisement as an instance of political advertising. Advertisements include the means by which the advertising message is communicated, including in print, by broadcast media or via an online platforms service.	(21) It is necessary to define political advertisement as an instance of political advertising. Advertisements include the means by which the advertising message is communicated, including in print, by broadcast media, online media portals, on web pages showing results from search engine queries or via an online platforms service.	(21) It is necessary to define political advertisement as an instance of political advertising.  Advertisements include the means by which the advertising message is communicated, including in print, by broadcast media or via an online platforms service.	

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cital	22			
	(22) Political actors within the	(22) Political actors within the	(22) Political actors within the	
	meaning of this Regulation should	meaning of this Regulation should	meaning of this Regulation should	
	refer to concepts defined under	refer to concepts defined under	refer to concepts defined under	
	Union law, as well as under	Union law, as well as under	Union law, as well as under	
	national law in line with	national law in line with	national law in line with	
	international legal instruments such	international legal instruments such	international legal instruments such	
32	as those of the Council of Europe.	as those of the Council of Europe.	as those of the Council of Europe.	
	The concept of political parties	The concept of political parties	The concept of political	
	should include their affiliated and	should include their affiliated and	partiesactors should include-their	
	subsidiary entities established, with	subsidiary entities established, with	affiliated and subsidiary entities of	
	or without legal personality, in	or without legal personality, in	a political party established, with	
	order to support them or pursue	order to support them or pursue	or without legal personality, in	
	their objectives, for instance by	their objectives, for instance by	order to support themit or pursue	
	engaging with a specific group of	engaging with a specific group of	their objectives its objectives, for	
	voters or for a specific electoral	voters or for a specific electoral	instance by engaging with a	
	^			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	purpose.	purpose.	specific group of voters or for a specific electoral purpose.	
Re	ecital 23			
Y	(23) The concept of political actors should also include unelected officials, elected officials, candidates and members of Government at European, national, regional or local level. Other political organisations should also be included in that definition.	(23) The concept of political actors should also include unelected officials, elected officials, candidates and members of Government at European, national, regional or local level. Other political organisations should also be included in that definition.	(23) The concept of political actors should also include unelected officials, candidates for or holders of any elected officials, candidates office, and members of the Government at European, of Member States at national, regional or local level. Other political organisations should also be included in that definition or of Union institutions, with the exception of the Court of Justice of the European Union, the	

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			European Central Bank and the Court of Auditors.	
	24			
· Citai				
	(24) An advertising campaign	(24) An advertising campaign	(24) An advertising campaign	
	should refer to the preparation,	should refer to the preparation,	should refer to the preparation,	
	publication and dissemination of a	placement, promotion, publication,	placement, promotion,	
	series of linked advertisements in	<u>delivery</u> and dissemination of a	publication and dissemination of a	
	the course of a contract for political	series of linked advertisements in	series of linked advertisements in	
34	advertising, on the basis of	the course of a contract for political	the course of a contract for political	
	common preparation, sponsorship	advertising <u>services</u> , on the basis of	advertising, on the basis of	
	and funding. It should include the	common preparation, sponsorship	common preparation, sponsorship	
	preparation, placement, promotion,	and funding. It should include the	and funding. It should include the	
	publication and dissemination of an	preparation, placement, promotion,	preparation, placement, promotion,	
	advertisement or versions of an	publication, delivery and	publication and dissemination of an	
	advertisement on different media	dissemination of an advertisement	advertisement or versions of an	
	and at different times within the	or versions of an advertisement on	advertisement on different media	

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	same electoral cycle.	different media and at different times within the same electoral cycle <i>or legislative process</i> .	and at different times within the same electoral cycle.	
Recital 2	25			
35	(25) The definition of political advertising should not affect national definitions of political party, political aims or campaign periods at national level.	(25) The definition of political advertising should not affect national definitions of political party, political aims or <i>political</i> campaign periods at national level.	(25) The definition of political advertising should not affect national definitions of political party, political aims, or campaigns nor alter or interfere with -or campaign periodsrules, at national level.	

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Υ	35a			(25a) The definition of political actor does not interfere with national rules on who can conduct a political campaign and should not oblige Member States to define such rules.	*
	Recital 2	6			
R	36	(26) In order to cover the broad range of relevant service providers connected to political advertising services, providers of political advertising services should be understood as comprising providers involved in the	(26) In order to cover the broad range of relevant service providers connected to political advertising services, providers of political advertising services should be understood as comprising providers involved in the	(26) In order to cover the broad range of relevant service providers connected to political advertising services, providers of political advertising services should be understood as comprising providers involved in the	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
preparation, placement, promotion,	preparation such as the design and	preparation, placement, promotion,	
publication and dissemination of	planning of an advertisement or	publication andor dissemination of	
political advertising.	campaign, or in the placement,	political advertisement. Providers	
	promotion, publication, <i>delivery</i>	that provide purely ancillary	
	and dissemination of political	services in relation to political	
	advertising. For example,	advertising services should not be	
	providers of political advertising	understood as providers of	
	services may initiate political	political advertising services in	
	advertising services on behalf of	the meaning of this Regulation.	
	sponsors. The provision of	Ancillary services are services	
	targeting and ad delivery	that typically depend on and	
	techniques in the context of	complement a political	
	political advertising should be	advertising service but have no	
	understood to be a political	direct influence on the content or	
	advertising service.	presentation of political	
		advertisement, nor direct control	
		over its preparation, placement,	
		promotion, publication or	
		dissemination. Such services	
		include, for instance, postal	
		services, printing services,	

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				graphic, sound or photographic design, "mere conduit", "caching" and "cloud computing" services, within the meaning of Regulation (EU) 2022/xxx [the DSA].	
Υ	36a		(26a) Providers of purely ancillary services in relation to political advertising, which are provided in addition to and which merely complement the preparation, placement, promotion, publication and dissemination of political advertising, should not be		Y

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			understood as providers of political advertising services within the meaning of this Regulation. Ancillary services are services that typically depend on and complement a political advertising service. Such services can include transportation, financing and investment, purchasing, sales, catering, marketing, computer services, cleaning and maintenance.		
Υ	36b		(26b) A sponsor should be understood as the person on whose behalf political advertising	(26a) A sponsor should be understood as the person or entity on whose behalf political	Y

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		is prepared, placed, promoted, published or disseminated, for instance an individual candidate in an election or a political party or political organisation.	advertisement is prepared, placed, promoted, published or disseminated, for instance an individual candidate in an election, a registered third party or a political party, and who is normally the person or entity providing remuneration in exchange for political advertising services.	
у 36с		(26c) Political advertising publishers should be understood as providers of political advertising services, usually at the end of the chain of service	(26b) Political advertising publishers should be understood as providers of political advertising services, normally at the end of the chain of service	

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			providers, promoting, publishing, delivering or disseminating political advertising by broadcasting, making it available through an interface or otherwise bringing it to the public.	providers, publishing and disseminating political advertising by broadcasting, making available through an interface or otherwise bringing it to the public domain.	
	Recital 2	7			
R	37	(27) The notion of political advertising services should not include messages that are shared by individuals in their purely personal capacity. Individuals should not be considered as acting in their personal capacity if they are publishing messages the dissemination or publication of	(27) The notion of political advertising services should not include messages that are shared by individuals in their purely personal capacity. Individuals should not be considered as acting in their personal capacity if they are publishing messages the dissemination or publication of	(27) The notion of political advertising services should not include messages that are shared by individuals in their purely personal capacity. <b>However</b> , individuals should not be considered as acting in their personal capacity if they are publishing messages the	R

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	which is paid for by another.	which is paid for by	dissemination or publication of	
		another involves remuneration or	which is paid for by anothera third	
		benefits in kind from third parties.	party. <del>.</del>	
cital 2	18	I		
	(28) Once an advertisement is	(28) Once <del>an advertisement is</del>	(28) Once an advertisement is	
	indicated as being connected to	indicated as being connected to the	indicated the sponsor declares	
	political advertising, this should be	sponsor declares an advertisement	advertising as being connected to	
	clearly indicated to other service	to be political advertising, this	political advertising, this should be	
	providers involved in the political	should be clearly <i>and without</i>	clearly indicated to other service	
38	advertising services. In addition,	<b>delay</b> indicated to other service	providers involved in the political	
	once an advertisement has been	providers involved in the political	advertising services. The sponsor	
	identified as political	advertising services. In addition,	should make this declaration	
	advertisement, its further	once an advertisement has been	truthfully. In addition, once an	
		1		
	dissemination should still comply	identified as political	advertisement- advertising has	
	dissemination should still comply with transparency requirements.	identified as political  advertisement, its further	advertisement advertising has been identified as political	

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		content is shared organically, the advertising should still be labelled as political advertising.	with transparency and due diligence requirements. For instance, when sponsored contenta political advertisement is shared organically, the advertisingit should still be labelled as political advertising.	dissemination should still comply with transparency requirements.  For instance, when sponsored content-political advertisement, as defined in this regulation, is shared organically, the advertising should still be labelled as political advertising. In the framework of a contract, failure to act in good faith should engage contractual responsibility.	
Υ	38a		(28a) To guarantee the effectiveness of the transparency and due diligence requirements, sponsors and providers of	(28a) In view of the importance of guaranteeing in particular the effectiveness of the transparency requirements, sponsors and	Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	advertising services acting on behalf of sponsors should transmit in good faith relevant information in a timely, clear, complete and accurate manner to enable the other providers of services in the chain to comply with the Regulation. When the political advertising publisher is the only provider of political advertising services, the sponsor should communicate such information to the political advertising publisher.	providers of political advertising services acting on behalf of sponsors should transmit in good faith relevant information in a complete and accurate manner, and without undue delay, to enable the other providers of political advertising services in the chain to comply with this Regulation. When the political advertising publisher is the only provider of political advertising services, the sponsor should communicate such information to the political advertising publisher. In case of a declaration or information that is manifestly erroneous, providers of advertising services should request the sponsors and the providers of advertising services	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				acting on behalf of sponsors to correct their declaration.	
٧	38b		(28b) Where providers of political advertising services become aware of a manifest error, inaccuracy or incompleteness in the declaration that advertising is or is not political, or in the information communicated, providers of political advertising services should require the sponsors to ensure that such manifest error, inaccuracy or incompleteness is corrected.		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
у 38с		(28c) A declaration or information should be considered manifestly erroneous if it is apparent from the advertising, the sponsor, or the context in which the relevant service is provided, without further verifications or fact-finding exercises.	(28b) A declaration or information should be considered manifestly erroneous if it is apparent from the content of the advertisement, the identity of the sponsor, or the context in which the relevant service is provided, without further verifications or fact-finding exercises.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 38d		(28d) Reasonable efforts should include diligent and objective measures, such as contacting the sponsor or the service providers concerned to complete or correct the information. Account should be taken of the nature and importance of the erroneous or missing information in relation to the requirements laid down by this Regulation. Reasonable efforts should also be reflected in the contractual arrangements among service providers and with the sponsor, where relevant. The provider of political advertising services should not be required to engage in excessive or costly fact-finding exercises or complex		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		contact with the sponsor or the		
		providers of political advertising services concerned.		
		services concerned.		
ecital 2	.9			
	(29) The rules on transparency laid	(29) The rules on transparency,	(29) The rules on transparency laid	
	down in this Regulation should	due diligence and data protection	down in this Regulation should	
	only apply to political advertising	laid down in this Regulation should	only apply to political advertising	
	services, i.e. political advertising	only apply to political advertising	services, i.e. political advertising	
39	that is normally provided against	services, i.e. political advertising	that is normally provided against	
	remuneration, which may include a	that is normally provided against	remuneration, which may include a	
	benefit in kind. The transparency	remuneration, which may include a	benefit in kind. The transparency	
	requirements should not apply to	benefit in kind. The transparency	requirements should not apply to	
	content uploaded by a user of an	requirements should not apply to	content uploaded by a user of an	
	online intermediary service, such	content uploaded by a user of an	online intermediary service, such	
	as an online platform, and	online intermediary service, such	as an online platform, and	
	we will comme provide the grant of the grant	j '		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		intermediary service without consideration for the placement, publication or dissemination for the specific message, unless the user has been remunerated by a third party for the political advertisement.	disseminated by the online intermediary service without consideration for the placement, publication, <i>delivery</i> or dissemination for the specific message, unless the user has been remunerated, <i>or received benefit in kind</i> , by a third party for the political advertisement.	intermediary service without consideration for the placement, publication or dissemination for the specific message, unless the user has been remunerated by a third party for the political advertisement.	
	Recital 3	0			
Y	40	(30) The transparency requirements should also not apply to the sharing of information through electronic communication services such as electronic message services or telephone calls, as long	(30) The transparency requirements should also not apply to the sharing of information through electronic <i>interpersonal</i> communication services such as electronic message services or	(30) The transparency requirements should also not apply to the sharing of information through electronic communication services such as electronic message services or telephone calls, as long	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	as no political advertising service	telephone calls, as long as no	as no political advertising service	
	is involved.	political advertising service is involved.	is involved.	
		involved.		
cital 3	31			
	(31) Freedom of expression as	(31) Freedom of expression as	(31) Freedom of expression <b>and</b>	
	protected by Article 11 of the	protected by Article 11 of the	information as protected by	
	Charter of Fundamental Rights	Charter of Fundamental Rights	Article 11 of the Charter of	
	covers an individual's right to hold	covers an individual's right to hold	Fundamental Rights covers an	
4.1	political opinions, receive and	political opinions, receive and	individual's right to hold political	
41	impart political information and	impart political information and	opinions, receive and impart	
	share political ideas. Every	share political ideas. Every	political information and share	
	limitation to it has to comply with	limitation to it has to comply with	political ideas. Every limitation to	
	Article 52 of the Charter of	Article 52 of the Charter of	itthis freedom has to comply with	
	Afficie 32 of the Charter of			
	Fundamental Rights and that	Fundamental Rights and that	Article 52 of the Charter of	
		Fundamental Rights and that freedom can be subject to	Article 52 of the Charter of Fundamental Rights. This and	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		they are justified by the pursuit of a legitimate public interest and comply with the general principles of EU law, such as proportionality and legal certainty. That is inter alia the case where the political ideas are communicated through advertising service providers.	they are <u>necessary and</u> justified by the pursuit of a legitimate public interest and comply with the general principles of EU law, such as proportionality and legal certainty. That is inter alia the case where the political ideas are communicated through advertising service providers. <u>Freedom of expression is one of the cornerstones of a lively democratic debate.</u>	modulations and restrictions where they are justified by the pursuit of a legitimate public interest and comply with the general principles of EU law, such as proportionality and legal certainty. That is inter alia the case where the political ideas are communicated through advertising service providers.	
Y	41a		(31a) Given the importance of political advertising, it is essential that this Regulation ensures a		Y

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	regulatory framework which ensures full, equal and unrestricted access to political advertising services and their required transparency information for all recipients, including persons with disabilities. Therefore, it is important that accessibility requirements for providers of political advertising services are consistent with existing Union law, such as the European Accessibility Act and the Web Accessibility Directive and that Union law is further developed, so that no one is left	Council Mandate	Draft Agreement
	behind as result of digital innovation.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
v 41b			(31a) This Regulation should not have the effect of requiring Member States to take measures in contravention of fundamental principles relating to freedom of expression, in particular freedom of the press and the freedom of expression in other media as they result from constitutional traditions or rules governing the rights and responsibilities of, and the procedural guarantees for, the press or other media where these rules relate to the determination or limitation of liability.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Recital 3	Recital 32					
42	(32) As regards online intermediaries, Regulation (EU) 2021/XX [Digital Services Act] applies to political advertisements published or disseminated by online intermediaries through horizontal rules applicable to all types of online advertising, including commercial and political advertisements. Based on the definition of political advertising established in this Regulation, it is appropriate to provide additional granularity of the transparency requirements laid out for advertising publishers falling under the scope of Regulation (EU)	(32) As regards online intermediaries, Regulation (EU) 2021/XX [2022/2065] (Digital Services Act] applies to political advertisements published or disseminated by online intermediaries through horizontal rules applicable to all types of online advertising, including commercial and political advertisements. Based on the definition of political advertising established in this Regulation, it is appropriate to provide additional granularity of the transparency requirements laid out for advertising publishers falling under	(32) As regards online intermediaries, Regulation (EU) 2021/XX2022/XX [Digital Services Act] applies to political advertisements published or disseminated by online intermediaries through horizontal rules applicable to all types of online advertising, including commercial and political advertisements. Based on the definition of political advertising established in this Regulation, it is appropriate to provide additional granularity of the transparency requirements laid out for advertising publishers falling under			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
r c c r a a c c r c c r c c r c c r c c r c r	Commission Proposal  2021/XX [Digital Services Act], notably very large platforms. This concerns in particular information related to the funding of political advertisements. The requirements of this Regulation leave unaffected the provisions of the Digital Services Act, including as regards risk assessment and mitigation obligations for very large online platforms as regards their advertising systems.	the scope of Regulation (EU)  2021/XX [2022/2065 (Digital) Services Act], notably very large online platforms. This concerns in particular information related to the funding of political advertisements. The requirements of this Regulation leave unaffected the provisions of the Digital Services Act, including as regards but should inform the risk assessment and mitigation obligations for very large online platforms as regards their advertising systems including the targeting and ad delivery techniques of political advertising services employed. To assist Member States and service	the scope of Regulation (EU)  2021/XX2022/XX [Digital Services Act], notably very large online platforms. This concerns in particular information related to the funding of political advertisements. The requirements of this Regulation leave unaffected the provisions of the Digital Services Act, including as regards risk assessment and mitigation obligations for very large online platforms as regards their advertising systems.	Draft Agreement
		Member States and service providers, the Commission should provide guidelines on the interaction between and		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		complementary nature of different Union legal acts and this Regulation and on the interpretation of any similar requirements therein.		
Recital 3	33			
R 43	(33) The preparation, placement, promotion, publication and dissemination of political advertising can involve a complex chain of service providers. This is the case in particular where the selection of advertising content, the selection of targeting criteria, the provision of data used for the targeting of an advertisement, the	(33) The preparation, placement, promotion, publication, delivery and dissemination of political advertising can involve a complex chain of service providers. This is the case in particular where the selection of advertising content, the selection of targeting and ad delivery criteria, the provision of data used for the targeting and	(33) The preparation, placement, promotion, publication and dissemination of political advertisingadvertisements can involve a complex chain of service providers. This is the case in particular where the selection of advertising content, the selection of targeting and amplification criteria, the provision of data used	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		provisions of targeting techniques, the delivery of an advertisement and its dissemination may be controlled by different service providers. For instance, automated services can support matching the profile of the user of an interface with the advertising content provided, using personal data collected directly from the user of the service and from the users' online conduct, as well as inferred data.	delivery of an advertisement, the provisions of targeting and ad delivery techniques, the delivery of an advertisement and its dissemination may be controlled by different service providers. For instance, automated services can support matching the profile of the user of an interface with the advertising content provided, using personal data collected directly from the user of the service and from the users' online conduct, as well as inferred data.	for the targeting and amplification of an advertisement, the provisions of targeting and amplification techniques, the delivery of an advertisement and its dissemination may be controlled by different service providers. For instance, automated services can support matching the profile of the user of an interface with the advertising content provided, using personal data collected directly from the user of the service and from the users' online conduct, as well as inferred data.	
Υ	Recital 3	4			,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(34) In view of the importance of	(34) In view of the importance of	(34) In view of the importance of	
guaranteeing in particular the	guaranteeing in particular the	guaranteeing in particular the	
effectiveness of the transparency	effectiveness of the transparency	effectiveness of the transparency	
requirements including to ease	and due diligence requirements	requirements including to ease	
their oversight, providers of	including to ease their oversight,	their oversight, providers of	
political advertising services	sponsors and where relevant	political advertising services	
should ensure that the relevant	providers of political advertising	should ensure that the relevant	
information they collect in the	services acting on behalf of	information they collect in the	
provision of their services,	sponsors should ensure the	provision of their services,	
including the indication that an	accuracy of information that they	including the indication that an	
advertisement is political, is	<b>provide.</b> Providers of political	advertisement is political, is	
provided to the political advertising	advertising services should ensure	complete and accurate and is	
publisher which brings the political	that the relevant information they	provided to the political advertising	
advertisement to the public. In	collect in the provision of their	publisher which brings the political	
order to support the efficient	services, including the indication	advertisement to the public. In	
implementation of this	that an advertisement is political, is	order to support the efficient	
requirement, and the timely and	complete, and it is provided to the	implementation of this	
accurate provision of this	political advertising publisher	requirement, and the timely and	
information, providers of political	which brings disseminates the	accurate provision of this	
advertising services should	political advertisement to the	information, providers of political	
consider and support automating	public. In order to support the	advertising services should	

<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
the transmission of information	efficient implementation of this	transmit that information at the	
among providers of political	requirement, and the timely and	same time with the provision of	
advertising services.	accurate provision of this	the relevant service and consider	
	information, providers of political	and support automating the	
	advertising services should	transmission of information among	
	transmit this information at the	providers of political advertising	
	same time with the provision of	services. Where a provider of	
	the relevant service, and consider	political advertising services	
	and support automating the	becomes aware that information	
	transmission of information among	which it has transmitted has	
	providers of political advertising	been updated, it should ensure	
	services by adapting their online	that this updated information is	
	interfaces to facilitate compliance.	communicated to the relevant	
	When providers of political	political advertising publisher.	
	advertising services become aware		
	that information which they have		
	transmitted has been updated,		
	they should ensure that this		
	updated information is		
	communicated to the relevant		
	political advertising publisher.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(34a) Providers of political	
			advertising services should be considered as being aware that	
			information should be updated	
			when the sponsor or the service	
			provider acting on its behalf	
44a			informs the provider of political	
			advertising services of a relevant	
			change. Political advertising	
			publisher may also become	
			aware of such need to update	
			through the notification	
			mechanism provided for in this  Regulation.	
			regulation.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(34b) If providers of political	
			advertising servicesbecome	
			aware of a manifest error,	
			inaccuracy or incompleteness in	
			the information communicated,	
			providers of political advertising	
44b			services should make reasonable	
			efforts to ensure that such	
			manifest error, inaccuracy or incompleteness are corrected, in	
			particular through confirmation	
			of information provided by the	
			provider of political advertising	
			services, or where relevant the	
			sponsor itself. This should not	

amount to a general obligation for the provider of political advertising services to monitor the truthfulness of declarations	Commission Pr	Council Mandate Draft Agreement
concerning the political nature of advertisements or to engage in excessive or costly fact-finding exercises. Reasonable efforts may also be reflected in the contractual arrangements among providers of political advertising services and with the sponsor, where relevant. Contractual arrangements among service providers and sponsors should enable the transmission of information between publisher and the sponsor, for instance in case of missing information or the discontinuation of political advertising.		for the provider of political advertising services to monitor the truthfulness of declarations concerning the political nature of advertisements or to engage in excessive or costly fact-finding exercises. Reasonable efforts may also be reflected in the contractual arrangements among providers of political advertising services and with the sponsor, where relevant. Contractual arrangements among service providers and sponsors should enable the transmission of information between publisher and the sponsor, for instance in case of missing information or the discontinuation of political

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 44c			(34c) Reasonable efforts should include diligent and objective measures such as contacting the sponsor or the provider of political advertising services concerned, to complete or correct the information. Account should be taken of the nature and importance of the erroneous or missing information in relation to the requirements laid down by this Regulation.	
Recita	135			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	45	(35) Where an artificial commercial or contractual construction risks circumventing the effectiveness of the transparency obligations laid down in the Regulation, those obligations should apply to the entity or entities that in substance provide the advertising service.	(35) Where an artificial commercial or contractual construction risks circumventing the effectiveness of the transparency obligations laid down in the Regulation, those obligations should apply to the entity or entities that in substance provide the advertising service.	(35) Where an artificial commercial or contractual construction risks circumventing the effectiveness of the transparency obligations laid down in thethis Regulation, those obligations should apply to the entity or entities that in substance provide the advertising service.	G
	Recital 3	36			
Υ	46	(36) Steps could also include providing an efficient mechanism for individuals to indicate that a political advertisement is political,	(36) Steps could also include advertising publishers providing an efficient mechanism for individuals to indicate that a	deleted	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and taking effective action in response to such indications.	politicalan advertisement is political, and taking effective action in response to such indications.		
1	Recital 3	77			
		(37) While providing for specific requirements, none of the	(37) While providing for specific requirements, none of the	(37) While providing for specific requirements, none of the	
		obligations laid down in this  Regulation should be understood as	obligations laid down in this Regulation should be understood as	obligations laid down in this  Regulation should be understood as	
	47	imposing a general monitoring	imposing a general monitoring	imposing a general monitoring	
		obligation on intermediary service providers for political content	obligation on intermediary service providers for political content	obligation on intermediary service providers for political content	
		shared by natural or legal persons,	organically shared by natural or	shared by natural or legal persons,	
		nor should they be understood as	legal persons, nor should they be	nor should they be understood as	
		imposing a general obligation on	understood as imposing a general	imposing a general obligation on	
		intermediary service providers to	obligation on intermediary service	intermediary service providers to	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		take proactive measures in relation to illegal content or activities which those providers transmit or store.	providers to take proactive measures in relation to illegal content or activities which those providers transmit or store.	take proactive measures in relation to illegal content or activities which those providers transmit or store.	
	Recital 3	38			
R	48	(38) Transparency of political advertising should enable citizens to understand that they are confronted with a political advertisement. Political advertising publishers should ensure the publication in connection to each political advertisement of a clear statement to the effect that it is a political advertisement and of the identity of its sponsor. Where	(38) Transparency of political advertising should enable eitizens individuals to understand that they are confronted with a political advertisement. Political advertising publishers should ensure the publication in eonnection to each political advertisement of a clear statement to the effect that it is a political advertisement—and, of the identity	(38) Transparency of political advertising should enable citizens to understand that they are confronted with a political advertisement. Political advertising publishers should ensure the publication in connection totogether with each political advertisement of a clear statement to the effect that it is a political advertisement and of the identity of	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
appropriate, the name of the	of its sponsor and of the political	its sponsor. Where appropriate, the	
sponsor could include a political	campaign it is part of. Where	name of the sponsor could include	
logo. Political advertising	appropriate, the name of the	a political logo. Each political	
publishers should make use of	sponsor could include a political	advertisement, where applicable,	
labelling which is effective, taking	logo. Political advertising	should be made available	
into account developments in	publishers should ensure that	together with a statement to the	
relevant scientific research and best	advertisements that are political	effect that the political	
practice on the provision of	should be correctly labelled as	advertisement has been targeted	
transparency through the labelling	such and to make use of labelling	or amplified. Political advertising	
of advertising. They should also	which is effective, taking into	publishers should make use of	
ensure the publication in	account developments in relevant	labelling which is effective, taking	
connection to each political	scientific research and best practice	into account developments in	
advertisement of information to	on the provision of transparency	relevant scientific research and best	
enable the wider context of the	through the labelling of	practice on the provision of	
political advertisement and its aims	advertising. They should also	transparency through the labelling	
to be understood, which can either	ensure the publication in	of advertising. They The	
be included in the advertisement	connection to each political	presentation of the statement and	
itself, or be provided by the	advertisement of information to	the name of the sponsor may	
publisher on its website, accessible	enable the wider context of the	vary depending on the means	
through a link or equivalent clear	political advertisement and its aims	used. For radio broadcasting	
and user-friendly direction	to be understood, which can either	services, use could be made for	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
included in the advertisement.	be included in the advertisement	instance of an upstream or	
	itself, or be provided by the	downstream statement. Political	
	publisher on its website, accessible	advertising publishers should	
	through a link or equivalent clear	also ensure the publication in	
	and user-friendly direction	connection to together with each	
	included in the In light of	political advertisement of	
	technological and other	information to enable the wider	
	developments in relevant scientific	context of the political	
	research and market practices, the	advertisement and its aims to be	
	Commission should adopt a	understood, which can either be	
	delegated act establishing	included in the advertisement	
	harmonised and efficient labelling	itself, or be provided by the	
	techniques for political	publisher on its website, accessible	
	advertisement.	through a link, a Quick Response	
		codes (or "QR code"), or	
		equivalent clear and user-friendly	
		direction included in the	
		advertisement.	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement			
Recital 3	Recital 39						
49	(39) This information should be provided in a transparency notice which should also include the identity of the sponsor, in order to support accountability in the political process. The place of establishment of the sponsor and whether the sponsor is a natural or legal person should be clearly indicated. Personal data concerning individuals involved in political advertising, unrelated to the sponsor or other involved political actor should not be provided in the transparency notice. The transparency notice should also contain information on the	(39) This information should be provided in a transparency notice which should also include the identity of the sponsor and where applicable, the entity ultimately controlling the sponsor, in order to support accountability in the political process. The place of establishment of the sponsor and whether the sponsor is a natural or legal person should be clearly indicated. Personal data concerning individuals involved in political advertising, unrelated to the sponsor or other involved political actor should not be provided in the transparency notice. The	(39) This information should be provided in a transparency notice which should also include the identity of the sponsor and, where applicable, of the entity ultimately controlling the sponsor, —in order to support accountability in the political process. The place of establishment of the sponsor and whether the sponsor is a natural or legal person should be clearly indicated. Personal data concerning individuals involved in political advertising, unrelated to the sponsor or other involved political actor should not be provided in the				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
dissemination period, any linked	transparency notice should also	transparency notice. The	
election, the amount spent for and	contain information on the	transparency notice should also	
the value of other benefits received	dissemination period, any linked	contain information on the	
in part or full exchange for the	election, the amount spent for and	dissemination period, any linked	
specific advertisement as well for	the value of other benefits received	election, the amount spent for and	
the entire advertising campaign,	in part or full exchange for the	the value of other benefits received	
the source of the funds used and	specific advertisement as well for	in part or full exchange for the	
other information to ensure the	the entire advertising campaign,	specific advertisement as well for	
fairness of the dissemination of the	the source of the funds used and	the entire advertising campaign,	
political advertisement.	other information to ensure the	the source of the funds used and	
Information on the source of the	fairness of the dissemination of the	other information to ensure the	
funds used concerns for instance its	political advertisement.	fairness of the dissemination of the	
public or private origin, the fact	Information on the source of the	political advertisement.	
that it originates from inside or	funds used concerns for instance its	Information on the source of the	
outside the European Union.	public or private origin, the fact	funds used concerns for instance its	
Information concerning linked	that it originates from inside or	public or private origin, and the	
elections or referendums should	outside the European Union.	fact that it originates from inside or	
include, when possible, a link to	Information concerning linked	outside the European Union.	
information from official sources	elections or referendums should	Information concerning linked	
regarding the organisation and	include, when possible, a link to	elections or referendums should	
modalities for participation or for	information from official sources	include, when possible, a link to	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	promoting participation in those	regarding the organisation and	information from official sources	
	elections or referendums. The	modalities for participation or for	regarding the organisation and	
	transparency notice should further	promoting participation in those	modalities for participation or for	
	include information on how to flag	elections or referendums. The	promoting participation in those	
	political advertisements in	transparency notice should be	elections or referendums. The	
	accordance with the procedure	available at the moment the	transparency notice should be	
	established in this Regulation. This	advertising is published or	available immediately when the	
	requirement should be without	disseminated, and the information	advertising is published or	
	prejudice to provisions on	it contains should be kept up to	disseminated, and the	
	notification according to Article	date. The transparency notice	information it presents should be	
	14, 15 and 19 of Regulation (EU)	should further include information	kept up to date, as relevant. The	
	2021/XXX [Digital Services Act].	on how to flag political	transparency notice should	
		advertisements in accordance with	further include information on how	
		the procedure established in this	to flag political advertisements in	
		Regulation. This requirement	accordance with the procedure	
		should be without prejudice to	established in this Regulation. This	
		provisions on notification	requirement should be without	
		according to Article 14, 15 and	prejudice to provisions on	
		1916 and 17 of Regulation (EU)	notification according to Article	
		2021/XXX [2022/2065 (Digital	14, 15 and 19 of Regulation (EU)	
		Services Act <del>]</del> .	<del>2021/XXX</del> <b>2022XXX</b> [Digital	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Services Act]. Providers of political advertising services should make reasonable efforts to ensure that the information is complete and accurate.	
Recital	40			
R 50	(40) The information to be included in the transparency notice should be provided in the advertisement itself or be easily retrievable on the basis of an indication provided in the advertisement. The requirement that the information about the transparency notice is to be inter alia clearly visible should entail	(40) The information to be included in Political advertising publishers should ensure that each political advertisement contains a clear indication of where the transparency notice should be provided in the advertisement itself or be easily retrievable could be easily retrieved. The presentation of the	(40) The information to be included in the transparency notice should be provided in the advertisement itself or be easily retrievable on the basis of an indication provided in the advertisement. The presentation of the information may vary depending on the means used. In order to easily retrieve the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
that it features prominently in or	information may vary depending	information in the transparency	
with the advertisement. The	on the basis of an indication	notice in offline advertisement,	
requirement that information	provided means used. In order to	use could be made for instance of	
published in the transparency	easily retrieve the information in	a dedicated webpage link, a	
notice is to be easily accessible,	the advertisement transparency	Quick Response code (or "QR	
machine readable where	notice, use could be made for	code"), or equivalent user-	
technically possible, and user	instance of a link to a dedicated	friendly technical measures. The	
friendly should entail that it	webpage, onscreen or via audio	requirement that the information	
addresses the needs of people with	means, a Quick Response code	about the transparency notice is to	
disabilities. Annex I of Directive	(QR code), or equivalent user-	be inter alia clearly visible should	
2019/882 (European Accessibility	<u>friendly technical measures</u> . The	entail that it features prominently	
Act) contains accessibility	requirement that the information	in or with the advertisement. The	
requirements for information,	about the transparency notice is to	requirement that information	
including digital information that	be inter alia clearly visible should	published in the transparency	
should be used to render political	entail that it features prominently	notice is to be easily accessible,	
information accessible for persons	in or with the advertisement. The	machine readable where	
with disabilities.	requirement that information	technically possible, and user	
	published in the transparency	friendly should entail that it	
	notice is to be easily accessible,	addresses the needs of people with	
	machine readable where	disabilities. Annex I of Directive	
	technically possible, and user	2019/882 (European Accessibility	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			friendly should entail that it addresses the needs of people with disabilities. Annex I of Directive (EU) 2019/882 (European Accessibility Act) contains accessibility requirements for information, including digital information that should be used to render political information accessible for persons with disabilities.	Act) contains accessibility requirements for information, including digital information that should be used to render political information accessible for persons with disabilities.	
	Recital 4	1			
R	51	(41) Transparency notices should be designed to raise user awareness and help the clear identification of the political advertisement as such.	(41) Transparency notices should be designed to raise user awareness and help the clear identification of the political advertisement as such.	(41) Transparency notices should be designed to raise user awareness and help the clear identification of the political advertisement as such.	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
They should be designed to remain	They should be designed to remain	They should be designed to remain	
in place or remain accessible in the	in place or remain accessible in the	in place, where technically	
event a political advertisement is	event a political advertisement is	possible, or remain accessible in	
further disseminated for instance	further disseminated for instance	the event a political advertisement	
posted on another platform or	posted on another platform or	is further disseminated for instance	
forwarded between individuals.	forwarded between individuals.	posted on another platform or	
The information included in the	The information included in the	forwarded between individuals.	
transparency notice should be	transparency notice should be	The information included in the	
published when the publication of	published when the publication of	transparency notice should be	
the political advertisements start	the political advertisements start	published when the publication of	
and be retained for a period of one	and be retained for a period of <u>ten</u>	the political advertisements start	
year after the last publication. The	<u>years</u> one year after the last	and be retained starts and until the	
retained information should also	publication. The retained	end of its publication . Political	
include information about political	information should also include	advertising publishers should	
advertising which was terminated	information about political	retain and make available upon	
or which was taken down by the	advertising which was terminated	request their transparency	
publisher.	or which was taken down by the	notices together with any	
	publisher and the reason for the	modification for a period of one	
	<u>removal</u> .	yearfive years after the last	
		publication The retained	
		information should also include	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				information about political advertising which was terminated or which was taken down by the publisher. Providers of political advertising services which are not very large online platforms within the meaning of Regulation (EU) 2022/XXX [Digital Services Act] should be able to decide the format to retain this information.	
	Recital 4	2			
R	52	(42) Since political advertising publishers make political advertisements available to the public, they should publish or disseminate that information to the	(42) Since political advertising publishers make political advertisements available to the public, they should publish or disseminate that information to the	(42) Since political advertising publishers make political advertisements available to the public, they should publish or disseminate that information to the	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
public together with the publication	public together with the publication	public together with the publication	
or dissemination of the political	or dissemination of the political	or dissemination of the political	
advertisement. Political advertising	advertisement. Where political	advertisement. Where political	
publishers should not make	advertising publishers should not	advertising <del>publishers should not</del>	
available to the public those	make available to the public	make available to the public those	
political advertisements not	those become aware that a political	political advertisements not	
fulfilling the transparency	advertisements not	fulfillingpublisher becomes	
requirements under this	fulfilling advertisement does not	aware by any means that a	
Regulation. In addition, political	<u>fulfil</u> the transparency	political advertisement does not	
advertising publishers which are	requirements under this	fulfil the transparency	
very large online platforms within	Regulation. In addition, political	requirements under this	
the meaning of Regulation (EU)	advertising publishers which are	Regulation. In addition, political	
2021/XXX [Digital Services Act]	very large online platforms within	advertising publishers which are	
should make the information	the meaning of Regulation (EU)	very large online platforms within	
contained in the transparency	2021/XXX [Digital Services Act]	the meaning of, for instance	
notice available through the	should make the information	following an individual	
repositories of advertisements	contained in the transparency	notification, it should make	
published pursuant to Article 30	notice available through the	reasonable efforts to fulfil the	
Regulation [Digital Services Act].	repositories of advertisements	requirements under this	
This will facilitate the work of	published pursuant to Article 30	Regulation. When the	
interested actors including	Regulation [Digital Services Act] .	information cannot be completed	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
researchers in their specific role to	This will facilitate the work of	or corrected without undue	
support free and fair elections or	interested actors including	delay, political advertising	
referendums and fair electoral	researchers in their specific role to	publishers <del>(EU) 2021/XXX</del>	
campaigns including by	support free and fair elections or	[Digital Services Act] should not	
scrutinising the sponsors of	referendums and fair electoral	make available or should	
political advertisement and	campaigns including by	discontinue the publication or	
analysing the political	scrutinising the sponsors of	dissemination to the public of the	
advertisement landscape.	political advertisement and	politicalmake the information	
	analysing the political	contained in the transparency	
	advertisement landscape, they	notice available through the	
	should make best efforts to fulfil	repositories of advertisements	
	the requirements under this	published pursuant to Article 30not	
	Regulation. When the information	fulfilling the transparency	
	cannot be completed or corrected	requirements under this	
	without undue delay, political	Regulation. In such situation,	
	advertising publishers should not	political advertising publishers	
	make available or should	should inform the providers of	
	discontinue the placement,	political advertising services	
	promotion, publication, delivery	concerned and, where relevant	
	or dissemination to the public of	the sponsor, of the reasonable	
	the political advertisements not	steps taken to fulfil the	

Com	mission Proposal	EP Mandate	Council Mandate	Draft Agreement
		fulfilling the transparency requirements under this Regulation. In such situation, political advertising publishers should inform the provider of services concerned and, where relevant the sponsor, of the reasonable steps taken to fulfil the requirements under this Regulation.	requirements under this Regulation. The publisher should inform the sponsor or the service provider acting on behalf of the sponsor if [Digital Services Act].  This will facilitate the work of interested actors including researchers in their specific role to support free and fair elections or referendums and fair electoral campaigns including by scrutinising the sponsors of political advertisement and analysing the political advertisement landscapeit sponsors is not made available or is discontinued.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	52a		(42a) When complying with these obligations, providers of political advertising services should act with due regard to fundamental rights, and other rights and legitimate interests. Providers of political advertising services should in particular pay due regard to freedom of expression and access to information, including media freedom and pluralism.		
Y	52b			(42a) When the sponsor or the	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				provider of political advertising services becomes aware that the information transmitted to or published by the political advertising publisher is incomplete or inaccurate, it should contact, without undue delay, the political advertising publisher concerned and, as relevant, should transmit completed or corrected information to the political advertising publisher.	
R	52c		(42b) This Regulation should facilitate the work of interested		R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	actors, including researchers, in their specific role to support free and fair elections or referendums and fair electoral campaigns, including by scrutinising the sponsors of political advertisement and analysing the political advertisement landscape.  Therefore, political advertising publishers which are Very Large Online Platforms (VLOPs) within the meaning of Regulation (EU) 2022/2065 (Digital Services Act) and Very Large Online Search	Council Mandate	Draft Agreement
	Engines (VLOSEs) as defined in Regulation (EU) 2022/2065 (Digital Services Act) should make the information contained in the transparency notice available and update it, in real time, through the repositories of advertisements		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			published pursuant to Regulation (EU) 2022/2065 (Digital Services Act).		
Υ	52d			(42b) Contractual arrangements may include a clause allowing to charge a reasonable fee for the measures taken to correct or complete the information.	Y
R	52e		(42c) The Commission should		R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	establish a European repository for online political advertsiments to support political advertising publishers that are not VLOPs within the meaning of Regulation (EU) 2022/2065 (Digital Services Act) and VLOSEs as defined in Regulation (EU) 2022/2065 (Digital Services Act) to comply with the provisions of this Regulation. Political advertising publishers which are not VLOPs within the meaning of Regulation (EU) 2022/2065 (Digital Services Act) and VLOSEs as defined in Regulation (EU) 2022/2065 (Digital Services Act) should ensure that the information	Council Mandate	Draft Agreement
	contained in the transparency notice is made available in the European repository for online		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	political advertisements without undue delay, and no later than 24 hours. Information made available on the interface of political advertising publishers should be provided in a machine readable format according to common data structure and standards, developed by the Commission in consultation with relevant stakeholders. Information in the repositories of VLOPs and VLOSEs and information in the European repository for online political advertisements should be connected via a common application programming interface and be publicly	Council Mandate	Draft Agreement
	accessible via a single portal.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
52f			(42c) When complying with their obligations under this Regulation, providers of political advertising services should act in an impartial manner and with due regard to fundamental rights, and other rights and legitimate interests. Providers of political advertising services should in particular pay due	
			regard to freedom of expression and access to information, including media freedom and pluralism.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(42d) In addition, political	
			advertising publishers which are	
			very large online platforms within the meaning of Regulation	
			(EU) 2022/XXX [Digital Services Act] should ensure that for each	
52g			political advertisment, the	
			information contained in the transparency notice is made	
			available immediatedly in the	
			repositories of advertisements	
			published pursuant to Article 39	
			Regulation [Digital Services Act].  Such information should be kept	
			updated and provided according	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandate	to an agreed industry standard for accessibility, data structure and access by means of a common publically available application programming interface. It is appropriate to provide additional granularity of the transparency requirements laid out for the repositories referred to Article 39 Regulation (EU) 2021/XX [Digital Services Act. This mainly concerns information about removed political advertisement and the reason for its withdrawal, in particular information about cases in which political advertisements have been wrongly labelled or illegally targeted. In addition, very large	Draft Agreement
		online platforms may publish	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			other information regarding the	
			influence of the advertisement	
			including clickthrough rate	
			information. Other provider of	
			the political advertising service	
			should be encouraged to	
			establish similar repositories of	
			political advertisements. This	
			will facilitate the work of	
			interested actors including	
			researchers in their specific role	
			to support free and fair elections	
			or referendums and fair electoral	
			campaigns including by	
			scrutinising the sponsors of	
			political advertisement and	
			analysing the political	
			advertisement landscape.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Recital 4	Recital 43					
53	(43) Where the provider of the political advertising service which hosts or otherwise stores and provides the content of a political advertisement is separate from the provider of the political advertising service which controls the website or other interface which eventually displays the political advertisement, these should be considered together as advertising publishers, with respective responsibility in respect of the specific service they provide, to ensure that labelling is provided and that the transparency notice and relevant information is	(43) Where the provider of the political advertising service which hosts or otherwise stores and provides the content of a political advertisement is separate from the provider of the political advertising service which controls the website or other interface which eventually displays the political advertisement, these should be considered together as advertising publishers, with respective responsibility in respect of the specific service they provide, to ensure that labelling is provided and that the transparency notice and relevant information is	(43) Where the provider of the political advertising service which hosts or otherwise stores and provides the content of a political advertisement is separate from the provider of the political advertising service which controls the website or other interface which eventually displayspresents the political advertisement, these should be considered together as advertising publishers, with respective responsibility in respect of the specific service they provide, to ensure that labelling is provided and that the transparency notice and relevant information is			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	available. Their contractual arrangements should reflect the way they organise compliance with this Regulation.	available. Their contractual arrangements should reflect the way they organise compliance with this Regulation.	available. Their contractual arrangements should reflect the way they organiseenable compliance with this Regulation.	
Recital 4	44			
54	(44) Information about the amounts spent on and the value of other benefits received in part or full exchange for political advertising services can usefully contribute to the political debate. It	(44) Information about the amounts spent on and the value of other benefits received in part or full exchange for political advertising services can usefully contribute to the political debate. It	(44) Information about the amounts spent on and the value of other benefits received in part or full exchange for political advertising services can usefully contribute to the political debate. It	
	is necessary to ensure that an appropriate overview of political advertising activity can be obtained from the annual reports prepared by relevant political advertising	is necessary to ensure that an appropriate overview of political advertising activity can be obtained from the annual reports prepared by relevant political advertising	is necessary to ensure that an appropriate overview of political advertising activity can be obtained from the annual reports prepared by relevant <b>providers of</b> political	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	publishers. To support oversight and accountability, such reporting should include information about expenditure on the targeting of political advertising in the relevant period, aggregated to campaign or candidate. To avoid disproportionate burdens, those transparency reporting obligations should not apply to enterprises qualifying under Article 3(3) of Directive 2013/34/EU.	publishers. To support oversight and accountability, such reporting should include information about expenditure on the targeting or delivery of political advertising in the relevant period, aggregated to campaign or candidate. To avoid disproportionate burdens, those transparency reporting obligations should not apply to enterprises qualifying under Article 3(3)3, paragraphs 1 to 3, of Directive 2013/34/EU.	advertising publishersservices. To support oversight and accountability, such reporting should include information about expenditure on the targeting or amplification of political advertising in the relevant period, aggregated to campaign or candidate. To avoid disproportionate burdens, those transparency reporting obligations should not apply to enterprises qualifying under Article 3(3)3, paragraphs 1 to 3 of Directive 2013/34/EU.	
Rec	cital 45			
У 5	55			,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(45) Political advertising	(45) Political advertising	(45) Political advertising	
publishers providing political	publishers providing political	publishers providing political	
advertising services should put in	advertising services should put in	advertising services should put in	
place mechanisms to enable	place mechanisms to enable	place mechanisms to enable	
individuals to report to them that a	individuals to report to them that a	individuals-natural or legal	
particular political advertisement	particular political advertisement	<b>persons</b> to report to them that a	
which they have published does	which they have published does	particular political advertisement	
not comply with this Regulation.	not comply with this Regulation.	which they have published does	
The mechanisms to report such	The mechanisms to report such	not comply with this Regulation.	
advertisement should be easy to	advertisement should be easy to	The mechanisms to report such	
access and use, and should be	access and use, and should be	advertisement should be easy to	
adapted to the form of advertising	adapted to the form of advertising	access and use, and should be	
distributed by the advertising	distributed by the advertising	adapted to the form of advertising	
publisher. As far as possible, these	publisher. As far as possible, these	distributed by the advertising	
mechanisms should be accessible	mechanisms should be accessible	publisher. As far as possible, these	
from the advertisement itself, for	from the advertisement itself, for	mechanisms should be accessible	
instance on the advertising	instance on the advertising	from the advertisement itself, for	
publisher's website. Political	publisher's website. Political	instance on the advertising	
advertising publishers should be	advertising publishers should be	publisher's website. Where	
able to rely on existing	able to rely on existing	necessary, political advertising	
mechanisms where appropriate .	mechanisms where appropriate	publishers should put in place	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Where political advertising	Where political advertising	technical measures for ensuring	
publishers are online hosting	publishers are online hosting	minimum information	
services providers within the	services providers within the	technology security standards	
meaning of the Digital Services	meaning of the Digital Services	including measures to protect	
Act, with regards to the political	Act, with regards to the political	from automated notification.	
advertisements hosted at the	advertisements hosted at the	Political advertising publishers	
request of the recipients of their	request of the recipients of their	should be able to rely on existing	
services, the provisions of Article	services, the provisions of Article	mechanisms where appropriate.	
14 of the Digital Services Act	1416 of the Digital Services Act	For instance,— where political	
continue to apply for notifications	continue to apply for notifications	advertising publishers are online	
concerning non-compliance of	concerning non-compliance of	hosting services providers within	
such advertisements with this	such advertisements with this	the meaning of the Digital Services	
Regulation.	Regulation. Where political	Act, with regards to the political	
	advertising publishers are online	advertisements hosted at the	
	hosting services providers within	request of the recipients of their	
	the meaning of Regulation (EU)	services, political advertising	
	2022/2065 (Digital Services Act),	publishers may rely on the notice	
	with regard to the political	mechanism drawn by them	
	advertisements hosted at the	pursuant tothe provisions of	
	request of the recipients of their	Article 14 of the Digital Services	
	services, political advertising	Act continue to apply for	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			publishers should be able to rely on the notice mechanism pursuant to Regulation (EU) 2022/2065 (Digital Services Act) for notifications concerning non- compliance of such advertisements with this Regulation.	notifications concerning non-compliance of such advertisements with this Regulation.	
Y	55a		(45a) Where a particular advertisement does not comply with this Regulation, mechanisms provided by the publisher should enable individuals to flag the advertisement concerned. Where those mechanisms are not		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		available, individuals should be able to report such political advertisement directly to the competent authorities.		
y 55b			(45a) Political advertising publishers may set out specific forms for the notification mechanisms under this Regulation, requiring the completion of data fields such as information enabling the identification of the alleged noncompliant advertisement, an explanation of the reasons justifying the notification, the	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				name and an electronic mail address of the natural or legal person submitting the notification, and a statement confirming the good faith belief that information contained therein is accurate.	
R	55c		(45b) The political advertising publishers should make reasonable efforts to address in a timely, diligent and objective manner the notifications received pursuant to this Regulation, by contacting the relevant service providers and, as relevant, the	(45b) The political advertising publishers should make reasonable efforts to address in a diligent and objective manner and without undue delay the notifications received pursuant to this Regulation. Where a notification contains sufficient	

Commission Propo	sal EP Mandate	Council Mandate	Draft Agreement
Commission Propo	sponsor. The political advertising publisher should inform the author of the notification and the service providers concerned of the follow up given to the notification and provides information on redress possibilities, including under Directive (EU) 2020/1828 of the European Parliament and of the Council <sup>1a</sup> , in respect of the advertisement to which the notification relates. Where a notification contains sufficient information to enable a diligent provider of political advertising services to identify, without a detailed examination and complex contact process, that it is clear that information is missing or incomplete, the political	information to enable a diligent political advertising publisher to identify, without a detailed examination, that an information is missing or inaccurate, the political advertising publisher should be considered as being aware of the inaccuracy or incompleteness and should act without undue delay by contacting the relevant service providers and, as relevant, the sponsor. At least upon request, the political advertising publisher should inform the persons which made the notification of the follow up given to it.	Draft Agreement
	advertising publisher should act		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		without undue delay.  1a Directive (EU) 2020/1828 of the European Parliament and of the Council of 25 November 2020 on representative actions for the protection of the collective interests of consumers and repealing Directive 2009/22/EC (OJ L 409, 4.12.2020, p. 1).		
R 55d		(45c) In order to ensure the effectiveness of the transparency and due diligence requirements during an election or a referendum, political advertising	(45c) In order to ensure the effectiveness of the transparency requirements during an election or a referendum, political advertising publishers which are	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			publishers should process, within the last month preceding the election or the referendum, any notification that they receive about an advertisement linked to this vote without undue delay and no later than 48 hours, by contacting the services providers concerned and, where relevant, the sponsor. Political advertising publishers that are micro and small enterprises should process any such notification without undue delay.	very large online platforms within the meaning of Regulation (EU) 2022/XXX [Digital Services Act] should address, within the last month preceding the election or the referendum, any notification that they receive about advertisement linked to this election or referendum within 48 hours, by contacting the providers of political advertising services concerned and, as relevant, the sponsor.	
Y	55e		(45d) Any action taken by a	(45d) Any action taken by a	Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			political advertising publisher should strictly target the correction, completion or removal of specific items of information not in compliance with this Regulation. In doing so, it should have due regard for freedom of expression and information, and other fundamental rights.	political advertising publisher should be strictly targeted, in the sense that it should first and foremost serve to correct, complete the required information and only as a last resort, remove the specific items of information not complying with this Regulation, with due regard for freedom of expression and information, and other fundamental rights.	
	Recital 4	6			
Υ	56	(46) In order to allow specific entities to play their role in democracies, it is appropriate to lay	(46) In order to allow specific entities to play their role in democracies, it is appropriate to lay	(46) In order to allow specific entities to play their role in democracies, it is appropriate to lay	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	down rules on the transmission of	down rules on the transmission of	down rules on the transmission of	
	information published with the	information published with the	information published with the	
	political advertisement or	political advertisement or	political advertisement or	
	contained in the transparency	contained in the transparency	contained in the transparency	
	notice to interested actors such as	notice to interested actors such as	notice to interested actors such as	
	vetted researchers, journalists, civil	vetted researchers, journalists, civil	vetted researchers, journalists, civil	
	society organisations and	society organisations and	society organisations and	
	accredited election observers, in	accredited election observers, in	accreditedrecognised election	
	order to support the performance of	order to support the performance of	observers, in order to support the	
	their respective roles in the	their respective roles in the	performance of their respective	
	democratic process. Providers of	democratic process. Providers of	roles in the democratic process.	
	political advertising services	political advertising services	Providers of political advertising	
	should not be required to respond	should not be required to respond	services should not be required to	
	to requests which are manifestly	to requests which are manifestly	respond to requests which are	
	unfounded or excessive. Further,	unfounded or excessive unclear,	manifestly unfounded, unclear or	
	the relevant service provider	excessive or concern information	excessive. Further, the relevant	
	should be allowed to charge a	not within control of the service	service provider should be allowed	
	reasonable fee in case of repetitive	<b>provider</b> . Further, the relevant	to charge a reasonable fee in case	
	and costly requests, taking into	service provider should be allowed	of-repetitive and- costly requests,	
	account the administrative costs of	to charge a reasonable fee in case	taking into account the	
	providing the information.	of repetitive and costly requests,	administrative costs of providing	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		taking into account the administrative costs of providing the information.	the information.	
Recital 4	 			
57	(47) Personal data collected directly from individuals, or indirectly such as inferred data, when grouping individuals according to their assumed interests or derived through their online activity, behavioural profiling and other analysis	(47) Personal data collected directly from individuals, or indirectly such as <i>observed or</i> inferred data, when grouping individuals according to their assumed interests or derived through their online activity, behavioural profiling and other	(47) Personal data collected directly from individuals, or indirectly such as inferred data, when grouping individuals according to their assumed interests or derived through their online activity, behavioural profiling and other analysis	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
basis of the processing of personal	impact. On the basis of the	basis of the processing of personal	
data, in particular data considered	processing of personal data, in	data, in particular data considered	
sensitive under Regulation (EU)	particular data considered sensitive	sensitive special categories of	
2016/679 of the European	under Regulation (EU) 2016/679 of	personal data under Regulation	
Parliament and of the Council <sup>1</sup> and	the European Parliament and of the	(EU) 2016/679 of the European	
Regulation (EU) 2018/1725 of the	Council <sup>1</sup> and Regulation (EU)	Parliament and of the Council <sup>1</sup> and	
European Parliament and of the	2018/1725 of the European	Regulation (EU) 2018/1725 of the	
Council <sup>2</sup> , different groups of voters	Parliament and of the Council <sup>2</sup> ,	European Parliament and of the	
or individuals can be segmented	different groups of voters or	Council <sup>2</sup> , different groups of voters	
and their characteristics or	individuals can be segmented and	or individuals can be segmented	
vulnerabilities exploited for	their characteristics or	and their characteristics or	
instance by disseminating the	vulnerabilities exploited for	vulnerabilities exploited for	
advertisements at specific moments	instance by disseminating the	instance by disseminating the	
and in specific places designed to	advertisements at specific moments	advertisements at specific moments	
take advantage of the instances	and in specific places designed to	and in specific places designed to	
where they would be sensitive to a	take advantage of the instances	take advantage of the instances	
certain kind of	where they would be sensitive to a	where they would be sensitive to a	
information/message. That has	certain kind of	certain kind of	
specific and detrimental effects on	information/message. That has	information/message. That has	
citizens' fundamental rights and	specific and detrimental effects on	specific and detrimental effects on	
freedoms with regard to the	citizens' fundamental rights and	citizens' fundamental rights and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
processing of their personal data	freedoms with regard to the	freedoms with regard to the	
and their freedom to receive	processing of their personal data	processing of their personal data	
objective information, to form their	and their freedom to be treated	and their freedom to receive	
opinion, to make political decisions	fairly and equally, not to be	objective information, to form their	
and exercise their voting rights.	manipulated, to receive objective	opinion, to make political decisions	
This negatively impacts the	information, to form their opinion,	and exercise their voting rights.	
democratic process. Additional	to make political decisions and	This negatively impacts the	
restrictions and conditions	exercise their voting rights. This	democratic process. Additional	
compared to Regulation (EU)	<u>furthermore</u> negatively impacts	restrictions and conditions	
2016/679 and Regulation (EU)	the democratic process. Additional	compared to Regulation (EU)	
2018/1725 should be provided. The	restrictions and as it enables a	2016/679 and Regulation (EU)	
conditions set out in this	fragmentation of the public debate	2018/1725 should be provided. The	
Regulation on the use of targeting	about important societal issues,	conditions set out in this	
and amplification techniques	predatory voter analysis, selective	Regulation on the use of targeting	
involving the processing of	outreach and, ultimately, the	and amplification techniques	
personal data in the context of	manipulation of the electorate. It	involving the processing of	
political advertising should be	also increases the risk of the	personal data in the context of	
based on Article 16 TFEU.	spreading of disinformation, and	political advertising should be	
	has been used for foreign	based on Article 16 TFEU.	
	electoral interference especially by		
1. Regulation (EU) 2016/679 of the	non-democratic foreign entities.		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).  2. Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	Misleading or obscure advertising for political purposes is a risk because it influences the core mechanisms that enable the functioning of our democratic society. All this takes place despite already existing conditions compared to Regulation for the processing of personal data, including for targeting and ad delivery, provided for in Regulations (EU) 2016/679 and Regulation (EU) 2018/1725 should be provided. The conditions set out in this Regulation on the use of targeting and amplificationad delivery techniques involving the processing of personal data in the context of political advertising should be based on Article 16 TFEU.	1. [1] Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation)—(OJ—(OJ L 119, 4.5.2016, p. 1).  2. [2] Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Regulation (EU) 2016/679 of the		
	European Parliament and of the Council of		
	27 April 2016 on the protection of natural		
	persons with regard to the processing of		
	personal data and on the free movement of		
	such data, and repealing Directive		
	95/46/EC (General Data Protection		
	Regulation) (OJ L 119, 4.5.2016, p. 1).		
	0 P 1 ii (TV) 0010/1705 011		
	2. Regulation (EU) 2018/1725 of the		
	European Parliament and of the Council of		
	23 October 2018 on the protection of		
	natural persons with regard to the		
	processing of personal data by the Union institutions, bodies, offices and agencies		
	and on the free movement of such data, and		
	repealing Regulation (EC) No 45/2001 and		
	Decision No 1247/2002/EC (OJ L 295,		
	21.11.2018, p. 39).		
	21.11.2016, p. 39).		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 57a		(47a) The existing avenues under Regulation (EU) 2016/679 for lawfully tailoring and addressing advertising to individuals are subject to systemic abuse, especially with regard to collecting the free and informed consent of individuals, which cannot be solved under the current regulatory framework.		
R 57b		(47b) Dark patterns on online interfaces of online platforms are practices that materially distort or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		impair, either on purpose or in effect, the ability of users of the service to make autonomous and informed choices or decisions concerning the personal data they provide for the purpose of political advertising. Providers of online platforms should therefore be prohibited from nudging users of the service and from distorting or impairing the autonomy, decisionmaking, or choice of the users.		
R 57c		(47c) This should also include repeatedly requesting a user of the service to make a choice where		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	such a choice has already been made, making the procedure of cancelling a service significantly more cumbersome than signing up to it, or making certain choices more difficult or time-consuming than others or by default settings that are very difficult to change, and so unreasonably bias the decision making of the user of the service, in a way that distorts and impairs their autonomy, decision-making and choice. However, rules preventing dark patterns should not be understood as preventing providers to interact directly with users of the service and to offer new or additional	Council Mandate	Draft Agreement
	services to them. The systematic use of dark patterns, unclear consent agreements, misleading		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		information, and insufficient time to read terms and conditions are common practices to make it difficult for users of the service to have clear information and control in the context of the surveillance-based online advertising industry.		
R 57d		(47d) In order to protect individuals with regards to the way and purposes for which their personal data is processed, and in particular in contexts relevant for influencing their democratic choices and their involvement in		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the public debate, as well as to protect democracy and the integrity of elections, it is necessary to complement Regulations (EU) 2016/679 and (EU) 2018/1725 by adding further restrictions, which should take the form of strict limitations on the processing of personal data for targeting and ad delivery of online political advertising, based on Article 16 of the TFEU.		
r 57e		(47e) Targeting and ad delivery techniques based on certain conditions and on strictly limited		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		amount of provided personal data that are not special categories of personal data within the meaning of Article 9 of Regulation (EU) 2016/679 or of Article 10 of Regulation (EU) 2018/1725 can be useful in disseminating political advertising and information and in reaching out and informing citizens.		
r 57f		(47f) Targeting and ad delivery techniques that involve the processing of personal data should only be allowed based on personal data which are explicitly		F

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	provided by the data subject to the advertising publisher for the specific and sole purpose of receiving targeted political advertisement. Providers should not request consent where the data subject exercises his or her right to object by automated means using technical specifications, in line with Article 21(5) of Regulation (EU) 2016/679. In the event that the data subjects refuses to consent, or has withdrawn consent, he or she should be given other fair and reasonable options to access information society services.  Refusing consent should not be	Council Mandate	Draft Agreement
	more difficult or time consuming to the data subject than its giving. The processing of observed or		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		inferred personal data, in line with the European Data Protection Board Guidelines 8/2020 on the targeting of social media users, should not be allowed. Without such restriction imposed on targeting and ad delivery techniques, the targeting and ad delivery of political advertising based on personal data would be likely to result in a high risk to the rights and freedoms of natural persons.		
R 57g		(47g) Provided personal data should only include categories of		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	personal data explicitly and actively provided by the data subject for the specific and sole purpose of being targeted with political advertisement by the data controller to whom it has been provided. Data subjects should not be targeted with political advertisements by data controllers to whom they have not provided their personal data. When providing the data to the publisher, it should be entered into the publisher's interface or settings. The processing of any data concerning the data subjects	Council Mandate	Draft Agreement
	which would otherwise be processed in the course of the normal use of the service, such as metadata, traffic and location data or the content of communications,		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		whether personal or public, should therefore be excluded.		
8 57h		(47h) Some well-resourced political candidates or parties might circumvent the restrictions on targeting techniques with in- house services that conduct large- scale political marketing. Therefore, when sponsors process personal data for direct targeted political marketing, such as sending targeted electronic mail or text messages, at a large-scale and on a systematic basis, the restrictions on targeting		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	techniques should apply, regardless of whether a service is involved or not. This does not affect the fact that the restrictions on targeting and ad delivery techniques should not apply to merely direct communication, including personalized electronic mails or text messages that are not targeted direct marketing at a large scale, and organic content published by using online intermediary services without consideration for the placement, publication or dissemination for the specific message.	Council Mandate	Diait Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 57i		(47i) In order to protect elections and referendums and prevent any undue interference, manipulation and disinformation, it is necessary to add further restrictions regarding targeting and ad delivery in the period immediately preceding the election or referendum. In the 60 days preceding any election or referendum, targeting and ad delivery techniques in the context of political advertising that involve provided personal data should be strictly limited to using location and the languages spoken by the data subject. The fact that a person is a first time voter could also be used as it is important to		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	reach out to such persons and provide them with information regarding the election or referendum. The location of the data subject used to deliver targeted political advertisement should be understood being at the level of the constituency which is applicable in the relevant election or referendum. However, in the Member States which have only one national level constituency for European Parliament elections, the location of the data subject could be understood being at regional or equivalent level in accordance with national law, for political advertising related to those elections.	Council Mandate	Draft Agreement

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 57j		(47j) The prohibition and restrictions regarding the processing of personal data for political advertising should not prevent sponsors, political advertising publishers or providers of advertising services, including online platforms, from displaying online political advertising based on contextual information, including keywords. This limitation is proportionate in light of the fact that sponsors have access to other avenues for their political advertising, notably through contextual targeting online and through alternative		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		media offline. This limitation complies with the right to impart information and ideas of general interest which the public is entitled to receive because this right may be circumscribed in some circumstances, if the circumscription is carried out reasonably, carefully and in good faith, and if it is proportionate and justified by relevant and sufficient reasons, in particular, for the protection of the rights of others.		
r 57k		(47k) When selecting targeting parameters, sponsors delineate a		R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	potential audience for their political advertising. However, depending on the budget they dedicate to their advertising campaign, their political advertisement will not necessarily reach such entire potential audience. The publisher will have to select whom, from that potential audience, will actually receive the political advertisement. In order to prevent the creation of echo chambers and filter bubbles and to prevent demographic skews along race or gender, resulting in forms of discrimination, online platforms should not be allowed to selectively deliver political	Council Mandate	Draft Agreement
	advertisement within the targeted potential audiences based on further processing of personal		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			data. The actual recipients of the political advertisement should therefore only be randomly selected by the publisher, without any further processing of personal data.		
R	571		(471) The extensive transparency obligations provided for in this Regulation will also be helping to make it impossible to proclaim, unnoticed, opposing and polarizing messages to specific parts of the electorate, because watchdogs, civil society, journalists and other parts of the		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		electorate will be able to perform		
		their scrutiny.		
Recital 4	8			
	(48) Targeting and amplification	(48) <i>Targeting and amplification</i>	(48) Targeting and amplification	
	techniques in the context of	techniques in the context of	techniques in the context of	
	political advertising involving the	political advertising involving the	political advertising involving the	
	processing of data referred to in	processing of data referred to in	processing special categories of	
	Article 9(1) of Regulation (EU)	Article 9(1) of Regulation (EU)	data referred to in Article 9(1) of	
58	2016/679 and Article 10(1) of	<del>2016/679 and Article 10(1) of</del>	Regulation (EU) 2016/679 and	
	Regulation (EU) 2018/1725 should	Regulation (EU) 2018/1725 should	Article 10(1) of Regulation (EU)	
	therefore be prohibited. The use of	therefore be prohibited. The use of	2018/1725 should therefore be	
	such techniques should only be	such techniques should only be	prohibited. The use of such	
	allowed when carried out by the	allowed when carried out by the	techniques should only be allowed	
	controller, or someone acting on its	controller, or someone acting on	when carried out by the	
	behalf, on the basis of the explicit	its behalf, on the basis of the	controllercontrollers, or someone	
	consent of the data subject or in the	explicit consent of the data subject	acting on itstheir behalf, on the	
	1	1	1	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
course of their legitimate activities	or in the course of their legitimate	basis of the explicit consent of the	
with appropriate safeguards by a	activities with appropriate	data subject or in the course of	
foundation, association or any	safeguards by a foundation,	their legitimate activities with	
other not-for-profit body with a	association or any other not for-	appropriate safeguards by a	
political, philosophical or religious	profit body with a political,	foundation, association or any	
or trade union aim and on	philosophical or religious or trade	other not-for-profit body with a	
condition that the processing	union aim and on condition that	political, philosophical or religious	
relates solely to the members or to	the processing relates solely to the	or trade union aim and on	
former members of the body or to	members or to former members of	condition that the processing	
persons who have regular contact	the body or to persons who have	relates solely to the members or to	
with it in connection with its	regular contact with it in	former members of the body or to	
purposes and that the personal data	connection with its purposes and	persons who have regular contact	
are not disclosed outside that body	that the personal data are not	with it in connection with its	
without the consent of the data	disclosed outside that body without	purposes and that the personal data	
subjects. This should be	the consent of the data subjects.	are not disclosed outside that body	
accompanied by specific	This should be accompanied by	without the consent of the data	
safeguards. Consent should be	specific safeguards. Consent	subjects. This should be	
understood as consent within the	should be understood as consent	accompanied by specific	
meaning of Regulation (EU)	within the meaning of Regulation	additional safeguards. Consent	
2016/679 and Regulation (EU)	(EU) 2016/679 and Regulation	should be understood as consent	
2018/1725. Therefore, it should not	(EU) 2018/1725. Therefore, it	within the meaning of Regulation	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
be possible to rely on the	should not be possible to rely on	(EU) 2016/679 and Regulation	
exceptions as laid down in Article	the exceptions as laid down in	(EU) 2018/1725. Therefore, it-It	
9(2), points(b), (c), (e), (f), (g), (h),	<i>Article</i> 9(2), <i>points(b)</i> , (c), (e), (f),	should not be possible to rely on	
(i) and (j) of Regulation (EU)	(g), (h), (i) and (j) of Regulation	the exceptions as laid down in	
2016/679 and Article 10(2),	(EU) 2016/679 and Article 10(2),	Article 9(2), points(b), (c), (e), (f),	
points(b), (c), (e), (f), (g), (h), (i)	points(b), (c), (e), (f), (g), (h), (i)	(g), (h), (i) and (j) of Regulation	
and (j) of Regulation (EU)	and (j) of Regulation (EU)	(EU) 2016/679 and Article 10(2),	
2018/1725 respectively for using	2018/1725 respectively for using	points(b), (c), (e), (f), (g), (h), (i)	
techniques targeting and	techniques targeting and	and (j) of Regulation (EU)	
amplification techniques to	amplification techniques to	2018/1725 respectively for using	
publish, promote or disseminate	publish, promote or disseminate	techniques targeting and	
political advertising involving the	political advertising involving the	amplification techniques to	
processing of personal data	processing of personal data	publish, promote or disseminate	
referred to in Article 9(1) of	referred to in Article 9(1) of	political advertising involving the	
Regulation (EU) 2016/679 and	Regulation (EU) 2016/679 and	processing of personal data	
10(1) of Regulation (EU)	10(1) of Regulation (EU)	referred to in Article 9(1) of	
2018/725.	<del>2018/725.</del>	Regulation (EU) 2016/679 and	
		10(1) of Regulation (EU)	
		<del>2018/725</del> <b>2018/1725</b> The	
		application of other provisions of	
		Regulations (EU) 2016/679 and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(EU) 2018/1725 including those related to giving and withdrawal of consent, automated individual decision-making including profiling and the right to object, remain unaffected by this Regulation. For the purposes of implementing the requirements of this Regulation, explicit consent within the meaning of Regulations (EU) 2016/679 and (EU) 2018/1725 should be provided separately and specifically for the purpose of the political advertising. In accordance with the Union law, controllers should ensure that individual decision making is not affected by dark patterns which distort or impair autonomous	
		and informed decision making,	

Со	mmission Proposal	EP Mandate	Council Mandate	Draft Agreement
			including pre-ticked boxes and other biased and untransparent techniques which drive or prompt individuals to particular decisions which they might otherwise not have made. In particular, the mechanism for obtaining decisions from individuals should be clear and easy to use, and the relative prominence of the alternatives should not seek to influence the individual's decision.  Information provided to individuals in this regard should be succinct and drafted in plain and intelligible language and made easily, prominently and directly available.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	58a			(48a) Internal communication from a political party to its members should not be regarded as using targeting techniques in the context of political advertising as long as such communication is limited to its members and is based on personal data provided by those members expressly for that purpose.	
Υ	58b				,

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(48b) A particularly vulnerable	
		group which can be exploited	
		through the misuse of targeting	
		and amplification techniques are	
		very young people. While not yet	
		entitled to vote, such individuals	
		can be targeted specifically in	
		order to manipulate the debate.	
		Targeting or amplification	
		techniques that involve the	
		processing of personal data of a	
		subject that is known with	
		reasonable certainty to be at	
		least one year under the voting	
		age established by national rules,	
		in the context of political	
		advertising, should therefore be	
		prohibited.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
Recital 4	Recital 49						
59	(49) In order to ensure enhanced transparency and accountability, when making use of targeting and amplification techniques in the context of political advertising involving the processing of personal data, controllers should implement additional safeguards. They should adopt and implement a policy describing the use of such techniques to target individuals or amplify their content and keep record of their relevant activities. When publishing, promoting or disseminating a political advertisement making use of targeting and amplification	(49) In order to ensure enhanced transparency and accountability, when making use of targeting and amplification ad delivery techniques in the context of political advertising involving the processing of personal data, controllers should implement additional safeguards. They should adopt and implement a policy describing the use of such techniques to target individuals or amplify deliver the content of their content ad, make annual risk assessments of the use of those techniques on the fundamental rights and freedoms of individuals	(49) In order to ensure enhanced transparency and accountability, and regardless of whether the political advertising involves a service or not, additional safeguards should be implemented when making use of targeting and amplification techniques in the context of political advertising involving the processing of personal data which is not prohibited by the Regulation. Such additional transparency and accountability requirements should apply on the one hand to processing involving special categories of				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
techniques, controllers should	and the society as a whole and	data when the data subject has	
provide, together with the political	keep record of their relevant	given explicit consent or when	
advertisement, meaningful	activities. When publishing,	the processing is carried out in	
information to allow the concerned	promoting, delivering or	the course of its legitimate	
individual to understand the logic	disseminating a political	activities, as reffered in Article	
involved and main parameters of	advertisement making use of	9(2)(a) and (d) of Regulation	
the targeting used, and the use of	targeting-and amplification	(EU) 2016/679 and Article	
third-party data and additional	techniques, controllers should	10(2)(a) and (d) of Regulation	
analytical techniques, including	provide, together with the political	(EU) 2018/1725, and, on the	
whether the targeting of the	advertisement, meaningful	other hand, to processing of	
advertisement was further	information to allow the concerned	personal data in the context of	
optimised during delivery.	individual to understand the logic	political advertising, which does	
	involved and main parameters of	not involve special categories of	
	the targeting used, and the use of	data. Those additional	
	third-party data and additional	requirements, controllers should	
	analytical techniques, including	implement additional complement	
	whether the targeting of the	existing safeguards. They should	
	advertisement was further	adopt and implement a policy	
	optimised during delivery.	describing the use of such	
		techniques to target individuals or	
		amplify their content-including	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		those concerning automated	
		decision-making in accordance	
		with Article 22 of Regulation	
		(EU) 2016/679 and Article 24 of	
		<b>Regulation (EU) 2018/1725. The</b>	
		controllers should adopt,	
		implement and make publicly	
		available a policy describing how	
		such techniques are used and	
		keep record of their relevant	
		activities. When publishing,	
		promoting or disseminating a	
		political advertisement making use	
		of targeting and amplification	
		techniques, controllers should	
		provide, together with the political	
		advertisement, meaningful	
		information to allow the concerned	
		individual to understand the logic	
		involved and main parameters of	
		the targeting used, and the use of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				third-party data and additional analytical techniques, including whether the targeting of the advertisement was further optimised during delivery.	
	Recital 5	0			
F	60	(50) Political advertising publishers making use of targeting or amplification techniques should include in their transparency notice information necessary to allow the concerned individual to understand the logic involved and main parameters of the technique used, and the use of third-party data and additional analytical techniques	(50) Political advertising publishers making use of targeting or amplificationad delivery techniques should include in their transparency notice information necessary to allow the concerned individual to understand the logic involved and main parameters of the technique used, and the use of third-party data and additional	(50) Political advertising publishers making use of targeting or amplification techniques should include in their transparency notice information necessary to allow the concerned individual to understand the logic involved and main parameters of the technique used, and the use of third-party data and additional analytical techniques	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
used and a link to the relevant policy of the controller. In case the	analytical techniques used and a link to the relevant policy of the	used and a link to the relevant policy of the controller. In case the	
controller is different from the advertising publisher the controller should transmit to political advertising publisher the internal policy or a reference to it.  Providers of advertising services	controller political advertising service provider. In case the controller political advertising service provider is different from the advertising publisher the controller service provider should	controller is different from the advertising publisher the controller should transmit to political advertising publisher the internal policy or a reference to it. Providers of advertising services	
should, as necessary, transmit to the political advertising publisher the information necessary to comply with their obligations under this Regulation. The provision of such information could be automated and integrated in the ordinary business processes on the basis of standards.	transmit to the political advertising publisher the internal policy or a reference to it. Providers of advertising services should, as necessary, transmit to the political advertising publisher the information necessary to comply with their obligations under this Regulation. The provision of such information could be automated	should, as necessary, transmit to the political advertising publisher the information necessary to comply with their obligations under this Regulation. The provision of such information could be automated and integrated in the ordinary business processes on the basis of standards	
	and integrated in the ordinary business processes on the basis of standards.		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			(50a) The transparency and	
			accountability requirements	
			should apply to all controllers	
			irrespective of whether the controller acts in their own	
			capacity, jointly with the	
60a			provider of political advertising	
0.00			services or is the same entity as	
			political advertising publisher. In	
			case the controller is different	
			from the advertising publisher,	
			the controller should transmit to	
			the political advertising	
			publisher the internal policy and	
			ensure that other information	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				necessary to comply with this Regulation is communicated to the political advertising publisher in a timely and accurate manner	
R	60b			(50b) Providers of advertising services should transmit to the political advertising publishers the information necessary to comply with their obligations under this Regulation. The transmission of such information could be automated and integrated in the ordinary business processes on the basis of	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			standards.	
Recital 5	51			
	(51) In order to further empower	(51) In order to further empower	(51) In order to further empower	
	individuals to exercise their data	individuals to exercise their data	individuals to exercise their data	
	protection rights, political	protection rights, political	protection rights, political	
	advertising publishers should	advertising publishers should	advertising publishers should	
	provide additional information and	provide additional information and	provide additional information and	
61	effective tools to the concerned	effective tools to the concerned	effective tools to the concerned	
01	data subject to support the exercise	data subject to support the exercise	data subject to support the exercise	
	of their rights under the EU data	of their rights under the EU data	of their rights under the EU data	
	protection legal framework	protection legal framework	protection legal framework	
	including to object or withdraw	including to object or withdraw	including to object or withdraw	
	their consent when targeted with a	their consent when targeted with a	their consent when targeted with a	
	political advertisement. This	political advertisement. This	political advertisement. This	
	information should also be easily	information should also be easily	information should also be easily	
	accessible directly from the	accessible directly from the	accessible directly from the	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		transparency notice. The tools made available to the individuals to support the exercise of their rights should be effective to prevent an individual from being targeted with political advertisements, as well as to prevent targeting on the basis of specific criteria and by one or several specific controllers.	transparency notice. The tools made available to the individuals to support the exercise of their rights should be effective to prevent an individual from being targeted with political advertisements, as well as to prevent targeting on the basis of specific criteria and by one or several specific controllers.	transparency notice. The tools made available to the individuals to support the exercise of their rights should be effective to prevent an individual from being targeted with political advertisements, as well as to prevent targeting on the basis of specific criteria and by one or several specific controllers.	
	Recital 5	2			
Υ	62	(52) The Commission should encourage the drawing up of codes of conduct as referred to in Article 40 of Regulation (EU) 2016/679 to support the exercise of data subjects' rights in this context.	(52) The Commission should encourage the drawing up of codes of conduct as referred to in Article 40 of Regulation (EU) 2016/679 draw up guidelines to support the exercise of data	(52) The Commission should encourage the drawing up of codes of conduct as referred to in Article 40 of Regulation (EU) 2016/679 to support the exercise of data subjects' rights in this context.	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		subjects' rights in this context.		
Recital 5	53			
63	(53) Information to be provided in accordance with all requirements applicable to the use of targeting and amplification techniques under this Regulation should be presented in a format which is easily accessible, clearly visible and userfriendly, including through the use of plain language.	(53) Information to be provided in accordance with all requirements applicable to the use of targeting and amplificational delivery techniques under this Regulation should be presented in a format which is easily accessible, complete, clearly visible and userfriendly, including through the use of plain language and suitable for persons with disabilities.	(53) Information to be provided in accordance with all requirements applicable to the use of targeting and amplification techniques under this Regulation should be presented in a format which is easily accessible, clearly visible and userfriendly, including through the use of plain language.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital !	54			
R 64	(54) It is appropriate to lay down rules on the transmission of information on targeting to other interested entities. The applicable regime should be consistent with the regime for the transmission of information linked to the transparency requirements.	(54) It is appropriate to lay down rules on the transmission of information on targeting and ad delivery to other interested entities. The applicable regime should be consistent with the regime for the transmission of information linked to the transparency requirements.	(54) It is appropriate to lay down rules on the transmission of information on targeting to other interested entities. The applicable regime should be consistent with the regime for the transmission of information linked to the transparency requirements.	
Recital !	55			
R 65	(55) Providers of political advertising services established in a third country that offer services	(55) Providers of political advertising services established in a third country that offer services	(55) Providers of political advertising services established in a third country that offer services	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
in the Union should designate a	in the Union should designate a	in the Union should designate a	
mandated legal representative in	mandated legal representative in	mandated legal representative in	
the Union to allow for effective	the Union that is registered with	the Union to allow for effective	
oversight of this Regulation in	the national single contact point,	oversight of this Regulation in	
relation to those providers. The	to allow for effective oversight of	relation to those providers. The	
legal representative could be the	this Regulation in relation to those	legal representative could be the	
one designated on the basis of	providers. The legal representative	one designated on the basis of	
Article 27 of Regulation (EU)	could be the one designated on the	Article 27 of Regulation (EU)	
2016/679) or the representative	basis of Article 27 of Regulation	2016/679) or the representative	
designated on the basis of Article	(EU) <del>2016/679)</del> <b>2016/679</b> or the	designated on the basis of Article	
11 of Regulation (EU) 2021/xxx	representative designated on the	11 of Regulation (EU)	
[the DSA].	basis of Article 4413 of Regulation	2021/xxx2022/xxx [the DSA].	
	(EU) <del>2021/xxx [the</del>		
	DSAJ 2022/2065 (Digital Services		
	Act). Member States should keep a		
	publicly available register of all		
	legal representatives registered on		
	their territory under this		
	Regulation, and the Commission		
	should keep a publicly available		
	and easily accessible database of		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		legal representatives registered within the Union.		
	,			
у 65а			(55a) The designated legal representative should register with one competent authority designated for those purposes. In the interests of providing easily retrievable information about the designated legal representatives of political advertising services providers established outside the territory of the Union, the relevant competent authority should publish online and regularly	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				update the information on legal representatives on their territory. The Commission should establish a portal linking to the websites provided by the Member States.	
	Recital 5	6			
Υ	66	(56) In the interest of the effective supervision of this Regulation, it is necessary to entrust oversight authorities with the competence to monitor and enforce the relevant rules. Depending on the legal system of each Member State and in line with existing Union law including Regulation (EU)	(56) In the interest of the effective supervision of this Regulation, it is necessary to entrust oversight authorities with the competence to monitor and enforce the relevant rules and endow them with resources commensurate with such additional competences.  Depending on the legal system of	(56) In the interest of the effective supervision of this Regulation, it is necessary to entrust oversight authorities with the competence to monitor and enforce the relevant rules. Depending on the legal system of each Member State and in line with existing Union law including Regulation (EU)	Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2016/679 and Regulation (EU)	each Member State and in line with	2016/679 and Regulation (EU)	
		2021/xxx [Digital Services Act],	existing Union law including	<del>2021/xxx</del> <b>2022/xxx</b> [Digital	
		different national judicial or	Regulation (EU) 2016/679 and	Services Act], different national	
		administrative authorities may be	Regulation (EU) 2021/xxx	judicial or administrative	
		designated to that effect.	F2022/2065 (Digital Services	authorities may be designated to	
			Act, different national judicial or	that effect.	
			administrative authorities may be		
			designated to that effect.		
Re	ecital 5	7			
		(57) As regards the supervision of	(57) As regards the supervision of	(57) As regards the supervision of	
		online intermediary services under	online intermediary services under	online intermediary services under	
Y	67	this Regulation, Member States	this Regulation, Member States	this Regulation, Member States	v
		should designate competent	should designate competent	should designate competent	
		authorities and ensure that such	authorities and ensure that such	authorities and ensure that such	
		supervision is coherent with the	supervision is coherent with the	supervision is coherent with the	
		competent authorities designated	competent authorities designated	competent authorities designated	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
pursuant to Article 38 of	pursuant to Article 38 of	pursuant to Article 38 of	
Regulation (EU) [Digital Services	Regulation (EU) <u><b></b></u> <b><u><b><u><b>2022/2065</b></u></b></u></b>	Regulation (EU) [Digital Services	
Act]. Digital Services	(Digital Services Act). Digital	Act]. Digital Services	
Coordinators, pursuant to	Services Coordinators, pursuant to	Coordinators, pursuant to	
Regulation (EU) Digital Services	Regulation (EU) <u>2022/2065</u>	Regulation (EU) Digital Services	
Act, in each Member State should	[Digital Services Act], in each	Act, in each Member State should	
in any event be responsible for	Member State should in any event	in any event be responsible for	
ensuring coordination at national	be responsible for ensuring	ensuring coordination at national	
level in respect to those matters	coordination at national level in	level in respect to those matters	
and engage, where necessary,	respect to those matters and	and engage, where necessary,	
cross-border cooperation with	engage, where necessary, cross-	cross-border cooperation with	
other Digital Services Coordinators	border cooperation with other	other Digital Services Coordinators	
following the mechanisms laid	Digital Services Coordinators	following the mechanisms laid	
down in Regulation (EU) [Digital	following the mechanisms laid	down in Regulation (EU) [Digital	
Services Act]. In the framework of	down in Regulation (EU)	Services Act]. In the framework of	
application of this Regulation, this	F2022/2065 (Digital Services	application of this Regulation, this	
mechanism should be limited to the	Act/2. In the framework of	mechanism should be limited to the	
national cooperation across Digital	application of this Regulation, this	national cooperation across Digital	
Services Coordinators [and should	mechanism should be limited to the	Services Coordinators [and should	
not include the escalation to the	national cooperation across Digital	not include the escalation to the	
Union level as provided by the	Services Coordinators Fand should	Union level as provided by the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation (EU) [Digital Services Act].	not include the escalation to the Union level as provided by the Regulation (EU) <u>f2022/2065</u> (Digital Services Act <u>f</u> ).	Regulation (EU) [Digital Services Act].	
Recital 5	58			
	(58) For the oversight of those aspects of this Regulation that do not fall within the competence of	(58) For the oversight of those aspects of this Regulation that do	(58) For the oversight of those aspects of this Regulation that do	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
public confidence in the oversight	upholding of fundamental rights	law, democratic principles and	
of political advertising it is	and freedoms, the rule of law,	public confidence in the oversight	
necessary that such authorities are	democratic principles and public	of political advertising it is	
structurally independent from	confidence in the oversight of	necessary that such authorities are	
external intervention or political	political advertising it is necessary	impartial, structurally independent	
pressure and are appropriately	that such authorities are	from external intervention or	
empowered effectively monitor	structurally independent from	political pressure and are	
and take the measures necessary to	external intervention or political	appropriately empowered to	
ensure compliance with this	pressure and are appropriately	effectively monitor and take the	
Regulation, in particular the	empowered effectively monitor	measures necessary to ensure	
obligations laid down in Article 7.	and take the measures necessary to	compliance with this Regulation, in	
Member States may designate, in	ensure compliance with this	particular the obligations laid down	
particular, the national regulatory	Regulation, in particular the	in Article 7. While Member States	
authorities or bodies under Article	obligations laid down in Article 7.	may designate, in particular, the	
30 of Directive 2010/13/EU of the	Member States may designate, in	national regulatory authorities or	
European Parliament and of the	particular, the national regulatory	bodies under Article 30 of	
Council <sup>1</sup> .	authorities or bodies under Article	Directive 2010/13/EU of the	
	30 of Directive 2010/13/EU of the	European Parliament and of the	
	European Parliament and of the	Council <sup>1</sup> , they could also	
1. Directive 2010/13/EU of the European	Council <sup>1</sup> .	designate other authorities, such	
Parliament and of the Council of 10 March		as election or judicial authorities.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2010 on the coordination of certain provisions laid down by law, regulation or administrative action in Member States concerning the provision of audiovisual media services (Audiovisual Media Services Directive (OJ L 95, 15.4.2010, p. 1).	1. Directive 2010/13/EU of the European Parliament and of the Council of 10 March 2010 on the coordination of certain provisions laid down by law, regulation or administrative action in Member States concerning the provision of audiovisual media services (Audiovisual Media Services Directive (OJ L 95, 15.4.2010, p. 1).	1. [1] Directive 2010/13/EU of the European Parliament and of the Council of 10 March 2010 on the coordination of certain provisions laid down by law, regulation or administrative action in Member States concerning the provision of audiovisual media services (Audiovisual Media Services Directive (OJ L 95, 15.4.2010, p. 1).	
F	68a		(58a) For the purpose of the exercise of their powers under this Regulation, the competent authorities referred to in Article 15 and the European Data Protection Board should be		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			provided with sufficient resources.		
Red	cital 5	9			
s (	69	(59) Where rules already exist under Union law regarding the provision of information to competent authorities and cooperation with and between those authorities such as Article 9 of Regulation (EU) 2021/xxx [Digital Services Act], or those contained in Regulation (EU)	(59) Where rules already exist under Union law regarding the provision of information to competent authorities and cooperation with and between those authorities such as Article 9 of Regulation (EU) 2021/xxx  [2022/2065] (Digital Services Act], or those contained in	(59) Where rules already exist under Union law regarding the provision of information to competent authorities and cooperation with and between those authorities such as Article 9 of Regulation (EU) 2021/xxx [Digital Services Act], or those contained in Regulation (EU)	
		2016/679, those rules should apply mutatis mutandis to the relevant provisions of this Regulation.	Regulation (EU) 2016/679, those rules should apply mutatis mutandis to the relevant provisions	2016/679, those rules should apply mutatis mutandis to the relevant provisions of this Regulation.	
		- <del>-</del>	of this Regulation.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				(59a) To support the effective	
				application, supervision and	
				enforcement of the provisions of	
				this Regulation, and without	
				prejudice to Regulation (EU)	
6	59a			2016/679, Regulation (EU)	
γ ο	9a			2018/1725 and the Digital Services Act, it is necessary to	
				establish which competent	
				authority should be responsible	
				where services are provided in	
				more than one Member State, or	
				where the service provider	
				conducts its main activities	
				outside the Member State where	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		its main establishment or designated representative is located. Where a service provider is providing political advertising services in more than	
		one Member State, the competent authority or authorities of the Member State where the main establishment of	
		the political advertising services provider is located should normally be responsible for the effective application, supervision	
		and enforcement of the provisions of this Regulation. In determining where a service provider has its main	
		establishment, the competent authorities should have regard to where the provider has its head office or registered office within	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			which the principal financial functions and operational control are exercised.	
v 69b			(59b) In carrying out their investigatory and enforcement powers, the competent authorities of all Member States should cooperate with and assist each other as necessary. If the suspected infringement of this Regulation only involves the competent authority or authorities where the provider of political advertising services does not have its main establishment,	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			the relevant competent authority or authorities should notify the competent authority of the main establishment, which should accordingly assess the matter and, as applicable, take the necessary enforcement measures.	
v 69c			(59c) To further facilitate effective application and enforcement of this Regulation in case of the provision of crossborder services, where the investigation of an alleged infringement concerns the provision of political advertising	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				services in one or more Member States in which the provider does not have its main establishment, the competent authority of the main establishment may launch and lead a joint investigation with the participation of the competent authority or authorities concerned.	
	Recital 6	0			
Υ	70	(60) Authorities competent for the oversight of this Regulation should cooperate with each other both at national and at EU level making best use of existing structures including national cooperation	(60) Authorities competent for the oversight of this Regulation should cooperate with each other both at national and at EU level making best use of existing structures including national cooperation	(60) Authorities competent for the oversight of this Regulation should cooperate with each other both at national and at EU level making best use of existing structures including national cooperation	Υ

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	networks, the European	networks, the European	networks, the European	
	Cooperation Network on Elections	Cooperation Network on Elections	Cooperation Network on Elections	
	as referred to in Recommendation	as referred to in Recommendation	as referred to in Recommendation	
	C(2018) 5949 final, and the	C(2018) 5949 final, the European	C(2018) 5949 final, and the	
	European Regulators Group for	<b>Board for Digital Services as</b>	European Regulators Group for	
	Audiovisual Media Services	referred to in Regulation (EU)	Audiovisual Media Services	
	established under Directive	2022/2065 (Digital Services Act)	established under Directive	
	2010/13/EU. Such cooperation	and the European Regulators	2010/13/EU. Such cooperation	
	should facilitate the swift, secured	Group for Audiovisual Media	should facilitate the swift, secured	
	exchange of information on issues	Services established under	exchange of information on issues	
	connected to the exercise of their	Directive 2010/13/EU. Such	connected to the exercise of their	
	supervisory and enforcements tasks	cooperation should facilitate the	supervisory and enforcements tasks	
	pursuant to this Regulation,	swift, secured exchange of	pursuant to this Regulation,	
	including by jointly identifying	information on issues connected to	including by jointly identifying	
	infringements, sharing findings and	the exercise of their supervisory	infringements, sharing findings and	
	expertise, and liaising on the	and enforcements enforcement	expertise, and liaising on the	
	application and enforcement of	tasks pursuant to this Regulation,	application and enforcement of	
	relevant rules.	including by jointly identifying	relevant rules.	
		infringements, sharing findings and		
		expertise, and liaising on the		
		application and enforcement of		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		relevant rules.		
R 70a		(60a) Within the framework of the European Cooperation Network on Elections, a permanent Network of National Contact Points should be established to serve as platform for the regular exchange of information, and for structured cooperation, between national contact points and the Commission concerning all aspects of this Regulation. It should work in close cooperation with the European Regulators	(60a) For the purposes of ensuring effective and structured cooperation among all competent authorities, experts designated by Member States should meet periodically at Union level, in particular in the framework of the European Cooperation Network on Elections working in close cooperation with the European Regulators Group for Audiovisual Media Services, and other relevant networks. In order to strengthen the	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Group for Audiovisual Media Services and other relevant authorities and networks.	cooperation and exchange of information and practices at the Union level, the European Cooperation Network on Elections should cooperate closely with the European Regulators Group for Audiovisual Media Services, particularly with respect to the reporting on the discussions held regarding this Regulation.	
	Recital 6	1			
R	71	(61) With a view to facilitating the effective application of the obligations set out in the regulation, it is necessary to	(61) With a view to facilitating the effective application of the obligations set out in the regulation, it is necessary to	(61) With a view to facilitating the effective application of the obligations set out in the regulation, it is necessary to	R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
empower national authorities to	empower national authorities to	empower national authorities to	
request from the services providers	request from the services providers	request from the services	
the relevant information on the	the relevant information on the	<del>providers</del> providers of political	
transparency of political	transparency of political	advertising services the relevant	
advertisement. Information to be	advertisement. Information to be	information on the transparency of	
transmitted to competent	transmitted to competent	political advertisement.	
authorities could concern an	authorities could concern an	Information to be transmitted to	
advertising campaign, be	advertising campaign, be	competent authorities could	
aggregated by years or concern	aggregated by years or concern	concern an advertising campaign,	
specific advertisements. In order to	specific advertisements. In order to	be aggregated by years or concern	
ensure that the requests for such	ensure that the requests for such	specific advertisements. In order to	
information can be complied with	information can be complied with	ensure that the requests for such	
in an effective and efficient	in an effective and efficient	information can be complied with	
manner, and at the same time that	manner, and at the same time that	in an effective and efficient	
the providers of political	the providers of political	manner, and at the same time that	
advertising services are not subject	advertising services are not subject	the providers of political	
to any disproportionate burdens, it	to any disproportionate burdens, it	advertising services are not subject	
is necessary to set certain	is necessary to set certain	to any disproportionate burdens, it	
conditions that those requests	conditions that those requests	is necessary to set certain	
should meet. In the interest of the	should meet. In the interest of the	conditions that those requests	
timely oversight of an election	timely oversight of an election	should meet. In the interest of the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
process in particular, providers of	process in particular, providers of	timely oversight of an election	
political advertising services	political advertising services	process in particular, providers of	
should quickly respond to requests	should quickly respond to requests	political advertising services	
from competent authorities, and	from competent authorities, and	should quickly respond to requests	
always within 10 working days	always within 10 working days	from competent authorities, and	
upon receipt of the measure. In the	upon receipt of the measure. In the	always within 10ten working days	
interest of legal certainty and in	last month preceding an election	upon receipt of the measure.	
compliance with the rights of	or a referendum, an infringement	During the last month of the	
defence, requests to provide	of this Regulation should be	electoral campaign, infringement	
information from a competent	deemed to negatively and severely	of these obligations should be	
authority should contain an	affect individuals' rights and	considered to negatively and	
adequate statement of reasons and	therefore providers of political	severely affect citizen's right and	
information about available	advertising services should	therefore providers of political	
redress. Providers of political	provide the requested information	advertising services should	
advertising services should	without undue delay and, in case	provide the requested	
designate contact points for the	they are not micro or small	information within 48 hours.	
interaction with the competent	enterprises, no later than 48	Providers of political advertising	
authorities. Such contact points	hours. In the interest of legal	services qualifying under Article	
could be electronic.	certainty and in compliance with	3 paragraphs 1 to 3 of Directive	
	the rights of defence, requests to	2013/34/EU should make	
	provide information from a	reasonable efforts to provide the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	competent authority should contain an adequate statement of reasons and information about available redress. Providers of political advertising services should designate contact points for the interaction with the competent authorities. Such contact points could be electronic.	requested information without undue delay and where possible before the date of the election or referendum. In the interest of legal certainty and in compliance with the rights of defence, requests to provide information from a competent authority should contain an adequate statement of reasons and information about available redress. Providers of political advertising services should designate contact points for the interaction with the competent authorities. Such contact points could be electronic.	
Posital 62			

Recital 63

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(63) Member States authorities	(63) Member States authorities	(63) Member States authorities	
	should ensure that infringements of	should ensure that infringements of	should ensure that infringements of	
	the obligations laid down in this	the obligations laid down in this	the obligations laid down in this	
	Regulation are sanctioned by	Regulation are sanctioned by	Regulation are sanctioned by	
	administrative fines or financial	administrative fines or financial	administrative fines or financial	
	penalties. When doing so, they	penalties. When doing so, they	penalties and, as appropriate,	
	should take into account the nature,	should take into account the nature,	other remedies When doing so,	
	gravity, recurrence and duration of	gravity, recurrence and duration of	they should take into account the	
<sub>R</sub> 73	the infringement in view of the	the infringement in view of the	nature, gravity, recurrence and	
	public interest at stake, the scope	public interest at stake, the scope	duration of the infringement in	
	and kind of activities carried out,	and kind of activities carried out,	view of the public interest at stake,	
	as well as the economic capacity of	as well as the <u>size and</u> economic	the scope and kind of activities	
	the infringer. In that context, the	capacity of the infringer. In that	carried out, as well as, where	
	crucial role played by the	context, the crucial role played by	applicable, the economic capacity	
	obligations laid down in Article 7	the obligations laid down in Article	of the infringer. In that context, the	
	for the effective pursuit of the	7 <u>Articles 3a, 5, 7, 7a, 7b and 12</u>	crucial role played by the	
	objectives of the present	for the effective pursuit of the	obligations laid down in	
	Regulation should be taken into	objectives of the present	Article Articles 5 and 7 for the	
	account. Furthermore, they should	Regulation should be taken into	effective pursuit of the objectives	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
take into account whether the	account and infringements of	of the present Regulation should be	
service provider concerned	those Articles should be regarded	taken into account. Furthermore,	
systematically or recurrently fails	as particularly serious.	they should take into account	
to comply with its obligations	Furthermore, they should take into	whether the provider of political	
stemming from this Regulation,	account whether the service	advertising services or sponsor	
including by delaying the provision	provider concerned systematically	service provider concerned	
of information to interested	or recurrently fails to comply with	systematically or recurrently fails	
entities, as well as, where relevant,	its obligations stemming from this	to comply with its obligations	
whether the provider of political	Regulation, including by delaying	stemming from this Regulation,	
advertising services is active in	the provision of information to	including by delaying the provision	
several Member States. Financial	interested entities, as well as,	of information to interested	
penalties and administrative fines	where relevant, whether the	entities, as well as, where relevant,	
shall in each individual case be	provider of political advertising	whether the provider of political	
effective, proportionate and	services is active in several	advertising services is active in	
dissuasive, with due regard to the	Member States. Financial penalties	several Member States. Financial	
provision of sufficient and	and administrative fines shall in	penalties, fines and other	
accessible procedural safeguards,	each individual case be effective,	remedies should - <del>and</del>	
and in particular to ensure that the	proportionate and dissuasive, with	administrative fines shall-in each	
political debate remains open and	due regard to the provision of	individual case be effective,	
accessible.	sufficient and accessible	proportionate and dissuasive, with	
	procedural safeguards, and in	due regard to the provision of	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		particular to ensure that the political debate remains open and accessible.	sufficient and accessible procedural safeguards, and in particular <b>the need</b> to ensure that the political debate remains open and accessible.	
R 73a		(63a) Member States should lay down rules on penalties, including administrative fines and financial penalties, applicable to infringements of this Regulation and should ensure that those rules are effectively enforced. The fines and penalties provided for should be effective, proportionate and dissuasive. Member States may		

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			also impose periodic penalty payments for serious and repeated violation of this Regulation. At Union level, the Network of National Contact Points should facilitate the development of a harmonised approach on sanctions applicable at national level.		
Υ	73b			(63a) In line with the general principles of liability, a provider of political advertising services may not be sanctioned where it acted on the basis of inaccurate or false information received	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			from the sponsor, which was not manifestly erroneous, provided that it did not become aware of the error at a later stage.	
R 73c			(63b) In order to support the application and monitoring of this Regulation, competent authorities should address notifications they receive from any natural or legal person concerning a possible infringement of this Regulation and, at least upon request, inform the person who made the notification of the follow-up	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				given to it. During the last month preceding an election or a referendum, any notification received in relation to political advertising linked to that election or referendum should be addressed without undue delay.	
	Recital 6	54			
G	74	(64) The exercise by the competent authorities of their powers under this Regulation should be subject to appropriate procedural safeguards in accordance with Union and national law, including effective judicial remedy and due process.	(64) The exercise by the competent authorities of their powers under this Regulation should be subject to appropriate procedural safeguards in accordance with Union and national law, including effective judicial remedy and due process.	(64) The exercise by the competent authorities of their powers under this Regulation should be subject to appropriate procedural safeguards in accordance with Union and national law, including effective judicial remedy and due process.	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 6	<u> </u> 55			
	(65) Member States should	(65) Member States should	(65) To support compliance with	
	publish the exact duration of their	publish the exact duration of their	this Regulation, service providers	
	electoral periods, established	electoral periods, established	and other interested entities	
	according to their electoral	according to their legislation and	should be provided with timely	
	traditions, sufficiently in advance	electoral traditions, sufficiently in	and easily accessible information	
	of the beginning of the electoral	advance of the beginning of the	about the dates of national	
75	calendar.	electoral calendar.	elections and referendums.	
			Member States should therefore	
			publish the exact durationdates of	
			their <del>electoral periods, established</del>	
			according to their electoral	
			traditions, sufficiently in advance	
			of the beginning of the electoral	
			ealendarelections and	
			referendums. This information	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				should be easily accessible and timely. They should also provide this information to the public through a portal made available by the Commission, immediately after their announcement.	
Y	75a			(65a) To support the effective implementation of this Regulation, the Commission is encouraged to draw-up guidelines, as necessary, on the identification of political advertising and on the application of sanctions.	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
- · · · · ·				
Recital 6	ob			
	((() In and on to fulfil the	((6) In and an to fulfil the	((() In and on to fulfil the	
	(66) In order to fulfil the	(66) In order to fulfil the	(66) In order to fulfil the	
	objectives of this Regulation, the	objectives of this Regulation, the	objectives of this Regulation, the	
	power to adopt acts in accordance	power to adopt acts in accordance	power to adopt acts in accordance	
	with Article 290 of the Treaty	with Article 290 of the Treaty	with Article 290 of the Treaty	
	should be delegated to the	should be delegated to the	should be delegated to the	
	Commission in respect of Article	Commission in respect of Article	Commission in respect of Article	
76	7(7) to further specify the form in	7(7) to further specify the form in	7(7)7(8) to further specify the form	
	which the requirements for the	which the requirements for the	in which the requirements for the	
	provision of information in the	provision of information in the	provision of information in the	
	transparency notices according to	transparency notices according to	transparency notices according to	
	that Article should be provided;	that Article should be provided;	that Article should be provided;	
	and in respect of Article 12(8) to	and in respect of Article 12(8) to	and in respect of Article	
	further specify the form in which	further specify the form in which	12(8)12a(6) to further specify the	
	the requirements of the provision	the requirements of the provision	form in which the requirements of	
	of information about targeting	of information about targeting	the provision of information about	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
should be provided. It is of	should be provided. It is of	targeting should be provided. It is	
particular importance that the	particular importance that the	of particular importance that the	
Commission carries out	Commission carries out	Commission carries out	
appropriate consultations,	appropriate consultations,	appropriate consultations,	
including of experts designated by	including of experts designated by	including of with the experts	
each Member State, and that those	each Member State, and that those	designated by each Member State,	
consultations be conducted in	consultations be conducted in	and that those consultations be	
accordance with the principles laid	accordance with the principles laid	conducted in accordance with the	
down in the Interinstitutional	down in the Interinstitutional	principles laid down in the	
Agreement on Better Law-Making	Agreement on Better Law-Making	Interinstitutional Agreement on	
of 13 April 2016. In particular, to	of 13 April 2016. In particular, to	Better Law-Making of 13 April	
ensure equal participation in the	ensure equal participation in the	2016. In particular, to ensure equal	
preparation of delegated acts, the	preparation of delegated acts, the	participation in the preparation of	
European Parliament and the	European Parliament and the	delegated acts, the European	
Council receive all documents at	Council receive all documents at	Parliament and the Council receive	
the same time as Member States'	the same time as Member States'	all documents at the same time as	
experts, and their experts	experts, and their experts	Member States' experts, and their	
systematically have access to	systematically have access to	experts systematically have access	
meetings of Commission expert	meetings of Commission expert	to meetings of Commission expert	
groups dealing with the preparation	groups dealing with the preparation	groups dealing with the preparation	
of delegated acts.	of delegated acts.	of delegated acts.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 6	7			
	(67) Within two years after each	(67) Within two years after each	(67) Within two years after each	
	election to the European	election to the European	election to the European	
	Parliament, the Commission should	Parliament, the Commission should	Parliament, the Commission should	
	submit a public report on the	submit a public report on the	submit a public report on the	
	evaluation and review of this	evaluation and review of this	evaluation and review of this	
	Regulation. In preparing that report	Regulation. In preparing that report	Regulation. In preparing that report	
77	the Commission should also take	the Commission should also take	the Commission should also take	
	into account the implementation of	into account the implementation of	into account the implementation of	
	this Regulation in the context of	this Regulation in the context of	this Regulation in the context of	
	other elections and referendums	other elections and referendums	other elections and referendums	
	taking place in the Union. The	taking place in the Union. The	taking place in the Union and the	
	report should review inter alia the	report should review inter alia the	impact of this Regulation on	
	continued suitability of the	continued suitability of the	small and medium-sized media	
	provisions of this Regulation's	provisions of this Regulation 's and	actors. The report should	
	annexes and consider the need for	its annexes and consider the need	evaluate in particular the	

their revision.  for their revision. In particular, the Commission should assess the appropriateness of the scope and definitions and the effectiveness of the obligations, the governance and enforcement provisions, including in the light of technological progress, market developments and new scientific evidence.  effectiveness of the Regulation as regards specific means of political advertising, further restricting the processing of personal data for the purposes of the targeting and amplification techniques regulated under this Regulation, the type and amount of sanctions imposed by the Member States, and the requirement to establishing ad public repositories for all online political advertising. The report should review inter alia the continued suitability of the provisions of this Regulation's	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
annexes and consider the need for their revision.	their revision.	the Commission should assess the appropriateness of the scope and definitions and the effectiveness of the obligations, the governance and enforcement provisions, including in the light of technological progress, market developments and new scientific	regards specific means of political advertising, further restricting the processing of personal data for the purposes of the targeting and amplification techniques regulated under this Regulation, the type and amount of sanctions imposed by the Member States, and the requirement to establishing ad public repositories for all online political advertising. The report should review inter alia the continued suitability of the provisions of this Regulation's annexes and consider the need for	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital (	58			
s 78	(68) Complementary obligations on the use of political advertising by European political parties are provided in Regulation (EU) 1141/2014 on the statute and funding of European political parties and foundations.	(68) Complementary obligations on the use of political advertising by European political parties are provided in Regulation (EU) 1141/2014 on the statute and funding of European political parties and foundations.	(68) Complementary obligations on the use of political advertising by European political parties are provided in Regulation (EU) 1141/2014 on the statute and funding of European political parties and foundations.	
r 78a		(68a) In the interest of ensuring that a high level of transparency and strengthened individual personal data protections are		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission Proposal	provided for political advertising in the context of the European Parliament elections 2024, political advertising service providers should ensure that the labelling and transparency notice requirements are complied with immediately, notwithstanding the availability of supplementary elements to be provided by the Commission. Political advertising publishers should make best efforts to ensure the availability of transparency notices notwithstanding the availability of a European repository for online political advertising.	Council Mandate	Draft Agreement
Do sital C				

Recital 69

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(69) Since the objectives of this	(69) Since the objectives of this	(69) Since the objectives of this	
	Regulation, namely the	Regulation, namely the	Regulation, namely the	
	contribution to the proper	contribution to the proper	contribution to the proper	
	functioning of the internal market	functioning of the internal market	functioning of the internal market	
	for political advertising and related	for political advertising and related	for political advertising and related	
	services and the establishment of	services and the establishment of	services and the establishment of	
	rules on the use of targeting in the	rules on the use of targeting in the	rules on the use of targeting in the	
	context of the publication and	context of the publication and	context of the publication and	
<sub>6</sub> 79	dissemination of political	dissemination of political	dissemination of political	
	advertising, cannot be sufficiently	advertising, cannot be sufficiently	advertising, cannot be sufficiently	
	achieved by the Member States and	achieved by the Member States and	achieved by the Member States and	
	can therefore be better achieved at	can therefore be better achieved at	can therefore be better achieved at	
	Union level, the Union may adopt	Union level, the Union may adopt	Union level, the Union may adopt	
	this Regulation, in accordance with	this Regulation, in accordance with	this Regulation, in accordance with	
	the principle of subsidiarity as set	the principle of subsidiarity as set	the principle of subsidiarity as set	
	out in Article 5 of the TEU. In	out in Article 5 of the TEU. In	out in Article 5 of the TEU. In	
	accordance with the principle of	accordance with the principle of	accordance with the principle of	
	proportionality, as set out in that	proportionality, as set out in that	proportionality, as set out in that	
	Article, this Regulation does not go	Article, this Regulation does not go	Article, this Regulation does not go	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	beyond what is necessary in order to achieve those objectives.	beyond what is necessary in order to achieve those objectives.	beyond what is necessary in order to achieve those objectives.	
Recital 7	70 I			
80	(70) This Regulation is without prejudice to the rules laid down in particular by Directive 2000/31/EC, including the liability rules for intermediary service providers in Articles 12 to 15 of that Directive as modified by Regulation (EU) 2021/xxx [the Digital Services Act], Regulation (EU) 2021/xxx [the Digital Markets Act], Directive 2002/58/EC and Regulation (EU)	(70) This Regulation is without prejudice to the rules laid down in particular by Directive 2000/31/EC, including the liability rules for intermediary service providers in Articles 12 to 15 of that Directive as modified by Regulation (EU) 2021/xxx [the 2022/2065 (Digital services Act]], Regulation (EU) 2021/xxx [the 2022/1925 (Digital Markets Act]], Directive 2002/58/EC-and	(70) This Regulation is without prejudice to the rules laid down in particular by Directive 2000/31/EC, including the liability rules for intermediary service providers in Articles 12 to 15 of that Directive as modified by Regulation (EU) 2021/xxx [the Digital Services Act], Regulation (EU) 2021/xxx [the Digital Markets Act], Directive 2002/58/EC and Regulation (EU)	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
well as Directive (EU) 2010/13,	Regulation], as well as Directive	well as Directive (EU) 2010/13,	
Directive 2000/31/EC, Directive	<del>(EU) 2010/13</del> <b>2010/13/EU</b> ,	Directive 2000/31/EC, Directive	
2002/58/EC, Directive	Directive 2000/31/EC, Directive	2002/58/EC, Directive	
2005/29/EC, Directive	2002/58/EC, Directive	2005/29/EC, Directive	
2011/83/EU, Directive	2005/29/EC, Directive	2011/83/EU, Directive	
2006/114/EC, Directive	2011/83/EU, Directive	2006/114/EC, Directive	
2006/123/EC and Regulation (EU)	2006/114/EC, Directive	2006/123/EC and Regulation (EU)	
2019/1150.	2006/123/EC and Regulation (EU)	2019/1150.	
	2019/1150. <i>This Regulation</i>		
	should complement the Union		
	data protection acquis, in		
	particular Regulations (EU)		
	2016/679 and (EU) 2018/1725 and		
	Directive 2002/58/EC and provide		
	for specific data protection rules		
	thereto. This Regulation does not		
	provide for a legal ground that		
	satisfies the requirements of		
	Article 6 of Regulation (EU)		
	2016/679 or Article 5 of		
	Regulation (EU) 2018/1725 for		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the processing of personal data for the purpose of political advertising.		
Recital 7	71			
s 81	(71) The European Data Protection Supervisor was consulted in accordance with Article 42(1) of Regulation (EU) 2018/1725 and delivered an opinion on XX XX 2022.	(71) The European Data Protection Supervisor was consulted in accordance with Article 42(1) of Regulation (EU) 2018/1725 and delivered an opinion on XX XX 20 January 2022.	(71) The European Data Protection Supervisor was consulted in accordance with Article 42(1) of Regulation (EU) 2018/1725 and delivered an opinion on XX XX 2022.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	82	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	6
	CHAPTER	RI			
G	83	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	CHAPTER I GENERAL PROVISIONS	G
	Article 1				
Υ	84	Article 1	Article 1	Article 1	У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Subject matter and scope	Subject matter and scope	Subject matter and scopeobjectives	
	Article 1	(1)			
Y	85	1. This Regulation lays down:	1. This Regulation lays down harmonised rules on:	1. This Regulation lays down:	
	Article 1	(1), point (a)			
Y	86	(a) harmonised transparency obligations for providers of political advertising and related services to retain, disclose and publish information connected to	(a) harmonised the provision of political advertising services, and on transparency obligations for and due diligence for sponsors and providers of political	(a) harmonised transparency obligations for providers of political advertising and related services to retain, disclose and publish information connected to	·

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the provision of such services;	advertising and related services to services, that require them to provide, collect, retain, disclose and publish information connected to the provision in the internal market of such services;	the provision of such services;	
	Article 1	(1), point (b)			
R	87	(b) harmonised rules on the use of targeting and amplification techniques in the context of the publication, dissemination or promotion of political advertising that involve the use of personal data.	(b) harmonised rules on the use of targeting and amplificationad delivery techniques in connection with the preparation, placement, promotion, the context of the publication, delivery or dissemination or promotion of political advertising, in the context of the provision of political	(b) harmonised rules on the use of targeting and amplification techniques in the context of political advertising that involve the processing of personal data, and regardless whether the political advertising involves a service. the publication, dissemination or promotion of	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			advertising services, that involves  the processing that involve the use of personal data:	political advertising that involve the use of personal data.	
R	87a		(ba) the supervision and enforcement of this Regulation, including as regards the cooperation and coordination between the competent authorities.		R
	Article 1	(2)			
Y	88	2. This Regulation shall apply to	2. This Regulation shall apply to		У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		political advertising prepared, placed, promoted, published or disseminated in the Union, or directed to individuals in one or several Member States, irrespective of the place of establishment of the advertising services provider, and irrespective of the means used.	political advertising that is sponsored, prepared, placed, promoted, published, delivered or disseminated in the Union, or that is directed to individuals in one or several Member States, irrespective of the place of establishment of the sponsor or the advertising services provider concerned, and irrespective of the means used.	deleted	
R	88a		2a. Political views and opinions and other editorial content expressed under the editorial responsibility of a media service provider shall not be considered		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			political advertising unless specific payment or other remuneration is provided for their preparation, placement, promotion, publication, delivery or dissemination by third parties.		
	Article 1(	(3)			
G	89	3. The aims of this Regulation are:	3. The aims of this Regulation are:	3. The aims of this Regulation are:	G
	Article 1	(3), point (a)			
Y	90	(a) to contribute to the proper functioning of the internal market	(a) to contribute to the <pre>harmonisation and proper</pre>	(a) to contribute to the proper functioning of the internal market	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		for political advertising and related services;	functioning of thea transparent, safe, predictable and trusted internal market for political advertising and related services;	for political advertising and related services;	
	Article 1	(3), point (b)			
R	91	(b) to protect natural persons with regard to the processing of personal data.	(b) to protect the fundamental rights and freedoms enshrined in the Union and national law, including those enshrined in the Charter of Fundamental Rights, and, in particular, to protect natural persons with regard to the right to privacy and the processing of personal data.	(b) to protect natural persons with regard to the processing of personal data.	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	(4)			
Y	92	4. This Regulation is without prejudice to the rules laid down in the following:	4. This Regulation is without prejudice to the rules laid down in the following:	deleted	
	Article 1	(4), point (a)			
Y	93	(a) Directive 2000/31/EC;	(a) Directive 2000/31/EC;	deleted	
	Article 1	(4), point (b)			
Y	94				,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(b) Directive 2002/58/EC and Regulation (EU) XXX [ePrivacy Regulation];	(b) Directive 2002/58/EC-and  Regulation (EU) XXX [ePrivacy  Regulation];	deleted	
	Article 1	(4), point (c)			
Υ	95	(c) Directive 2005/29/EC;	(c) Directive 2005/29/EC;	deleted	Y
	Article 1	(4), point (d)			
Y	96	(d) Directive 2006/114/EC;	(d) Directive 2006/114/EC;	deleted	У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	(4), point (e)			
Y	97	(e) Directive 2006/123/EC;	(e) Directive 2006/123/EC;	deleted	Y
	Article 1	(4), point (f)			
Υ	98	(f) Directive (EU) 2010/13;	(f) Directive <del>(EU)</del> 2010/132010/13/EU;	deleted	у
	Article 1	(4), point (g)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	99	(g) Directive 2011/83/EU;	(g) Directive 2011/83/EU;	deleted	<b>*</b>
	Article 1	(4), point (h)			
Y	100	(h) Regulation (EU) 2019/1150;	(h) Regulation (EU) 2019/1150;	deleted	Y
	Article 1	(4), point (i)			
Y	101	(i) Regulation (EU) 2021/xxx [the	(i) Regulation (EU) 2021/xxx [the 2022/2065 of the European		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Digital Services Act].	Parliament and of the Council of 19 October 2022 on a Single Market For Digital Services and amending Directive 2000/31/EC (Digital Services Act].), OJ L 277, 27.10.2022, p.1;	deleted	
Y	101a		(ia) Regulation (EU) 2022/1925 of the European Parliament and of the Council of 14 September 2022 on contestable and fair markets in the digital sector and amending Directives (EU) 2019/1937 and (EU) 2020/1828 (Digital Markets Act), OJ L 265, 12.10.2022, p. 1.		Y

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
R 101b		4a. The data protection rules on processing of personal data provided for in this Regulation shall be considered as specific data protection rules to the general rules laid down in the Regulations (EU) 2016/679 and (EU) 2018/1725. None of the provisions in this Regulation can be applied or interpreted in such way as to diminish or limit level of protection offered by the right to respect for private life and protection of personal data and by the right of freedom of expression		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			as protected in the Charter of Fundamental Rights and in the Union law on data protection and privacy, in particular by Regulations (EU) 2016/679 and (EU) 2018/1725.		
Y	101c		4b. This Regulation shall not affect the content of political advertising, or Union or Member States rules regulating the content of political advertising, electoral periods and the organisation and conduct of political campaigning.		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	101d			Article 1a Scope	Y
Υ	101e			1. This Regulation shall apply to political adversting where the political advertisment is disseminated in the Union, or is directed to individuals or brought to the public domain in one or several Member States, irrespective of the place of establishment of the provider of	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				political advertising services, and irrespective of the means used.	
Y	101f			2. This Regulation shall neither affect the content of political advertisements nor Union or Member States rules regulating aspects other than those covered by this Regulation.	Y
Υ	101g			3. This Regulation is without	У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				prejudice to the rules laid down in the following:	
,	101h			(a) Directive 2000/31/EC;	Y
,	101i			(b) Directive 2002/58/EC and Regulation (EU) XXX [ePrivacy Regulation];	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	101j			(c) Directive 2005/29/EC;	Y
Υ	101k			(d) Directive 2006/114/EC;	Y
Υ	1011			(e) Directive 2006/123/EC;	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	101m			(f) Directive (EU) 2010/13;	Y
Υ	101n			(g) Directive 2011/83/EU;	Y
Υ	1010			(h) Regulation (EU) 2019/1150;	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	101p			(i) [Regulation (EU) 2022/xxx [the Digital Services Act]].	Y
	Article 2				
G	102	Article 2 Definitions	Article 2 Definitions	Article 2 Definitions	G
	Article 2,	first paragraph			
Υ	103				У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		For the purpose of this Regulation, the following definitions shall apply:	For the purpose of this Regulation, the following definitions shall apply:	For the purpose of this Regulation, the following definitions shall apply:	
	Article 2	, first paragraph, point (1)			
G	104	1. 'service' means any self- employed economic activity, normally provided for remuneration, as referred to in Article 57 TFEU;	1. 'service' means any self- employed economic activity, normally provided for remuneration, as referred to in Article 57 TFEU;	1. 'service' means any self- employed economic activity; normally provided for remuneration; as referred to in Article 57 TFEU;	G
	Article 2	, first paragraph, point (2)			
Y	105				У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. 'political advertising' means the preparation, placement, promotion, publication or dissemination, by any means, of a message:	2. 'political advertising' means the preparation, placement, promotion, publication, <i>delivery</i> or dissemination, by any means, of a message:	2. 'political advertising' means the preparation, placement, promotion, publication or dissemination, by any means, of a message:	
	Article 2,	, first paragraph, point (2)(a)			
G	106	(a) by, for or on behalf of a political actor, unless it is of a purely private or a purely commercial nature; or	(a) by, for or on behalf of a political actor, unless it is of a purely private or a purely commercial nature; or	(a) by, for or on behalf of a political actor, unless it is of a purely private or a purely commercial nature; or	G
	Article 2,	, first paragraph, point (2)(b)			
R	107				R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(b) which is liable to influence the outcome of an election or referendum, a legislative or regulatory process or voting behaviour.	(b) which is liable to influence voting behaviour or the outcome of an election-or, referendum, or a legislative or regulatory process-or voting behaviour.	(b) which is liable and designed to influence the outcome of an election or referendum, a voting behaviour or a legislative or regulatory process, at Union, national, regional or local level-or voting behaviour.	
R	107a			(ba) It shall not include:	R
R	107b				R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(i) political opinions expressed in any media under editorial responsibility unless specific remuneration is provided for or in connection with expressing that political opinion.	
R 1070			(ii) messages from official sources of Member States or the Union exclusively related to the organisation and modalities for participation in elections or referendums, including the candidacies and the question put to the referendum, or for promoting the participation in	R

	EP Mandate	Council Mandate	Draft Agreement
		elections or referendums.	
R 107d		(iii) public communication by, for or on behalf of any public authority of a Member States, including members of Government, provided they are not designed to influence the outcome of an election or referendum, voting behaviour or a legislative or regulatory process;	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	107e			(iv) presentation of candidates in specified public spaces or in the media which is explicitly provided by law and allocated free of charge while ensuring equal treatment.	R
	Article 2	, first paragraph, point (3)			
Υ	108	3. 'political advertisement' means an instance of political advertising;	3. 'political advertisement' means an instance of political advertising;	3. 'political advertisement' means an instance of political advertising published or disseminated by any means;	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2, first paragraph, point (4)			
109	4. 'political actor' means any of the following:	4. 'political actor' means any of the following:	4. 'political actor' means any of the following:	
Article 2	2, first paragraph, point (4)(a)			
110	(a) a political party within the meaning of Article 2(1) Regulation (EU, Euratom) No 1141/2014 or an entity directly or indirectly related to the sphere of activity of such a political party;	(a) a political party within the meaning of Article 2(1) Regulation (EU, Euratom) No 1141/2014 or an entity directly or indirectly related to the sphere of activity of such a political party;	(a) a political party within the meaning of Article 2(1) Regulation (EU, Euratom) No 1141/2014 or an entity directly or indirectly related to the sphere of activity of to such a political party;	
Article 2	2, first paragraph, point (4)(b)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
G	111	(b) a political alliance within the meaning of Article 2(2) of Regulation (EU, Euratom) No 1141/2014;	(b) a political alliance within the meaning of Article 2(2) of Regulation (EU, Euratom) No 1141/2014;	(b) a political alliance within the meaning of Article 2(2) of Regulation (EU, Euratom) No 1141/2014;			
	Article 2	, first paragraph, point (4)(c)					
G	112	(c) a European political party within the meaning of Article 2(3) Regulation (EU, Euratom) No 1141/2014;	(c) a European political party within the meaning of Article 2(3) Regulation (EU, Euratom) No 1141/2014;	(c) a European political party within the meaning of Article 2(3) Regulation  (EU, Euratom) No 1141/2014;			
	Article 2, first paragraph, point (4)(d)						

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	113	(d) a candidate for any elected office at European, national, regional and local level, or for one of the leadership positions within a political party;	(d) a candidate for or holder of any elected office at  European Union, national, regional and local level, or for one of the leadership positions within a political party;	(d) a candidate for <b>or holder of</b> any elected office at  EuropeanUnion, national, regional and local level, or for one of the any leadership positions within position of a political party;	
	Article 2	, first paragraph, point (4)(e)			
G	114	(e) an elected official within a public institution at European, national, regional or local level;	(e) an elected official within a public institution at European, national, regional or local level;	deleted	
	Article 2,	, first paragraph, point (4)(f)	1		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
γ	115	(f) an unelected member of government at European, national, regional or local level;	(f) an unelected member of government at <i>European Union</i> , national, regional or local level;	(f) an unelected member of government at a member of Union institutions, with the exception of the Court of Justice of the European Union, the European Central Bank and the Court of Auditors, or of a government of Member States at national, regional or local level;		Y
	Article 2	, first paragraph, point (4)(g)				
Υ	116	(g) a political campaign organisation with or without legal personality, established to achieve a specific outcome in an election or	(g) a political campaign organisation with or without legal personality, established to achieve a specific for the purpose of	deleted		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		referendum;	influencing the outcome inof an election, referendum or a legislative or regulatory processorefreeferendum;		
	Article 2	, first paragraph, point (4)(h)			
Υ	117	(h) any natural or legal person representing or acting on behalf of any of the persons or organisations in points (a) to (g), promoting the political objectives of any of those.	(h) any natural or legal person representing or acting on behalf of any of the persons or organisations referred to in points (a) to (g), promoting the political objectives of any of those.	(h) any natural or legal person representing or acting on behalf of any of the persons or organisations in points (a) to (g), and promoting the political objectives of any of those.	
	Article 2	, first paragraph, point (5)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
٧	118	5. 'political advertising service' means a service consisting of political advertising with the exception of an online intermediary service within the meaning of Article 2(f) of Regulation (EU) 2021/XXX [Digital Services Act] that is provided without consideration for the placement, publication or dissemination for the specific message;	5. 'political advertising service' means a service consisting of political advertising with the exception of an online intermediary service within the meaning of Article 2(f)3, point (g) of Regulation (EU) 2021/XXX [2022/2065 (Digital Services Act]) that is provided without consideration for the preparation, placement, promotion, publication, delivery or dissemination for for of the specific message;	5. 'political advertising service' means a service consisting of political advertising with the exception of an online intermediary service within the meaning of Article 2(f) of Regulation (EU) 2021/XXX2022/XXX [Digital Services Act] that is provided without specific remuneration consideration for the preparation, placement, promotion, publication or dissemination for the specific political message;.	Y
Υ	118a				Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(5a) 'provider of political advertising services' means a natural or legal person engaged in the provision of political advertising services, with the exception of purely ancillary services;	(5a) 'provider of political advertising services' means a natural or legal person providing political advertising services, with the exception of purely ancillary services.	
	Article 2	, first paragraph, point (6)			
Υ	119	6. 'political advertising campaign' means the preparation, placement, promotion, publication or dissemination of a series of linked advertisements in the course of a contract for political advertising, on the basis of common preparation, sponsorship or	6political advertising campaign' means the preparation, placement, promotion, publication, <i>delivery</i> or dissemination of a series of linked advertisements in the course of a contract for political advertising, on the basis of common preparation, sponsorship or	6. 'political advertising campaign' means the preparation, placement, promotion, publication or dissemination of a series of linked <b>political</b> advertisements in the course of a contract for political advertising, on the basis of common preparation, sponsorship	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		funding;	funding;	or funding;	
γ	119a		(6a) 'very large online platform' means an online platform designated as a very large online platform pursuant to Article 33(4) of Regulation (EU) 2022/2065 (Digital Services Act);		
Υ	119b		(6b) 'very large online search engine' means an online search		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		engine designated as a very large online search engine pursuant to Article 33(4) of Regulation (EU) 2022/2065 (Digital Services Act);		
Article	e 2, first paragraph, point (7)			
у 120	7. 'sponsor' means the natural or legal person on whose behalf a political advertisement is prepared, placed, published or disseminated;	7. 'sponsor' means the natural or legal person on whose behalf a political advertisement is prepared, placed, <i>promoted</i> , published, <i>delivered</i> or disseminated;	7. 'sponsor' means the natural or legal person at whose request or on whose behalf a political advertisement is prepared, placed, promoted, published or disseminated;	
Article	e 2, first paragraph, point (8)	,	,	

	greement
8. 'targeting or amplification techniques' means techniques that are used either to address a tailored political advertisement only to a specific person or group of persons or to increase the circulation, reach or visibility of a political advertisement;  121  8. 'targeting or amplification techniques' means techniques that are used either to address a tailored by sponsors, political advertisement or visibility of a political advertising publishers or providers of advertising services to tailor a political advertisement only to a specific person or group of persons or to increase the circulation, reach or visibility of a political advertisement eirculation, reach or visibility of a political advertisement only to a specific person or group of persons, based on the processing of personal data or to increase the circulation, reach or visibility of a political advertisement;  121  122  8. 'targeting or amplification techniques that are used either to address a tailored-political advertisement, usually with tailored content, only to a specific person or group of persons, based on the processing of personal data or to increase the circulation, reach or visibility of a political advertisement;  123  124  125  126  8. 'targeting or amplification techniques that are used either to address a tailored-political advertisement, usually with tailored content, only to a specific person or group of persons, based on the processing of personal data or to increase the circulation, reach or visibility of a political advertisement;	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	121a			(8a) 'amplification techniques' means optimisation techniques, including ad delivery techniques, that are used to increase the circulation, reach or visibility of a political advertisement based on the processing of personal data and which may serve to deliver the political advertisement only to a specific person or group of persons;	R
R	121b		(8a) 'ad delivery techniques' means automated techniques of		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			processing of personal data that typically rely on algorithms or the automated processing of data and that are employed by political advertising publishers or providers of political advertising services involved in the promotion, publication and dissemination of political advertisements to determine a specific audience within the potential audience defined by the sponsors and providers of advertising services, acting on behalf of sponsors;		
	Article 2	, first paragraph, point (9)			
Υ	122				v

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		9. 'electoral period' means the period preceding or during or immediately after an election or referendum in a Member State and during which the campaign activities are subject to specific rules;	9. 'electoral period' means the period preceding or during or immediately after an election or referendum in a Member State, in accordance with national legislation, and during which the campaign activities are subject to specific rules;	deleted	
	Article 2	, first paragraph, point (10)			
Υ	123	10. 'relevant electorate' means the body of individuals eligible to vote in the election or referendum being contested in the Member State in which a political advertisement circulates, which may be the entire	10. 'relevant electorate' means the body of individuals eligible to vote in the election or referendum being contested in the Member State in which a political advertisement circulates, which may be the entire	10. 'relevant electorate' means the body of individuals eligible to vote in the election or referendum being contested in the Member State in which a political advertisement eirculatesis published or disseminated, which may be the	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	electorate of a Member State;	electorate of a Member State;	entire electorate of a Member State;	
Article 2	2, first paragraph, point (11)			
124	11. 'political advertising publisher' means a natural or legal person that broadcasts, makes available through an interface or otherwise brings to the public domain political advertising through any medium;	11. 'political advertising publisher' means a natural or legal person that broadcasts, makes available through an interface or otherwise brings to the public domain provider of political advertising service that places, promotes, publishes, delivers or disseminates political advertising through any medium;	11. 'political advertising publisher' means a natural or legal person that broadcasts, makes available through an interface or otherwise brings to the public domainprovider of political advertising services that publishes or disseminates political advertising- through any medium;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 2	2, first paragraph, point (12)			
125	12. 'controller' means a controller according to Article 4(7) of Regulation (EU) 2016/679 or, where applicable, to Article 4(8) of Regulation (EU) 2018/1725.	12. 'controller' means a controller according to Article 4(7) of Regulation (EU) 2016/679 or, where applicable, to Article 4(8) of Regulation (EU) 2018/1725.	12. 'controller' means a controller according to Article 4(7) of Regulation (EU) 2016/679 or, where applicable, to Article 4(8)3 (8) of Regulation (EU) 2018/1725.	
Article 2	2, first paragraph, first paragraph			
126	For the purposes of the first paragraph, point (2) messages from official sources regarding the organisation and modalities for participation in elections or referendums or for promoting	For the purposes of the first paragraph, point (2) messages from official sources regarding the organisation and modalities for participation inshall not constitute political advertising if they are	deleted	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
٧	126b			1. For the purpose of determining whether a message constitutes political advertisement within the meaning of Article 2, point 2(b), account shall be taken of its relevant features, such as:	Y
Y	126c			(a) (a) the content of the message;	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	126d			(b) (a) the sponsor of the message;	
γ	126e			(c) (a) the language used to convey the message, the means by which the message is promoted, published or disseminated, and the targeted audience;	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	126f			(d) (a) the context in which the message is conveyed, including the period of dissemination such as election or referendum periods and legislative or regulatory process;	Y
Υ	126g			(e) (a) the objective of the message.	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	126h			2. A clear and substantial link should exist between the message and its potential to influence the outcome of an election or referendum, voting behaviour or a legislative or regulatory process.	V
	Article 3				
Υ	127	Article 3 Level of Harmonisation	Article 3 Level of Harmonisation	Article 3  Level of HarmonisationInternal  Market principle	Υ

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	3(1)			
s 128	1. Member States shall not maintain or introduce, on grounds related to transparency, provisions or measures diverging from those laid down in this Regulation.	1. Member States shall not maintain or introduce, on grounds related to transparency <i>of political advertising</i> , provisions or measures diverging from those laid down in this Regulation.	1. Member States shall not maintain or introduce, on grounds related to transparency of political advertising, provisions or measures diverging from those laid down in this Regulation.	
Article	3(2)			
129	2. The provisions of political advertising services shall not be prohibited nor restricted on grounds related to transparency when the requirements of this	2. The provisions of political advertising services shall not be prohibited nor restricted, <i>including geographically</i> , on grounds related to transparency when the	2. The provisionsprovision of political advertising services shall not be prohibited nor restricted on grounds related to transparency when the requirements of this	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation are complied with.	requirements of this Regulation are complied with.	Regulation are complied with.	
Υ	129a		Article 3a  Provision of political advertising  services in the Union		
R	129b		1. Providers of political advertising services shall not discriminate against sponsors on		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		grounds of their place of residence or, where applicable, establishment, when those sponsors request, conclude or hold a contract for political advertising services.		
R 129c		2. By way of exception from paragraph 1, political advertising services shall be provided only to a sponsor or a service provider acting on behalf of a sponsor who is a citizen of the Union, or a natural or legal person residing or established in the Union.		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	129d		3. The provision of cross border political advertising services to European Political Parties within the meaning of Regulation [Regulation on Political Parties] shall not be subject to restrictions other than those provided for by this Regulation or other acts of Union or national law, where applicable.		
	СНАРТЕ	R II			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	130	CHAPTER II  TRANSPARENCY  OBLIGATIONS FOR  POLITICAL ADVERTISING  SERVICES	CHAPTER II  TRANSPARENCY AND DUE  DILIGENCE OBLIGATIONS  FOR POLITICAL  ADVERTISING SERVICES	CHAPTER II  TRANSPARENCY  OBLIGATIONS FOR  POLITICAL ADVERTISING  SERVICES	Υ
	Article 4				
Υ	131	Article 4 Transparency	Article 4 Transparency and due diligence obligations for political advertising services	Article 4 Transparency of political advertising services	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Α	rticle 4	, first paragraph			
Y	132	Political advertising services shall be provided in a transparent manner in accordance with the obligations laid down in Articles 5 to 11 and 14 of this Regulation.	Political advertising services shall be provided in a transparent manner in accordance with the obligations laid down in Articles 54 to 11 and Article 14 of this Regulation.	1. Political advertising services shall be provided in a transparent manner in accordance with the obligations laid down in Articles 5 to 11 and 14 Chapter II of this Regulation.	
А	article 4	, paragraph 1a			
Y	132a		Providers of political advertising services shall ensure that the contracts concluded for the provision of political advertising services clearly set out how the	1a. Providers of political advertising services shall ensure that the contractual arrangements concluded for the provision of a political	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement			
			relevant provisions of this Regulation, including regarding due diligence and allocation of responsibility for provision, as well as completeness and accuracy of information, are to be effectively complied with.	advertising service enable compliance with the relevant provisions of this Regulation.				
	Article 5			1				
G	133	Article 5  Identification of political advertising services	Article 5 Identification of political advertising services	Article 5 Identification of political advertising services				
	Article 5(	(1)	Article 5(1)					

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 134	1. Providers of advertising services shall request sponsors and providers of advertising services acting on behalf of sponsors to declare whether the advertising service they request the service provider to perform constitutes a political advertising service within the meaning of Article 2(5). Sponsors and providers of advertising services acting on behalf of sponsors shall make such a declaration.	1. Providers of advertising services shall request sponsors and providers of advertising services acting on behalf of sponsors to declare whether the advertising service that they request the service provider to perform constitutes a political advertising service within the meaning of Article 2(5). Sponsors and providers of advertising services acting on behalf of sponsors shall make such a declaration in good faith and in clear terms, and shall be responsible for its accuracy.	1. Providers of advertising services shall request sponsors and providers of advertising services acting on behalf of sponsors to declare whether the advertising service they request the service provider to perform constitutes a political advertising service within the meaning of Article 2(5). Sponsors and providers of advertising services acting on behalf of sponsors shall make such a declaration <b>truthfully</b> .	

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
æ	134a		1a. Providers of advertising services that receive a declaration, from a sponsor, or from a provider of advertising services acting on behalf of a sponsor, that advertising constitutes political advertising shall make best efforts to ensure that those declarations are made in accordance with paragraph 1 before the provision of the service.		R
	Article 5	(2)			
Υ	135	2. Providers of political advertising services shall ensure	2. Providers of political advertising services shall ensure	2. Providers of political advertising services shall ensure	·

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
that the contractual arrangements concluded for the provision of a political advertising service specify how the relevant provisions of this Regulation are complied with.	that the contractual arrangements concluded for the provision of a political advertising service specify how the relevant provisions of this Regulation are complied with require the sponsor and where applicable providers of advertising services acting on behalf of the sponsor to provide the information	that the contractual arrangements concluded for the provision of a political advertising service specify how the relevant provisions of this Regulation are complied withrequire the sponsor or providers of advertising services acting on behalf of sponsors to provide the relevant information	
	necessary to comply with Articles  6(1), 7(1) and 7a(1), as  appropriate.	necessary to comply with Article 6 paragraph 1. That information shall be transmitted in a complete and accurate manner and without undue delay.	
	Sponsors shall ensure the accuracy of, and provide the information necessary to comply with Article 6(1), points (ca) and (d), Article 7(1), points (a), (b) and (ba), and Article 7a(1), points (a) and (b).		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Sponsors, or where applicable		
		providers of advertising services		
		acting on behalf of sponsors shall ensure the accuracy of, and		
		provide the information necessary		
		to comply with Article 6(1), points		
		(a), (b), (ba), (c) and (da) and  Article 7a(1), points (c), (d) and		
		(e).		
		Sponsors and providers of		
		advertising services acting on behalf of sponsors shall provide		
		that information in a timely,		
		complete and accurate manner.		

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2a. Providers of advertising services shall require sponsors, or providers of advertising services acting on behalf of sponsors, who submit a declaration or information in accordance with this Article that is manifestly erroneous to correct that declaration or that information. Sponsors, or providers of advertising services acting on behalf of sponsors, shall act upon such a request without undue delay.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	135c		2b. Where applicable, providers of advertising services shall design and organise their online interface in a way that enables sponsors, and providers of advertising services acting on behalf of sponsors, to comply with their obligations as referred to in paragraph 1 of this Article and Article 6(1).		Y
R	135d		2c. Political advertising  publishers that are also Very  Large Online Platforms (VLOPs)		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and Very Large Online Search Engines (VLOSEs) shall diligently identify, analyse and assess any systemic risks that their political advertising services pose in the context of their risk assessments according to Article 34 of Regulation (EU) 2022/2065 (Digital Services Act) and put in place reasonable, proportionate and effective mitigation measures in accordance with Article 35 of Regulation (EU) 2022/2065 (Digital Services Act) to address these risks.		
<sub>v</sub> 135e				,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Article 5a  Identification of a political  advertisement		
	Article 5	a(1), introductory part			
Y	135f		1. For the purpose of determining whether a message constitutes a political advertising within the meaning of Article 2(2)(b), account shall be taken of all its features, and in particular the following:		
	Article 5	a(1), point (a)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
٧	135g		(a) the content of the message;			Υ
Υ	135h		(b) the sponsor of the message;			Υ
Υ	135i		(c) the spoken or written language used to convey the message;			Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	135j		(d) the form of the message or the means by which the message is prepared, placed, promoted, published, delivered or disseminated;		
Y	135k		(e) the targeted audience;		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	1351		(f) the context in which the message is conveyed, including the period of dissemination such as election or referendum periods, or dissemination of the message during and a legislative or regulatory process;		
Y	135m		(g) the objective of the message.		
	Article 5	a(2)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Y	135n		2. The Commission shall draw up common guidance intended to contribute to the proper application of this Article.			Y
	Article 6					
Y	136	Article 6 Record-keeping and information transmission	Article 6  Record-keeping and transmission of information transmission to the political advertising publisher	Article 6 Record-keeping <del>and information</del> transmission		Υ
	Article 6	(1)				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	137	1. Providers of political advertising services shall retain information they collect in the provision of their services, on the following:	1. Providers of political advertising services shall retain information they collect in the provision of their services, to the extent necessary to comply with this Regulation, on the following:	1. Providers of political advertising services shall retain information they collect in the provision of their services, on the following:	*
	Article 6	(1), point (a)			
G	138	(a) the political advertisement or political advertising campaign to which the service or services are connected;	(a) the political advertisement or political advertising campaign to which the service or services are connected;	(a) the political advertisement or political advertising campaign to which the service or services are connected;	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	(1), point (b)			
139	(b) the specific service or services provided in connection to the political advertising;	(b) the specific service or services  that they provided in connection  towith the political advertising;	(b) the specific service or services that they provided in connection to the political advertising;	
139a		(ba) the starting date and, where available, the period during which the service or services were provided;		
Article 6	(1), point (c)			

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
Υ	140	(c) the amounts they invoiced for the service or services provided, and the value of other benefits received in part or full exchange for the service or services provided; and	(c) the amounts they invoiced for the service or services provided, and the value of other benefits received in part or full exchange for the service or services provided; and	(c) the amounts they invoiced for the service or services provided, and the value of other benefits received in part or full exchange for the service or services provided; and their sources;	Y
Y	140a		(ca) information on the public or private origin of those amounts and other benefits, as well as whether they originate from inside or outside of the Union;		Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 6	6(1), point (d)	1		
141	(d) where applicable, the identity of the sponsor and its contact details.	(d) the identity of the sponsor of the political advertisement and its contact details and, where applicable, the identity and the contact details of the legal or natural person who ultimately controls the sponsor, and for legal persons, the place of establishment; and and its contact details.	(d) the identity of the sponsor of the political advertisement and, where applicable, the identity ofentity ultimately controlling the sponsor, their contact details and, for legal persons, their place of establishment; and and its contact details.	
141a		(da) where applicable, an	(da) where applicable, an	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			indication of elections or referendums to which the political advertisement is linked.	indication of the relevant elections or referenda with which the political advertisement is linked.	
	Article 6	(2)			
R	142	2. The information referred to in paragraph 1 shall be in writing and may be in electronic form. Such information shall be retained for a period of five years from the date of the last preparation, placement, publication or dissemination, as the case may be.	2. The information referred to in paragraph 1 shall be both in written and in writing and may be in electronic form. Such information shall be retained in a machine-readable format for a period of fiveten years from the date of the last preparation, placement, promotion, publication, delivery or dissemination, as the case may be.	2. The information referred to in paragraph 1 shall be in writing and may be written or in electronic form. Such information shall be retained for a period of five years from the date of the last preparation, placement, promotion, publication or dissemination, as the case may be.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	142a			2a. This Article shall not apply to undertakings qualifying under Article 3, paragraph 1 of Directive 2013/34/EU if the provision of advertising services is purely marginal and ancillary to their main activities.	R
	Article 6	(3)			
Y	143	3. Providers of political advertising services shall ensure	3. Providers of political advertising services shall ensure		у

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
that the information referred to in	that the information referred to in	deleted	
paragraph 1 is communicated to	paragraph 1 is communicated in a	33.5.5.5	
the political advertising publisher	timely and accurate manner to the		
which will disseminate the political	political advertising publisher		
advertisement to enable political	which will place, promote publish,		
advertising publishers to comply	<u>deliver or</u> disseminate the political		
with their obligations under this	advertisement, so as to enable		
Regulation. That information shall	political advertising publishers to		
be transmitted, in a timely and	comply with their obligations		
accurate manner in accordance	under this Regulation. Providers of		
with best practice and industry	political advertising services shall		
standards, by means of a	make reasonable efforts to ensure		
standardised automated process	that the That information shall be		
where technically possible.	transmitted, in a timely retained		
	pursuant to paragraph 1 is		
	complete and accurate.		
	When the political advertising		
	publisher is the only provider of		
	political advertising services, the		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			sponsor shall communicate the relevant information to the political advertising publisher manner in accordance with best practice and industry standards, by means of a standardised automated process where technically possible.		
γ	143a		3a. When a provider of political advertising services provides a service, it shall also transmit to the relevant political advertising publisher the information retained pursuant to paragraph 1 in accordance with best practice and industry standards, where		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			technically possible, by means of a standardised automated process.		
`	143b		3b. When providers of political advertising services become aware that information which they have transmitted to a political advertising publisher has been updated, they shall ensure that the updated information is communicated to the political advertising publisher.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	143c			Article 6a  Transmission of information to  the political advertising  publisher	Y
Υ	143d			1. Providers of political advertising services shall ensure that the information referred to in Article 6 paragraph 1 is communicated in a timely, complete and accurate manner to political advertising publishers which will publish or disseminate	Y

Commission Prop	oosal EP Mandate	Council Mandate	Draft Agreement
		the political advertising publishers to comply with their obligations under this Regulation. Providers of political advertising services shall make reasonable efforts to ensure that the information retained pursuant to Article 6 paragraph 1 is complete and accurate.  When the political advertising publisher is the only provider of political advertising services, the sponsor shall communicate the relevant information to the publisher.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	143e			2. Providers of political advertising services shall transmit that information at the same time with the provision of the relevant service in accordance with best practice and industry standards, by means of a standardised automated process where technically possible.	Y
Υ	143f			3. Where a provider of political advertising services becomes aware that information which it	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
				has transmitted has been updated, it shall ensure that this updated information is communicated to the relevant political advertising publisher.			
	Article 7						
R	144	Article 7  Transparency requirements for each political advertisement	Article 7  Transparency Labelling  requirements for each political  advertisement advertisements	Article 7  Transparency requirements for each political advertisement			
	Article 7	Article 7(1), first subparagraph					

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	145	1. In the context of the provision of political advertising services, each political advertisement shall be made available with the following information in a clear, salient and unambiguous way:	1. In the context of the provision of political advertising services, each Political advertising publishers shall ensure that every political advertisement shall be made available with contains the following information in a clear, salient and unambiguous way:	1. In the context of the provision of The political advertising services, publisher shall make available, together with each political advertisement shall be made available with, the following information in a clear, salient and unambiguous way:	V
	Article 7	(1), first subparagraph, point (a)			
Υ	146	(a) a statement to the effect that it is a political advertisement;	(a) a statement to the effect clear statement that it is a political advertisement;	(a) a statement to the effect that it is a political advertisement;	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 7	(1), first subparagraph, point (b)			
Y	147	(b) the identity of the sponsor of the political advertisement and the entity ultimately controlling the sponsor;	(b) the identity of the sponsor of the political advertisement and, where applicable, the entity or person ultimately controlling or financing the sponsor;	(b) the identity of the sponsor of the political advertisement and, where applicable, -the entity ultimately controlling the sponsor;	
R	147a		(ba) where applicable, the election, referendum, legislative or regulatory process to which the political advertisement is linked;		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
v 1.	47b			(ba) where applicable, a statement to the effect that the political advertisement has been targeted or amplified;	
Art	ticle 7(	1), first subparagraph, point (c)			
в 1	148	(c) a transparency notice to enable the wider context of the political advertisement and its aims to be understood, or a clear indication of where it can be easily retrieved.	(c) a transparency notice to enable the wider context clear indication of where a permanent copy of the political advertisement and its aims to be understood, or a clear indication of transparency notice containing the information	(c) a transparency notice to enable the wider context of the political advertisement and its aims to be understood, or a clear indication of where it can be easily retrieved.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			referred to in Article 7a can be easily and directly retrieved, and, where it can be easily retrieved.necessary and possible, an update of that indication;		
	Article 7	(1), second subparagraph			
R	148a		Political advertising publishers shall ensure the completeness of information referred to in paragraphs 1a, 1b, 1ba, and 1c and the accuracy of information referred to in paragraph 1c.		
	Article 7(1), second subparagraph				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
F	149	In this regard, political advertising publishers shall use efficient and prominent marking and labelling techniques that allow the political advertisement to be easily identified as such and shall ensure that the marking or labelling remains in place in the event a political advertisement is further disseminated.	In this regard, political advertising publishers shall use efficient and prominent marking and labelling techniques that allow the political advertisement to be easily identified as such and shall ensure that the marking or labelling remains in place in the event a political advertisement is further disseminated.	In this regard, political advertising publishers shall use efficient and prominent marking and labelling techniques that allow the political advertisement to be easily identified as such and shall ensure that the marking or labelling remains in place in the event a political advertisement is further disseminated.	R
F	149a		1a. The information referred to in points (a) to (c) of paragraph 1 shall be made available in the		R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
			Those labels shall be prominent, enable individuals to easily identify a political advertisiment as such and remain in place in the event that the political advertisement is further disseminated.		
R	149b		1b. By [12 months after the entry into force of this Regulation], the Commission shall adopt delegated acts in accordance with Article 19 in order to supplement paragraph		R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1a of this Article establishing		
	standardised and efficient		
	techniques for labelling of		
	political advertising including for		
	the audiovisual sector, printed		
	media, online and offline		
	advertising, taking into account the particular characteristics of		
	the medium in which it is		
	published.		
	<u>pwovisiveur</u>		
	When adopting those delegated		
	acts, the Commission shall take		
	account of the latest technological		
	and market developments,		
	relevant scientific research and		
	best practices.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 149c	Commission Proposal	Ic. In order to ensure uniform conditions for the implementation of paragraphs 1 and 1a of this Article, the Commission shall adopt implementing acts establishing uniform labels.  Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 19a(2).	Council Mandate	Draft Agreement
Article 7(	2)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	150	2. The transparency notice shall be included in each political advertisement or be easily retrievable from it, and shall include the following information:	2. The transparency notice shall be included in each political advertisement or be easily retrievable from it, and shall include the following information:  Rest of Article 7. is moved to new articles 7a and 7b	2. The transparency notice- shall be included in each political advertisement or be easily retrievable from itinclude, at least, and shall include the following information:	Y
	Article 7	(2), point (a)			
Υ	151	(a) the identity of the sponsor and contact details;	(a) the identity of the sponsor and contact details;	(a) the identity of the sponsor and, where applicable, of the entity ultimately controlling the	¥

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				sponsor -contact details;	
	Article 7	(2), point (b)			
Y	152	(b) the period during which the political advertisement is intended to be published and disseminated;	(b) the period during which the political advertisement is intended to be published and disseminated;	deleted	Y
	Article 7	(2), point (c)	,		
Y	153	(c) based among others on information received in line with Article 6(3), information on the aggregated amounts spent or other benefits received in part or full	(c) based among others on information received in line with Article 6(3), information on the aggregated amounts spent or other benefits received in part or full	(c) based among others on information received in line with Article 6(3), information on the aggregated amounts spent or other benefits information on the	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		exchange for the preparation, placement, promotion, publication and dissemination of the relevant advertisement, and of the political advertising campaign where relevant, and their sources;	exchange for the preparation, placement, promotion, publication and dissemination of the relevant advertisement, and of the political advertising campaign where relevant, and their sources;	aggregated amounts or other benefits received by the providers of political advertising services including those received by the publisher in part or full exchange for the preparation, placement, promotion, publication and dissemination of political advertising services for the relevant advertisement, and offor the political advertising campaign where relevant, and their sources;	
	Article 7	(2), point (d)			
Υ	154	(d) where applicable, an indication of elections or referendums with which the advertisement is linked;	(d) where applicable, an indication of elections or referendums with which the	(d) where applicable, an indication of elections or referendums with which the advertisement is linked;	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			advertisement is linked;		
	Article 7	(2), point (e)			
Υ	155	(e) where applicable, links to online repositories of advertisements;	(e) where applicable, links to online repositories of advertisements;	(e) where applicable, links to online repositories of advertisements referred to in paragraph 6;	Y
Υ	155a			(ea) where applicable, the information specified in Article 12a(1) point (c) and (ca);	Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 7	(2), point (f)	I	I	
Y	156	(f) information on how to use the mechanisms provided for in Article 9(1).	(f) information on how to use the mechanisms provided for in Article 9(1).	deleted	
	Article 7	(2), point (g)			
Υ	157	(g) The information to be included in the transparency notice shall be provided using the specific data fields set out in Annex I.	(g) The information to be included in the transparency notice shall be provided using the specific data fields set out in Annex I.	(g) The information to be included in the transparency notice shall be provided using the specific data fields also contain the elements set out in Annex I.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			2a. The transparency notice	
			shall be included in each political	
			advertisement or be easily	
			retrievable from its first	
			publication and until the end of	
			its publication. Transparency	
157a			notices shall be presented in a	
			format which is easily accessible	
			and, where technically possible,	
			machine readable, clearly visible	
			and user friendly, including by using plain language.	
			Transparency notices which are	
			machine readable shall be made	
			accessible by means of a common	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			publicly available application programming interface.	
Article 7	7(3)			
158	3. Political advertising publishers shall make reasonable efforts to ensure that the information referred to in paragraph 1 and 2 is complete, and where they find this is not the case, they shall not make available the political advertisement.	3. Political advertising publishers shall make reasonable efforts to ensure that the information referred to in paragraph 1 and 2 is complete, and where they find this is not the case, they shall not make available the political advertisement.	3. Political advertising publishers shall make reasonable efforts to ensure that the information referred to in paragraph 2 is complete, accurate and up to date. When the sponsor or the provider of political advertising services becomes aware that the information transmitted to or published by the political advertising publisher is incomplete or inaccurate, it shall contact, without undue delay, the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	EP Mandate	political advertising publisher concerned and, as relevant, shall transmit completed or corrected information to the political advertising publisher. If the political advertising publisher becomes aware by any means that information referred to in paragraph 2 is incomplete or inaccurate, it shall make reasonable efforts including, as relevant, by contacting the sponsor or the service providers concerned, to complete or correct the information. Where the information cannot be completed or corrected without undue delay, the publisher—1 and	Draft Agreement
		2 is complete, and where they find this is not the case, they shall not make available or shall	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				discontinue the publication or dissemination of the political advertisement. The publisher shall inform the sponsor or the service provider acting on behalf of the sponsor if the political advertisement it sponsors is not made available or is discontinued.	
	Article 7	(4)			
R	159	4. Transparency notices shall be kept up to date and presented in a format which is easily accessible and, where technically possible, machine readable, clearly visible and user friendly, including	4. Transparency notices shall be kept up to date and presented in a format which is easily accessible and, where technically possible, machine readable, clearly visible and user friendly, including	deleted	A

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		through the use of plain language. The information shall be published by the political advertising publisher with the political advertisement from its first publication until one year after its last publication.	through the use of plain language. The information shall be published by the political advertising publisher with the political advertisement from its first publication until one year after its last publication.		
	Article 7	(5)			
R	160	5. Political advertising publishers shall retain their transparency notices together with any modifications for a period of five years after the end of the period referred to in paragraph 4.	5. Political advertising publishers shall retain their transparency notices together with any modifications for a period of five years after the end of the period referred to in paragraph 4.	5. Political advertising publishers shall retain their transparency notices together with any modifications for a period of five years after the end of the period referred to in paragraph 4.last publication.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	160a			5a. Paragraph 5 shall not apply to undertakings qualifying under Article 3, paragraph 1 of Directive 2013/34/EU, provided that the provision of advertising services is purely marginal and ancillary to their main activities.	R
	Article 7	(6)			
R	161	6. Political advertising publishers which are very large online	6. Political advertising publishers which are very large online	6. Political advertising publishers which are very large online	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
platforms within the meaning of	platforms within the meaning of	platforms within the meaning of	
Article 25 of Regulation (EU)	Article 25 of Regulation (EU)	Article 25 of Regulation (EU)	
2021/xxx [the DSA] shall ensure	2021/xxx [the DSA] shall ensure	2021/xxx [the DSA] shall ensure	
that the repositories that they make	that the repositories that they make	that for each political	
available pursuant to Article 30 of	available pursuant to Article 30 of	advertisment, the information set	
that regulation [Digital Services	that regulation [Digital Services	out in paragraph 2 of this Article	
Act] make available for each	Act] make available for each	is madethe repositories that they	
political advertisement in the	political advertisement in the	make available pursuant to	
repository the information referred	repository the information referred	immediately in the repositories	
to in paragraph 2.	to in paragraph 2.	referred to in Article 30[39] of	
		that regulation [Digital Services	
		Act]. Such information shall be	
		kept update and provided	
		according to an agreed industry	
		standard for accessibility, data	
		structure and access by means of	
		a common publicly available	
		application programming	
		interface make available for each	
		political advertisement in the	
		repository the information referred	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				to in paragraph 2.	
Art	ticle 7(	(7)			
		7. Member States, including	7. Member States, including	7. Member States, including	
		competent authorities, and the	competent authorities, and the	competent authorities, and the	
		Commission shall encourage the	Commission shall encourage the	Commission shall encourage the	
		drawing up of codes of conduct	drawing up of codes of conduct	drawing up of codes of conduct	
		intended to contribute to the proper	intended to contribute to the	intended to contribute to the proper	
1	162	application of this Article, taking	proper application of this Article,	application of this Article, taking	
		into account the specific	taking into account the specific	into account the specific	
		characteristics of the relevant	characteristics of the relevant	characteristics of the relevant	
		service providers involved and the	service providers involved and the	service providers involved and the	
		specific needs of micro, small and	specific needs of micro, small and	specific needs of micro, small and	
		medium-sized enterprises, within	medium-sized enterprises, within	medium-sized enterprises, within	
		the meaning of Article 3 of	the meaning of Article 3 of	the meaning of Article 3 of	
		Directive 2013/34/EU.	Directive 2013/34/EU.	Directive 2013/34/EU.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7	(8)			
	8. The Commission is empowered	8. The Commission is empowered	8. The Commission is empowered	
	to adopt delegated acts in	to adopt delegated acts in	to adopt delegated acts in	
	accordance with Article 19 to	accordance with Article 19 to	accordance with Article 19 to	
	amend Annex I by adding,	amend Annex I by adding,	amend Annex I by adding,	
	modifying or removing elements	modifying or removing elements	modifying or removing or	
	from the list of information to be	from the list of information to be	<b>modifying</b> elements from the list	
163	provided pursuant to paragraph 2	provided pursuant to paragraph 2	of information to be provided	
	where, in the light of technological	where, in the light of technological	pursuant to paragraph 2 where, in	
	developments, such an amendment	developments, such an amendment	the light of technological	
	is necessary for the wider context	is necessary for the wider context	developments, therein in the light	
	of the political advertisement and	of the political advertisement and	of technological developments,	
	its aims to be understood.	its aims to be understood.	relevant scientific research,	
			developments in supervision by	
			competent authorities and	
			relevant guidance issued by	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			competent bodies, and provided that the elements set out in paragraph 2 of this Article are maintained and that such an amendment is necessary for the wider context of the political advertisement and its aims to be understood.	
в 163а		Article 7a  Transparency notices		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	163b		1. The transparency notice referred to in Article 7(1)(c) shall be made available by the political advertising publishers and shall include the following information:		R
R	163c		(a) the identity, the address or the place of establishment and contact details of the sponsor;		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	163d		(b) where applicable, the identity of the person or entity ultimately financing or otherwise controlling the sponsor, their address, or place of establishment and contact details;		
R	163e		(c) the period during which the political advertisement is intended to be published and disseminated;		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 163f		(d) the aggregated amounts spent or other benefits received by the providers of political advertising services including those received by the publisher in part or full exchange for the preparation, placement, promotion, publication, delivery and dissemination of the relevant advertisement, and where relevant of the political advertising campaign, and the origin of the amounts and other benefits;		
r 163g				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(e) where applicable, an indication of the elections, referendums, and legislative or regulatory processes with which the advertisement is linked;		
R	163h		(f) how to use the mechanisms provided for in Article 9(1);		
R	163i		(g) whether the advertisement has		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		been suspended or discontinued due to violation of this Regulation;		
R 163j		(h) where applicable, a statement to the effect that the political advertisement has been targeted based on the use of personal data;		R
R 163k		(i) where applicable, the specific		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			groups of individuals targeted;		
R	1631		(j) where applicable, the categories and sources of personal data used for the targeting;		
R	163m		(k) where applicable, the reach of political message the number of views, and engagements with the advertisement.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 7	7a(1), second subparagraph			
R 163n		(l) The information to be included in the transparency notice shall be provided using the specific data fields set out in Annex I.		
R 1630		2. Sponsors shall ensure the accuracy of the information, which they are required to provide for the purposes of paragraph 1, points (a) and (b) before and		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	during the period of publication, delivery, or dissemination of the political advertisement.		
	Sponsors or, where applicable, providers of political advertising services acting on behalf of sponsors shall ensure the accuracy of the information, which they are required to provide		
	for the purposes of paragraph 1, points (c), (d) and (e) before and during the period of publication, delivery, or dissemination of the political advertisement.		
	Political advertising publishers shall ensure the accuracy of the information, which they are		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	required to provide for the purposes of paragraph 1, points (g) to (l) before and during the period of publication, delivery, or dissemination of the political advertisement.		
	Political advertising publishers shall ensure that the information referred to in paragraph 1 is complete.		
	Where the sponsor or the provider of political advertising services becomes aware that any information transmitted to or published by the political advertising publisher is incomplete or inaccurate, it shall		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	contact, without undue delay, the political advertising publisher concerned and shall transmit complete or accurate information to that political advertising publisher.  Where the political advertising publisher becomes aware that the information referred to in Article 7(1) and paragraph 1 of this Article is incomplete or inaccurate, it shall make best efforts, including by contacting the sponsor or the providers of political advertising services to complete or correct the		Draft Agreement
	information without undue delay.		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Where the information cannot be completed or corrected, the political advertising publisher shall not make available the political advertisement, or shall without undue delay discontinue the placement, promotion, publication, delivery or dissemination of the political advertisement.  The political advertising publisher		
	shall inform without undue delay the sponsors or the providers of political advertising services concerned about any decisions taken in connection with the seventh subparagraph of this paragraph.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 163p		3. Transparency notices shall be easily retrievable at all times during the period from their first publication until their withdrawal.  Transparency notices shall be kept up to date, presented in a format which is easily accessible and available in a machine readable format. They shall be written in the language of the political advertisement. Political advertising publishers who offer services in the Union shall ensure		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			that transparency notices comply with the accessibility requirements set out in Directive (EU) 2019/882.		
			Transparency notices shall be user friendly, including through the use of plain language.		
R	163q		4. Political advertising publishers shall keep their transparency notices along with any modifications thereto for a period of ten years after the last		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		publication.		
R 163r		5. The Commission is empowered to adopt delegated acts in accordance with Article 19 to amend Annex I in the light of technological developments, relevant scientific research, market practices, supervisory practices of competent authorities and relevant guidance issued by competent bodies.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 163s		6. By (12 moths after the entry into force of this Regulation), the Commission shall adopt delegated acts in accordance with Article 19 to supplement the information requirements provided for in paragraph 1 of this Article by establishing technical specifications adapted to the audiovisual sector, printed media, online and offline advertising and in particular that take into account the specific characteristics of the relevant service providers involved and the specific needs of micro, small and medium-sized enterprises within the meaning of Article 3 of Directive 2013/34/EU.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 163t		Article 7b  European repository for online  political advertisements		
R 163u		1. The Commission shall establish and ensure the management of a public repository for all online political advertisements. This repository		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		shall ensure:		
R 163v		(a) the hosting of a database containing each online political advertisement, together with the information required under Article 7a(1) in respect of each online political advertisments for political advertising publishers that are not VLOPs or VLOSEs and that make political advertising available through an online service;		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
F	163w		(b) that every online political advertisement, together with the information required under Article 7a(1), in respect of each online political advertisement can be publicly accessed.		
	Article 7	b(1), second subparagraph			
F	163x		(c) A common data structure, common standards and a common application programming interface for the exchange of information with publishers, shall		·

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		apply. The information shall be available in machine readable format, shall allow for multicriteria queries and shall be publicly accessible via a single portal.		
R 163y		2. Political advertising publishers that are VLOPs or VLOSEs shall make in real time the information required under Article 7a(1) available in the repositories provided pursuant Article 39 of Regulation (EU) 2022/2065 (Digital Services Act), and publicly accessible through the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		European repository for online political advertisements, and shall update that information, as necessary.		
R 163z		3. Where a provider of very large online platform or of very large online search engine has removed or disabled access to a specific political advertisement based on alleged illegality or incompatibility with its terms and conditions, in addition to the requirements of Article 39(3) of Regulation (EU) 2022/2065 (Digital Services Act), the		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		repository shall include for the specific advertisement concerned, the information required by Article 7a(1) of this Regulation.		
R 163aa		4. Political advertising publishers that are not VLOPs or VLOSEs and that make political advertising available through an online service shall make the information required under Article 7a(1) available, together with a copy of each online political advertisement in the European repository for online political advertisements, without delay and		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		no later than 24 hours after its first publication.		
R 163ab		5. Where political advertising publishers that are not VLOPs or VLOSEs and that make political advertising available through an online service have removed or disabled access to a specific political advertisement based on alleged illegality or incompatibility with its terms and conditions, the European repository for online political advertisements shall include for the specific advertisement		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			concerned, the information referred to in Article 17(3), points (a) to (e), or Article 9(2), point (a)(i) of Regulation (EU) 2022/2065 (Digital Services Act), as applicable, and the information required by Article 7a(1) of this Regulation.		
R	163ac		6. By [12 months after the entry into force of this Regulation], the Commission, in consultation with relevant stakeholders and in light of technological, market and scientific developments, shall		P

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		adopt delegated acts in accordance with Article 19 to supplement paragraph 1 of this Article by setting out detailed arrangements for the provision of a common data structure and standards, a common application programming interface, and a single portal.  When adopting those delegated acts, the Commission shall aim to		
		achieve the following objectives:		
R 163a	1	(a) to enable the information		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		provided by political advertising publishers according to paragraphs 1 to 3 to be publicly accessed together via a single European repository for online political advertisements;		
R 16	63ae	(b) to enable sponsors and providers of political advertising services to communicate to the political advertising publisher, by automated means, the information required under Article 7a (1) for every online political advertisement;		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 163af		(c) to enable the political advertising publishers to make available online, and via a common data structure and common standards, the information required under Article 7a(1) as a transparency notice;		
163ag		(d) to allow easy public access to		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		online transparency notices, through the use of a common application programming interface that would enable the notices to be accessed and the relevant databases to be queried;		
R 163ah		(e) to support third-party and public access to transparency notices, including by enabling analysis of online transparency notices and their presentation through user-friendly single portal and search services.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 8				
164	Article 8  Periodic reporting on political advertising services	Article 8  Periodic reporting on political advertising services	Article 8  Periodic reporting on political advertising services	
Article 8	(1)	,	,	
165	1. Where they provide political advertising services, advertising publishers shall include information on the amounts or the value of other benefits received in part or full exchange for those services, including on the use of targeting and amplification	1. Where they provide Political advertising services, advertising publishers shall include information provided to them directly by sponsors or by providers of political advertising services on the amounts or the value of other benefits received in	1. Where they provide Political advertising services, advertising publishers shall include information on the amounts or the value of other benefits received in part or full exchange for those the services provided, including on the use of targeting and	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		techniques, aggregated by campaign, as part of their management report within the meaning of Article 19 of Directive 2013/34/EU in their annual financial statements.	part or full exchange for those services, including on the use of targeting and amplificationad delivery techniques, aggregated by campaign, as part of a separate note to their management report within the meaning of Article 19 of Directive 2013/34/EU-in their annual financial statements.	amplification techniques, aggregated by campaign, as part of attached to their management report within the meaning of Article 19 of Directive 2013/34/EU in their annual financial statements.	
	Article 8	(2)			
R	166	2. Paragraph 1 shall not apply to undertakings qualifying under Article 3(3) of Directive 2013/34/EU.	2. Paragraph 1 shall not apply to undertakings qualifying under micro, small and mediumsized enterprises within the meaning of Article 3(3)3 of Directive 2013/34/EU.	2. Paragraph 1 shall not apply to undertakings qualifying under Article 3(3) of 3, paragraphs 1 to 3of Directive 2013/34/EU.	R

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
R	166a		2a. Providers of political advertising services shall, in accordance with national law, regularly report on the amounts or the value of other benefits received in part or full exchange for those services to the national competent authorities responsible for the auditing or supervision of political actors.		
	Article 9				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	167	Article 9 Indicating possibly unlawful political advertisements	Article 9 Indicating possibly unlawful political advertisements	Article 9 Indicating possibly unlawful political advertisements	G
	Article 9	(1)			
R	168	1. Where they provide political advertising services, advertising publishers shall put in place mechanisms to enable individuals to notify them, free of charge, that a particular advertisement which they have published does not comply with this Regulation.	1. Where they provide political advertising services, advertising publishers shall put in place mechanisms to enable individuals to notify them, free of charge, natural or legal persons to notify them that a particular advertisement which they have published does not comply with	1. Where they provide Political advertising services, advertising publishers shall enable natural or legal persons—put in place mechanisms to enable individuals to notify them, free of charge, that a particular advertisement which they have published does not comply with this Regulation.	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			this Regulation.		
R	168a		1a. Those mechanisms shall be free of charge, user-friendly, and easy to access, including from the transparency notice. Where technically possible, those mechanisms shall allow notifications to be submitted by electronic means.		R
	Article 9	(2)			
R	169				R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. Information on how to notify political advertisements as referred to in paragraph 1 shall be user friendly and easy to access, including from the transparency notice.	2. Information on how to notify political advertisements as referred to in paragraph 1 shall be user friendly and easy to access, including from the transparency notice.	2. Information on how to notify political advertisements as referred to in paragraph 1 shall be user friendly and easy to access, including from the transparency notice.  Political advertising publishers shall allow for the submission of the notification referred to in paragraph 1 by electronic means.	
R	169a		2a. The mechanisms referred to in paragraph 1 shall facilitate the submission of precise and substantiated notifications so that		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			political advertising publishers are able to identify the unlawfulness of the advertisements in question.  To that end, advertising publishers shall take the necessary measures to enable and facilitate the submission of notifications containing all of the following elements:		
F	169b		(a) a substantiated explanation of the reasons why the person or entity submitting the notification alleges that the advertisement in question does not comply with this Regulation;		F

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	169c		(b) information enabling the identification of the political advertisement;		R
R	169d		(c) the name and email address of the individual or entity submitting the notification;		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 169e		(d) a statement confirming that the person or entity submitting the notification believes in good faith that information contained therein is complete and accurate.		
Article	9(3)			
R 170	3. Political advertising publishers shall allow for the submission of the information referred to in paragraph 1 by electronic means.  The political advertising publisher shall inform individuals of the	3. Political advertising publishers shall allow for the submissionsend without undue delay a confirmation of receipt of the information referred to in paragraph 1 by electronic means.	3. Political advertising publishers shall allow for the submission of the information referred to in paragraph 1 by electronic means.  The political advertising publisher shall inform individuals of the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
follow up given to the notification as referred to in paragraph 1.	The notification to persons who submitted it.  Political advertising publishers shall examine and address the notification in timely, diligent and objective manner.	follow up given to the notification as referred to in paragraph 1-make reasonable efforts to address, in a diligent and objective manner and without undue delay, the notifications received pursuant to paragraph 1, by contacting the relevant provider of political advertising services and, as relevant, the sponsor.	
	Political advertising  publisher publishers shall inform  individuals without undue delay  the sponsors or providers of  political advertising services  concerned, of the follow upeffect  given to the notification.  Political advertising publishers		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		shall provide clear and user- friendly information on the possibilities for redress in respect of the advertisement to which the notification relates and, where applicable, on the use of automated means for the processing of notifications-as referred to in paragraph 1.		
r 170a			3a. Political advertising publishers shall inform, at least upon request and without undue delay, the persons which made the notification referred to in paragraph 1 of the follow up	A

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			given to it . Political advertising publishers qualifying under Article 3, paragraph 1 of Directive 2013/34/EU shall make best efforts to ensure the compliance with this paragraph.	
R 170b		3a. In the month preceding an election or a referendum, political advertising publishers shall process without undue delay and no later than 48 hours any notification that they receive about an advertisement linked to that election or referendum.  Political advertising publishers		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			that are micro and small enterprises within the meaning of Article 3 of Directive 2013/34/EU shall process without undue delay any notification that they receive about advertisement linked to that election or referendum.		
R	170c			3b. In the last month preceding an election or a referendum, political advertising publishers which are very large online platforms within the meaning of Regulation (EU) 2022/XXX [Digital Services Act] shall address any notification that they	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			receive about advertisement linked to this election or referendum within 48 hours.	
Article 9	(4)			
R 171	4. Repetitive notifications under paragraph 1 regarding the same advertisement or advertising campaign may be responded to collectively, including by reference to an announcement on the website of the political advertising publisher concerned.	4. Repetitive notifications under paragraph 1 regarding the same advertisement or advertising campaign may be responded to collectively <i>by making use of automated tools</i> , including by reference to an announcement on the website of the political advertising publisher concerned.	4. Repetitive notifications under paragraph 1 regarding the same advertisement or advertising campaign may be responded to collectively, including by reference to an announcement on the website of the political advertising publisher concerned.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	171a		4a. The Commission shall adopt delegated acts in accordance with Article 19 to supplement paragraph 1 of this Article by establishing technical specifications for the mechanism referred to in that paragraph, adapted for the audiovisual sector, printed media, online and offline advertising.		R
	Article 10	0			
G	172	Article 10	Article 10	Article 10	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Transmission of information to competent authorities	Transmission of information to competent authorities	Transmission of information to competent authorities	
Article 1	0(1), first subparagraph			
	1. Competent national authorities	Competent national authorities	1. To verify compliance with	
	shall have the power to request that	shall have the power to request that	Articles 6, 7 and 8, competent	
	a provider of political advertising	a provider of political advertising	national authorities shall have the	
	services transmits the information	services transmits transmit the	power to request that a provider	
	referred to in Articles 6, 7 and 8.	information referred to in Articles	providers of political advertising	
173	The transmitted information must	6, 7. 7a and 8. The transmitted	services transmits the transmit	
	be complete, accurate and	information mustshall be complete,	any necessary information	
	trustworthy, and provided in a	accurate and trustworthy, and shall	referred to in Articles 6, 7 and 8.	
	clear, coherent, consolidated and	be provided in a clear, coherent,	The transmitted information	
	intelligible format. Where	consolidated and intelligible	mustshall be complete, accurate	
	technically possible, the	format. Where technically possible,	and trustworthy, and provided in a	
	information shall be transmitted in	the information shall be transmitted	clear, coherent, consolidated and	
		in a standardised and machine	intelligible format. Where	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		a machine readable format.	readable format.	technically possible, the information shall be transmitted in a machine readable format.	
	Article 1	O(1), second subparagraph			
R	174	The request shall contain the following elements:	The request shall contain the following elements:	1a. The request referred to in paragraph 1 shall contain the following elements:	R
	Article 1	O(1), second subparagraph, point (a)			
R	175	(a) a statement of reasons explaining the objective for which the information is requested and	(a) a <i>brief</i> statement of reasons explaining the objective for which the information is requested <i>and</i>	(a) a statement of reasons explaining the objective for which the information is requested and	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		why the request is necessary and proportionate, unless the request pursues the objective of the prevention, investigation, detection and prosecution of criminal offences and to the extent that the reasons for the request would jeopardise that objective;	why the request is necessary and proportionate, unless the request pursues the objective of the prevention, investigation, detection and prosecution of criminal offences and to the extent that the reasons for the request would jeopardise that objective;	why the request is necessary and proportionate, unless the request pursues the objective of the prevention, investigation, detection, investigation, -and prosecution of criminal offences or serious administrative offences and to the extent that the reasons for the request would jeopardise that objective;	
	Article 1	O(1), second subparagraph, point (b)			
G	176	(b) information on the redress available to the relevant service provider and to the sponsor of the political advertising service.	(b) information on the redress available to the relevant service provider and to the sponsor of the political advertising service.	(b) information on the redress available to the relevant service provider and to the sponsor of the political advertising service.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article :	10(2)			
	2. Upon receipt of a request pursuant to paragraph 1, providers of political advertising services	2. Upon receipt of a request pursuant to paragraph 1, providers of political advertising services	2. Upon receipt of a request pursuant to paragraph 1, providers of political advertising services	
	shall, within two working days, acknowledge receipt of that request and inform the authority of the	shall, within two working days, acknowledge receipt of that request and inform the authority of the	shall, within two working days, acknowledge receipt of that request and inform the authority of the	
R 177	steps taken to comply with it. The relevant service provider shall provide the requested information	steps taken to comply with it. The relevant service provider shall provide the requested information	steps taken to comply with it. The relevant service provider shall provide the requested information	
	within ten working days.	within teneight working days.	within ten working days. However, providers of political advertising services qualifying under Article	
			3 paragraphs 1 to 3 of Directive 2013/34/EU shall make	
			reasonable efforts to provide the	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			requested information within fifteen working days.	
R 177a			2a. By derogation from paragraph 3, in the last month preceding an election or a referendum, providers of political advertising services shall provide the requested information within 48 hours. However, providers of political advertising services qualifying under Article 3 paragraphs 1 to 3 of Directive 2013/34/EU shall make reasonable efforts to provide the requested	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				information without undue delay and where possible before the date of the election or referendum.	
	Article 1	0(3)			
Y	178	3. Providers of political advertising services shall designate a contact point for the interaction with competent national authorities. Providers of political advertising services which are SMEs within the meaning of Article 3 of Directive 2013/34/EU may appoint an external natural person as contact point.	3. Providers of political advertising services shall designate a contact point for the interaction with competent national authorities. Providers of political advertising services which are SMEs within the meaning of Article 3 of Directive 2013/34/EU may appoint an external natural person as contact point.	3. Providers of political advertising services shall designate a contact point for the interaction with competent national authorities. Providers of political advertising services which are SMEs within the meaning of Articlequalifying under Article 3 paragraphs 1 to 3 of Directive 2013/34/EU may appoint an external natural person as contact	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			point.	
R 178a		3a. In the month preceding an election or a referendum, providers of political advertising services shall provide the requested information referred to in Articles 6, 7 and 8 that is under their control without undue delay and no later than 48 hours.  Providers of political advertising services that are micro and small enterprises within the meaning of Article 3 of Directive 2013/34/EU shall provide the requested information without undue delay.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	1			
G	179	Article 11  Transmission of information to other interested entities	Article 11  Transmission of information to other interested entities	Article 11  Transmission of information to other interested entities	G
	Article 1	1(1), first subparagraph			
Υ	180	1. Providers of political advertising services shall take the appropriate measures to transmit the information referred to in Article 6 to interested entities upon	1. Providers of political advertising services shall <i>take the</i> appropriate measures to transmit the information referred to in Article 6 Articles 6, 7 and 7a to	1. Upon request from interested entities, providers of political advertising services shall transmit, free of charge, take the appropriate measures to transmit	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	request and without costs.  1(1), second subparagraph	interested entities promptly upon request, without costs and where technically possible in a machine readable format. and without costs.	the information referred to in  Article 6 to interested entities upon request and without costs. they are required to have pursuant to  Articles 6 and 7 to these entities	
		Where the provider of political advertising services is a political advertising publisher, it shall also	Where the provider of political advertising services is a political advertising publisher, it shall also	deleted	
G	181	take the appropriate measures to transmit the information referred to in Article 7 to interested entities upon request and without costs.	take the appropriate measures to transmit the information referred to in Article 7 to interested entities upon request and without costs.		G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	11(2), first subparagraph			
6 182	2. Interested entities requesting the transmission of information pursuant to paragraph 1 shall be independent from commercial interests and shall fall in one or more of the following categories:	2. Interested entities requesting the transmission of information pursuant to paragraph 1 shall be independent from commercial interests and shall fall in one or more of the following categories:	2. Interested entities requesting the transmission of information pursuant to paragraph 1 shall be independent from commercial interests and shall fall in one or more of the following categories:	
Article	11(2), first subparagraph, point (a)			
у 183	(a) vetted researchers in accordance with Article 31 of Regulation (EU) 2021/xxx [Digital Services Act];	(a) vetted researchers in accordance with Article 3140 of Regulation (EU) 2021/xxx [2022/2065 (Digital Services Act];	(a) vetted researchers in accordance with Article 31 of Regulation (EU) 2021/xxx [Digital Services Act];	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	1(2), first subparagraph, point (b)			
G	184	(b) members of a civil society organisation whose statutory objectives are to protect and promote the public interest, authorised under national or Union law;	(b) members of a civil society organisation whose statutory objectives are to protect and promote the public interest, authorised under national or Union law;	(b) members of a civil society organisation whose statutory objectives are to protect and promote the public interest, authorised under national or Union law;	6
	Article 1	1(2), first subparagraph, point (c)			
Υ	185	(c) political actors as authorised under national law; or	(c) political actors as authorised under national law; or	(c) political actors as authorised under national law; or;	Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	1(2), first subparagraph, point (d)			
Y	186	(d) national or international electoral observers accredited in a Member State.	(d) national or international electoral observers accredited in a Member State.	(d) national or international electoral observers accreditedrecognised in a Member State-; or	
G	186a		(da) journalists.	(da) journalists.	
	Article 1	1(2), second subparagraph			

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
G	187	Such interested entities shall also include journalists accredited in a Member State by national, European or international bodies.	Such interested entities shall also include journalists accredited in a Member State by national, European or international bodies.	deleted	G
	Article 1	1(3)			
Y	188	3. Following a request from an interested entity, the service provider shall make best efforts to provide the requested information or its reasoned response under paragraph 5, within one month.	3. Following a request from an interested entity, the service provider shall make best efforts to provide the requested information or its reasoned response under paragraph 5 as soon as possible and, at the latest, within one month.	3. Following a request from an interested entity, the service provider shall make best efforts to provide the requested information or its reasoned response under paragraph 5, within one month.	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	1(4)			
G	189	4. When preparing the information to be provided pursuant to paragraph 1, the service provider may aggregate the relevant amounts or place them in a range, to the extent necessary to protect its commercial legitimate interests.	4. When preparing the information to be provided pursuant to paragraph 1, the service provider may aggregate the relevant amounts or place them in a range, to the extent necessary to protect its commercial legitimate interests.	4. When preparing the information to be provided pursuant to paragraph 1, the service provider may aggregate the relevant amounts or place them in a range, to the extent necessary to protect its commercial legitimate interests.	
	Article 1	1(5)			
Y	190	5. Where requests pursuant to paragraph 1 are manifestly	5. Where requests pursuant to paragraph 1 are manifestly	5. Where requests pursuant to paragraph 1 are manifestly	Y

		Council Mandate	Draft Agreement
unfounded, unclear or excessive, in	unfounded, unclear or excessive, in	unfounded, unclear or excessive, in	
particular because of their lack of	particular because of their lack of	particular because of their lack of	
clarity, the service provider may	<del>clarity</del> unclear, excessive or	clarity, the service provider may	
refuse to respond. In this case, the	concerning information not	refuse to respond. In this case, the	
relevant service provider shall send	within the control of the service	relevant service provider shall send	
a reasoned response to the	<b>provider</b> , the service provider may	a reasoned response and	
interested entity making the	refuse to respond. In this	information on the redress	
request.	<del>case</del> provide the requested	<b>possibilities</b> to the interested entity	
	information. In such cases, the	making the request.	
	relevant service provider shall send		
	a reasoned response to the		
	interested entity making the		
	request, including information on		
	the possibilities for redress,		
	including those that exist under		
	<b>Directive (EU) 2020/1828</b> .		
r	particular because of their lack of clarity, the service provider may refuse to respond. In this case, the relevant service provider shall send a reasoned response to the interested entity making the	particular because of their lack of clarity, the service provider may refuse to respond. In this case, the relevant service provider shall send a reasoned response to the interested entity making the request.  **The particular because of their lack of elarity unclear, excessive or concerning information not within the control of the service provider, the service provider may refuse to respond. In this easeprovide the requested information. In such cases, the relevant service provider shall send a reasoned response to the interested entity making the request, including information on the possibilities for redress, including those that exist under	particular because of their lack of clarity, the service provider may refuse to respond. In this case, the relevant service provider shall send a reasoned response to the interested entity making the request.    particular because of their lack of clarity, the service provider may refuse to respond. In this case, the relevant service provider shall send a reasoned response and information on the redress possibilities to the interested entity making the request the request.    particular because of their lack of clarity, the service provider may refuse to respond. In this case, the relevant service provider shall send information on the redress possibilities to the interested entity making the request, including information on the possibilities for redress, including those that exist under

Article 11(6)

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
٧	191	6. Where requests under paragraph 1 are repetitive and their processing involves significant costs, the service provider may charge a reasonable and proportionate fee, which in any event shall not exceed the administrative costs of providing the information requested.	6. Where requests under paragraph 1 are repetitive and their processing involves significant costs, the service provider may charge a reasonable and proportionate fee, which in any event shall not exceed the administrative costs of providing the information requested.	6. Where requests under paragraph 1 are repetitive and their processing the processing of the requests under paragraph 1 involves significant costs, the service provider may charge a reasonable and proportionate fee, which in any event shall not exceed the administrative costs of providing the information requested.	Y
	Article 1	1(7)			
Y	192	7. Service providers shall bear the burden of demonstrating that a	7. Service providers shall bear the burden of demonstrating that a	7. Service providers shall bear the burden of demonstrating that a	4

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		request is manifestly unfounded, unclear or excessive, or that requests are repetitive and involve significant costs to process.	request is manifestly unfounded, unclear or excessive unclear, excessive or concerning information not within the control of the service provider, or that requests are repetitive and involve significant costs to process.	request is manifestly unfounded, unclear or excessive, or that requests are repetitive and involve significant costs to process.	
	CHAPTER	RIII			
R	193	CHAPTER III  TARGETING AND  AMPLIFICATION OF  POLITICAL ADVERTISING	CHAPTER III  TARGETING AND  AMPLIFICATION AD DELIVERY  OF POLITICAL ADVERTISING  SERVICES	CHAPTER III  TARGETING AND  AMPLIFICATION OF  POLITICAL ADVERTISING	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article -1	.2			
R	193a		Article -12  Prohibition of targeting and ad delivery techniques involving the processing of special categories of personal data		
R	193b		1. Targeting and ad delivery techniques that involve the processing of special categories of personal data as referred to in Article 9 of Regulation (EU) 2016/679 and in Article 10 of		

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			Regulation (EU) 2018/1725 in the context of political advertising services shall be prohibited.		
	Article 12	2			
R	194	Article 12  Specific requirements related to targeting and amplification	Article 12  Specific requirements related to the processing of personal data for online targeting and amplificational delivery techniques	Article 12  Specific requirements Prohibitions related to targeting and amplification	
	Article 12	2(1)			

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R	195	1. Targeting or amplification techniques that involve the processing of personal data referred to in Article 9(1) of Regulation (EU) 2016/679 and Article 10(1) of Regulation (EU) 2018/1725 in the context of political advertising are prohibited.	1. Targeting or amplification and ad delivery techniques that involve the processing of personal data referred to inthat is not special categories of personal data within the meaning of Article 9(1)9 of Regulation (EU) 2016/679 and or of Article 10(1)10 of Regulation (EU) 2018/1725 in the context of political advertising are prohibited services shall be strictly limited to the situations provided for in this Article.	1. Targeting or amplification techniques that involve the processing of <b>special categories of</b> personal data referred to in Article 9(1) of Regulation (EU) 2016/679 and Article 10(1) of Regulation (EU) 2018/1725 in the context of political advertising are prohibited.	
R	195a				

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			1a. Ad delivery techniques referred to in this Article shall determine the audience within the targeted audience without further processing of personal data, by random selection only.		
Y	195b		1b. Targeting and ad delivery techniques that involve the processing of personal data of persons of whom the data controller is aware with reasonable certainty that they are at least one year under the voting age established by national law shall be prohibited. Compliance		Y

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		with the obligations set out in this Article shall not oblige providers of online platforms to process additional personal data in order to assess whether the user of the service is a minor.		
R 195c		1c. Targeting and ad delivery techniques that involve the processing of personal data shall be restricted to personal data explicitly provided by the data subject with his or her consent as defined in Article 4(11) of Regulation (EU) 2016/679 given solely for the purpose of online		

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	political advertising.		
	The personal data provided by the		
	data subject by virtue of using a		
	service or device, including		
	provided content, shall not be		
	considered as provided personal		
	data and therefore shall not be		
	used by the provider for the		
	purpose of targeting and		
	delivering political advertising.		
	The data controller shall inform		
	when requesting consent from the		
	data subject that his or her		
	provided personal data may be		
	processed solely for the purpose of		
	presenting political advertising to		
	the data subject. Refusing to give		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	consent shall not be more difficult or time-consuming to the data subject than giving consent.  Providers shall not request consent where the data subject exercises his or her right to object by automated means using technical specifications, in line with Article 21(5) of Regulation (EU) 2016/679. In the event the data subject refuses to give his or her consent, or has withdrawn his or her consent, he or she shall be given other fair and reasonable options to access information society services.		
	Targeting and ad delivery techniques referred to in this paragraph shall not combine more		

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	than four categories of personal data, including the location of the data subject.		
	If the political advertisement is linked to an election or a referendum, the location of the data subject shall be understood being at the level of the constituency applicable for that election or referendum as referred to in paragraph 1d, point (b).		
	If the political advertisement is not linked to an election or a referendum, the location used for targeting and ad delivery techniques shall not be below the		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			If the political advertisement is not linked to an election or a referendum and in case of combination of two or more categories of data, the targeted group shall comprise at least 0,4% of the population of the Member State but at minimum 50 000 citizens.		
R	195d		1d. Notwithstanding paragraph 1c, 60 days immediately preceding an election or a referendum,		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			targeting and ad delivery techniques that involve the processing of provided personal data shall be restricted to the following personal data explicitly provided by the data subject to the advertising publisher with his or her consent as defined in Article 4(11) of Regulation (EU) 2016/679 given solely for the purpose of online political advertising:		
R	195e		(a) the languages spoken by the data subject;		R

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R 195f		(b) the location of the data subject at the level of the constituency which is applicable in the relevant election or referendum;		R
R 195g		(c) the information that the data subject is a first voter.		R

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Article 1	.2(1d)			
R 195h		1e. Subparagraphs 2 and 3 of paragraph 1c shall apply mutatis mutandis.		
Article 1	.2(1e)			
в 195i		1e. This Article shall not apply to internal communications of any political party, foundation, association or any other non-profit body, to their members and former members and to communications, such as newsletters, linked to their		

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		political activities, as long as those communications are solely based on subscription data and therefore strictly limited to their members, former members or subscribers and are based on personal data provided by them and do not involve further processing of personal data to target or otherwise further select the recipients and the messages they receive. Such forms of direct marketing fall under the scope of Regulation (EU) 2016/679 and Directive 2002/58/EC.		
Artic	le 12(2)	1		
r 196	5			R

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		2. The prohibition laid down in the first sentence shall not apply to the situations referred to in Article 9(2)(a) and (d) of Regulation (EU) 2016/679 and Article 10(2)(a) and (d) of Regulation (EU) 2018/1725.	2. The prohibition laid down in the first sentence shall not apply to the situations referred to in Article 9(2)(a) and (d) of Regulation (EU) 2016/679 and Article 10(2)(a) and (d) of Regulation (EU) 2018/1725.	2. The prohibition laid down in the first sentence Paragraph 1 shall not apply to the situations referred to in Article 9(2)(a) and (d) of Regulation (EU) 2016/679 and Article 10(2)(a) and (d) of Regulation Regulation (EU) 2018/1725. For the purposes of implementing this paragraph, the explicit consent within the meaning of Regulations (EU) 2016/679 and (EU) 2018/1725 shall been given separately and specifically for the purpose of political advertising.	
R	196a				R

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			2a. Paragraph 1 shall not apply to the situations referred to in Article 9(2)(d) of Regulation (EU) 2016/679 and Article 10(2)(d) of Regulation (EU) 2018/1725.	
v 19	5b		2b. Targeting or amplification techniques that involve the processing of personal data of a subject that is known with reasonable certainty to be at least one year under the voting age established by national rules in the context of political	Y

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				advertising, are prohibited.	
	Article 1	2a			
R	196c			2c. Article 12a  Specific requirements related to targeting and amplification	R
	Article 1	2a(1), introductory part			
R	197	3. When using targeting or amplification techniques in the context of political advertising involving the processing of	3. When using targeting or amplification techniques in the context of political advertising services involving the processing	31. When using targeting or amplification techniques in the context of political advertising involving the processing of	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		personal data, controllers shall, in addition to the requirements laid down in Regulation (EU) 2016/679 and Regulation (EU) 2018/1725, as applicable, comply with the following requirements:	of personal data, controllers shall, in addition to the requirements laid down in Regulation (EU) 2016/679, Regulation (EU) 2018/1725 and Regulation (EU) 2018/17252022/2065 (Digital Services Act), as applicable, comply with the following requirements:	personal data, controllers shall, in addition to the requirements laid down in Regulation (EU) 2016/679 and Regulation (EU) 2018/1725, as applicable, comply with the following requirements:	
	Article 1	2a(1), point (a)			
R	198	(a) adopt and implement an internal policy describing clearly and in plain language, in particular, the use of such techniques to target individuals or amplify the content, and retain such policy for a period	(a) adopt, implement and make  publicly available and implement  an internal policy describing  clearly and in plain language, in  particular, the use of such  techniques to target individuals or	(a) adopt, implement and make  publicly available and implement  an internal policy describing  clearly and in plain language, in  particular, the use of how such  techniques to target individuals or	F

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		of five years;	amplify the content, and retain such policy for a period of fiveten years;	amplify the contentare used, and retain such policy for a period of five years from the last use of these techniques;	
	Article 1	2a(1), point (b)			
R	199	(b) keep records on the use of targeting or amplification, the relevant mechanisms, techniques and parameters used, and the source(s) of personal data used.	(b) keep records on the use of targeting <i>or amplification</i> , the relevant mechanisms, techniques and parameters used, and the source(s) of personal data used.	(b) keep records on the use of targeting or amplification, the relevant mechanisms, techniques and parameters used, and the source(s) of personal data used.	R
	Article 1	2a(1), point (c)			
R	200				R

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		(c) provide, together with the political advertisement, additional information necessary to allow the individual concerned to understand the logic involved and the main parameters of the technique used, and the use of third-party data and additional analytical techniques.  This information shall comprise the elements set out in Annex II.	(c) provide, together with the indication that it is political advertisement, additional information necessary to allow the individual concerned to understand the logic involved and the main parameters of the technique used, and the use of third-party data and additional analytical techniques.  This information shall comprise the elements set out in Annex II.:	(c) provideensure the provision, together with the indication that it is a political advertisement, of additional information necessary to allow the individual concerned to understand the logic involved and the main parameters of the technique used, and the use of third-party data and additional analytical techniques. This The information shall comprise the elements set out in Annex H-include, at least, the following elements:	
	Article 1	2a(1), point (c)(i)			
R	200a			(i) the specific groups of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				recipients targeted, including the parameters used to determine the recipients to whom the advertising is disseminated;	
	Article 12	2a(1), point (c)(ii)			
R	200b			(ii) the categories and the sources of personal data used for the targeting and amplification;	R
	Article 12	2a(1), point (c)(iii)			
R	200c			(iii) The information to be included shall also contain the	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			elements set out in Annex II.	
R 200d		(ca) make an internal annual risk assessment of the use of those techniques on the fundamental rights and freedoms of individuals and the society as a whole; the results of these risk assessments shall be made publicly available.		R
Article	12a(1), point (ca)			
R 200e			(ca) provide, together with the	я

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				advertisement, or in the transparency notice required under Article 7, a reference to effective means to support individuals exercise their rights under Regulation (EU) 2016/679 or Regulation (EU) 2018/1725, as applicable, in particular, a reference to individuals' right to give or withdraw consent as applicable, and the right to object. Such reference shall include a link to an interface allowing for the exercise of such right.	
	Article 12	2a(2)			
R	201				я

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4. Political advertising publishers making use of targeting or amplification techniques shall include in the transparency notice required under Article 7 the information specified in paragraph 3(c) and a link to the policy referred to in paragraph 3(a). In case the controller is different from the advertising publisher, the controller shall transmit the internal policy or a reference to it to the political advertising publisher.	4. Political advertising publishers making use of targeting or amplification techniquestechniques involving the processing of personal data shall include in the transparency notice required under Article 7a(1), additional the information specified in paragraph 3(c) and a link to the policy referred to in paragraph 3(a). In case the controller is different from the advertising publisher, the controller shall transmit the internal policy or a reference to it to the political advertising publisher. necessary to enable the individual concerned to understand the logic involved and the main parameters of the technique used, and the use of	42. Political advertising publishers making use of targeting or amplification techniques shall include in the transparency notice required under Article 7In the case the controller is different from the political advertising publisher, the controller shall transmit the internal policy and ensure that the information specified referred to in paragraph 3(c) and a link-1 point (c) and (ca) is communicated to the policy referred to in paragraph 3(a). In case the controller is different from the advertising publisher, the controller shall transmit the internal policy or a reference to it to the political advertising publisher political advertising publisher to enable the political	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			third party data and additional analytical techniques.  It shall include, in particular, the following information:	advertising publisher to comply with its obligations under this Regulation. The information shall be transmitted in a timely and accurate manner, in accordance with best practice and industry standards, by means of a standardised automated process where technically possible	
F	201a		(a) the targeting goals, mechanisms and logic including the inclusion and exclusion parameters, and the reasons for choosing those parameters;		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	201b		(b) the period of dissemination, the number of individuals to whom the advertisement is disseminated;		
R	201c		(c) a link to or a clear indication of where the policy referred to in paragraph 3(a) can be easily retrieved.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 12	2a(3)	,		
R	201d			3. Providers of political advertising services shall, as necessary, transmit to the controllers the information necessary to comply with paragraphs 1 and 2.	R
R	201e		4a. Where the controller is different from the advertising publisher, the controller shall		R

transmit the internal policy referred to in point (a) of paragraph 3 to the political advertising publisher and ensure that the information referred to in this paragraph or a reference to it is communicated to the political advertising publisher to enable the political advertising publisher to comply with its obligation under this Regulation. Information shall be transmitted in a timely and accurate manner, in accordance with best practice and industry standards, by means of a standardised automated process, where technically possible.

Article 12(5)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 202	5. Political advertising publishers making use of targeting or amplification techniques referred to in paragraph 3 shall include in or together with the advertisement and in the transparency notice required under Article 7 a reference to effective means to support individuals exercise their rights under Regulation (EU) 2016/679.	5. Political advertising publishers making use of targeting or amplificational delivery techniques referred to in paragraph 3 shall include in or together with the advertisement and in the transparency notice required under Article 7a(1) a reference to effective means to support individuals exercise their rights under Regulation (EU) 2016/679.  The transparency notice shall visibly link to an easily accessible interface in which users can withdraw their consent or modify the personal data they provided for the sole purpose of online political advertising as referred to in paragraphs 1c and 1d.	deleted	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	2a(4)			
R	203	6. Information to be provided in accordance with this provision shall be presented in a format which is easily accessible and, where technically feasible, machine readable, clearly visible and user-friendly, including through the use of plain language.	6. Information to be provided in accordance with this provision shall be presented in a format which is easily accessible and, where technically feasible, machine readable, clearly visible and user-friendly, including through the use of plain language.	64. Information to be provided in accordance with this provision paragraphs 1 to 3 shall be presented in a format which is easily accessible and, where technically feasible, machine readable-, clearly visible and user-friendly, including through the use of plain language.	R
	Article 1	2(7)			
R	204				R

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		7. Providers of advertising services shall, as necessary, transmit to the controller the information necessary to comply with paragraph 3.	7. Providers of advertising services shall, <i>as necessary</i> , transmit to the controller the information necessary to comply with <i>paragraph 3 paragraphs 3, 4</i> and 4a.	deleted	
	Article 1	2a(5)			
R	205	8. The Commission is empowered to adopt delegated acts in accordance with Article 19 to amend Annex II by modifying or removing elements of the list of information to be provided pursuant to paragraph 3(c) of this Article in light of technological developments in relevant scientific	8. The Commission is empowered to adopt delegated acts in accordance with Article 19 to amend Annex II by modifying or removing elements of the list of information to be provided pursuant to paragraph 3(c) of this Article in light of technological developments in relevant scientific	85. The Commission is empowered to adopt delegated acts in accordance with Article 19 to amend Annex II by modifying or removing adding or modifying elements of the list of information to be provided pursuant to paragraph 3(e) of this Article therein in light of technological	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		research, and developments in supervision by competent authorities and relevant guidance issued by competent bodies.	research, and developments in supervision by competent authorities and relevant guidance issued by competent bodies.	developments-in-, relevant scientific research, and developments in supervision by competent authorities and relevant guidance issued by competent bodies and provided that the elements set out in paragraph 1(c) of this Article are maintained	
	Article 1	3			
R	206	Article 13  Transmission of information concerning targeting or amplification to other interested entities	Article 13  Transmission of information concerning online targeting or amplification ad delivery to other interested entities	Article 13  Transmission of information concerning targeting or amplification to other interested entities	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	3(1)			
207	1. The controller referred to in Article 12 shall take appropriate measures to transmit, upon request by interested entities in accordance with Article 11(1), the information referred to in Article 12.	1. The controller referred to in Article 12 shall take appropriate measures to transmit, upon request by interested entities in accordance with Article 11(1), the information referred to in Article 12.	1. The controller referred to in Article 12 Controllers shall take appropriate measures to transmit, upon request by interested entities in accordance with Article 11(1), and free of charge, the information referred to in Article 1212a.	
Article 1	3(2)			
208	2. Article 11(2) to (7) shall apply	2. Article 11(2) to (7) shall apply	2. Article 11(2) to (7) shall apply	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	mutatis mutandis.	mutatis mutandis.	mutatis mutandis.	
СНАРТЕ	R IV			
s 209	CHAPTER IV SUPERVISION AND ENFORCEMENT	CHAPTER IV SUPERVISION AND ENFORCEMENT	CHAPTER IV SUPERVISION AND ENFORCEMENT	G
Article 1	4			
s 210	Article 14  Legal representative	Article 14  Legal representative	Article 14  Legal representative	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.4(1)			
R 211	1. Service providers that provide political advertising services in the Union but do not have an establishment in the Union shall designate, in writing, a natural or legal person as their legal representative in one of the Member States where the provider offers its services.	1. Service providers that provide political advertising services in the Union but do not have an establishment in the Union shall designate, in writing, a natural or legal person as their legal representative in one of the Member States where the provider offers its services and register them with the national single points of contact.  Service providers shall notify the name, postal address, email address and telephone number of their legal representative to the	1. Service providers that provide political advertising services in the Union but do not have an establishment in the Union shall designate, in writing, a natural or legal person as their legal representative in one of the Member States where the provider offers its services. The designated legal representative shall register with the competent authority referred to in paragraph (2a).	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	national single point of contact in the Member State where that legal representative resides or is established.		
	Member States shall keep publicly available registers of all legal representatives registered on their territory under this Regulation and shall ensure that that information is easily accessible and that it is accurate and up to		
	The Commission shall keep a  publicly available and easily accessible and machine-readable database of legal representatives registered within the Union under		

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
		this Regulation.		
R 211a			1a. Where the providers of political advertising services fail to comply with the obligation under paragraph (1), Member States shall take any appropriate measures to ensure compliance with this Regulation, including by discontinuing the publication or dissemination of the relevant political advertisements when compliance cannot be ensured otherwise.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	14(2)			
R 212	2. The legal representative shall be responsible for ensuring compliance with the represented service provider's obligations pursuant to this Regulation and shall be the addressee for all communications with the relevant service provider provided for in this Regulation. Any communication to that legal representative shall be deemed to be a communication to the represented service provider.	2. The legal representative shall be responsible for ensuring compliance, and may be held liable for non-compliance, with the represented service provider's obligations pursuant to this Regulation and obligations under this Regulation, without prejudice to the liability and legal actions that could be initiated against the service provider. The legal representative shall be the addressee for all communications with the relevant service provider provided for in this Regulation. Any communication to that legal representative shall be deemed to	2. The legal representative shall be responsible for ensuring compliance with the represented service provider's obligations pursuant to this Regulation and shall be the addressee for all communications with the relevant service provider provided for in this Regulation. Any communication to that legal representative shall be deemed to be a communication to the represented service provider.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		be a communication to the represented service provider.		
R 212a		2a. Service providers shall provide their legal representative with necessary powers and sufficient resources to guarantee efficient and timely cooperation with the Member States' competent authorities and, where relevant, the Commission, and to ensure the compliance with their decisions.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	212b			2a. Member States shall designate one competent authority responsible to publish online, and update regularly, the information on designated legal representatives registered pursuant to paragraph 1.  Member States shall provide the links to the relevant websites to the Commission.	
R	212c			2b. The Commission shall set up	F

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				a portal linking to the websites provided by Member States pursuant to paragraph 2a.	
	Article 1	5			
G	213	Article 15  Competent authorities and contact points	Article 15  Competent authorities and contact points	Article 15  Competent authorities and contact points	G
	Article 1	5(1)			
R	214	1. The supervisory authorities referred to in Article 51 of	The supervisory authorities referred to in Article 51 of	The supervisory authorities referred to in Article 51 of	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Regulation (EU) 2016/679 or Article 52 of Regulation (EU) 2018/1725 shall be competent to monitor the application of Article 12 of this Regulation in their respective field of competence. Article 58 of Regulation (EU) 2016/679 and Article 58 of Regulation (EU) 2018/1725 shall apply mutatis mutandis. Chapter VII of Regulation (EU) 2016/679 shall apply for activities covered by Article 12 of this Regulation.	Regulation (EU) 2016/679 or Article 52 of Regulation (EU) 2018/1725 shall be competent to monitor the application of Article 12 of this Regulation in their respective field of competence. Article 58 of Regulation (EU) 2016/679 and Article 58 of Regulation (EU) 2018/1725 shall apply mutatis mutandis. Chapter VII of Regulation (EU) 2016/679 shall apply for activities covered by Article 12 of this Regulation.	Regulation (EU) 2016/679 or Article 52 of Regulation (EU) 2018/1725 shall be competent to monitor the application of Article 12-Articles 12 and 12a of this Regulation in their respective field of competence. Article 58 of Regulation (EU) 2016/679 and Article 58 of Regulation (EU) 2018/1725 shall apply mutatis mutandis. mutatis mutandis. Chapter VII of Regulation (EU) 2016/679 shall apply for activities covered by Article 12Articles 12 and 12a of this Regulation.	
R	214a				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Ia. In case the political advertising publisher is a very large online platform within the meaning or a very large online search engine within the meaning of Article 33 of Regulation 2022/2065, the European Data Protection Board may initiate an investigation, at the request of national authorities, the Commission, or on its own initiative after consulting the relevant national authorities if it suspects the infringement of Article - 12 or Article 12 of this Regulation.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
F	214b		1b. The initiation of investigation pursuant to paragraph 1a of this Article by the European Data  Protection Board shall relieve the national data protection authority or authorities, or any competent authority where applicable, of its powers regarding the infringement at stake to supervise and enforce the obligations under this Regulation.		R
F	214c		1c. The national data protection authorities shall, within 15 days		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			after being informed of initiation of the investigation, or within seven days if within 60 days immediately preceding elections or referendums as referred to in Article 12(1d), transmit to the European Data Protection Board any information they hold about the infringement at stake.		
F	214d		1d. In the exercise of its powers of investigation under this Regulation the European Data Protection Board shall request the individual or joint support of any national data protection authority		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			or authorities concerned by the suspected infringement, including the data protection authority of establishment.		
	Article 1	5(2)			
R	215	2. Member States shall designate competent authorities to monitor the compliance of providers of intermediary services within the meaning of Regulation (EU) 2021/xxx [DSA] with the obligations laid down in Articles 5	2. Member States shall designate competent authorities <i>that are to supervise and to</i> -monitor the compliance of providers of intermediary services within the meaning of Regulation (EU)  2021/xxx [DSA] 2022/2065 (Digital)	2. Member States shall designate competent authorities to monitor the compliance of providers of intermediary services within the meaning of Regulation (EU) 2021/xxx [DSA] with the obligations laid down in Articles 5	
		to 11 and 14 of this Regulation, where applicable. The competent authorities designated under Regulation (EU) 2021/xxx [Digital	Sevices Act) with the obligations laid down in Articles 5 to 11 and 14 of this Regulation, where applicable. The competent	to 11 and 14 of this Regulation, where applicable. The competent authorities designated under Regulation (EU) 2021/xxx [Digital	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Services Act] may also be one of	authorities designated under	Services Act] may also be one of	
the competent authorities	Regulation (EU) 2021/xxx	the competent authorities	
designated to monitor the	<u><b>f2022/2065</b></u> Digital Services Act <u></u>	designated to monitor the	
compliance of online	may also be one of the competent	compliance of online	
intermediaries with the obligations	authorities designated to monitor	intermediaries with the obligations	
laid down in Articles 5 to 11 and	the compliance of online	laid down in Articles 5 to 11 and	
14 of this Regulation. The Digital	intermediaries with the obligations	14 of this Regulation. The Digital	
Services Coordinator referred to in	laid down in Articles 5 to 11 and	Services Coordinator referred to in	
Article 38 of Regulation (EU)	14 of this Regulation. The Digital	Article 38 of Regulation (EU)	
2021/xxx in each Member State	Services Coordinator referred to in	2021/xxx in each Member State	
shall be responsible for ensuring	Article 3849 of Regulation (EU)	shall be responsible for ensuring	
coordination at national level in	2021/xxx2022/2065 in each	coordination at national level in	
respect of providers of	Member State shall be responsible	respect of providers of	
intermediary services as defined by	for ensuring coordination at	intermediary services as defined by	
Regulation (EU) 2021/xxx [Digital	national level in respect of	Regulation (EU) 2021/xxx [Digital	
Services Act]. Article 45(1) to (4)	providers of intermediary services	Services Act]. Article 45(1) to (4)	
and Article 46(1) of Regulation	as defined by Regulation (EU)	and Article 46(1) of Regulation	
(EU) 2021/xxx [Digital Services	2021/xxx [2022/2065 (Digital	(EU) 2021/xxx [Digital Services	
Act] shall be applicable for matters	Services Act]. Article 45(1)58(1)	Act] shall be applicable for matters	
related to the application of this	to (4) and Article 46(1)60(1) of	related to the application of this	
Regulation as regards providers of	Regulation (EU) <del>2021/xxx</del>	Regulation as regards providers of	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		intermediary services.	F2022/2065 (Digital Services Act) shall be applicable for matters related to the application of this Regulation as regards providers of intermediary services.	intermediary services.	
R	215a		2a. To the extent that the  Commission has exclusive competence to monitor the compliance of very large online platforms and of very large search engines within the meaning of Regulation (EU) 2022/2065 (Digital Services Act) with the obligations laid down in that Regulation, it shall be competent		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		independence effectively monitor and take the measures necessary and proportionate to ensure compliance with this Regulation.	structurally enjoy full independence both from the sector and from any external intervention or political pressure. It shall, <i>acting</i> in full independence, effectively monitor and take the measures necessary and proportionate to ensure <i>consistent supervision</i> , compliance with <i>and enforcement</i> of this Regulation.	independence both from the sector and from any external intervention or political pressure. It shall in full independence effectively monitor and take the measures necessary and proportionate to ensure compliance with this Regulation.	
	Article 1	5(4)			
R	217	4. Competent authorities referred to in paragraph 3, where exercising their supervisory tasks in relation to this Regulation, shall have the power to request to access data,	4. Competent authorities referred to in paragraph 3, where exercising their supervisory tasks in relation to this Regulation, shall have <u>at</u> <u>least</u> the power to request to access	deleted	

	<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
	documents or any necessary information from providers of political advertising services for the performance of their supervisory tasks.	to data, documents or any necessary information from providers of political advertising services, for the performance of their supervisory tasks. Competent authorities shall use that data only for the purpose of monitoring and assessing compliance with this Regulation, in accordance with relevant legislation on the protection of personal data and the protection of confidential information, and with the objective to maintain the security of the services.		
Article 2	15(5)			
R 218				F

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		5. Competent authorities referred to in paragraph 3, where exercising their enforcement powers in relation to this Regulation, shall have the power to:	5. Competent authorities referred to in paragraph 3, where exercising their enforcement powers in relation to this Regulation, shall have the power to:	5. Competent authorities referred to in paragraph 3, where exercising their <b>supervisory and</b> enforcement <b>tasks and</b> powers in relation to this Regulation, shall have the power to:	
R	218a			(-a) request access to data, documents or any necessary information, in particular from the sponsor or the providers of political advertising services concerned;	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	5(5), point (a)			
G	219	(a) issue warnings addressed to the providers of political advertising services regarding their non-compliance with the obligations under this Regulation;	(a) issue warnings addressed to the providers of political advertising services regarding their noncompliance with the obligations under this Regulation;	(a) issue warnings addressed to the providers of political advertising services regarding their non-compliance with the obligations under this Regulation;	
R	219a		(aa) request access to data, documents, or any necessary information from the providers of political advertising services;		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	219b		(ab) order an end to infringements and, where appropriate, impose remedies that are proportionate to the infringement and necessary to bring it effectively to an end;	(aa) order the cessation of infringements and require sponsors or providers of political advertising services to take the steps necessary to comply with this Regulation, while respecting the fundamental right of freedom of expression and information;	R
	Article 1	5(5), point (b)			
G	220	(b) publish a statement which identifies the legal and natural person(s) responsible for the	(b) publish a statement which identifies the legal and natural person(s) responsible for the	(b) publish a statement which identifies the legal and natural person(s) responsible for the	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	infringement of an obligation laid down in this Regulations and the nature of that infringement;	infringement of an obligation laid down in this Regulations and the nature of that infringement;	infringement of an obligation laid down in this Regulations and the nature of that infringement;	
Article :	15(5), point (c)			
R 221	(c) impose administrative fines and financial penalties.	(c) impose administrative fines and financial penalties, including periodic penalty payments;	(c) impose administrative fines andor financial penalties, and, as appropriate other remedies, to effectively bring the infringement to an end, or request a judicial authority in their Member State to do so;	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 221b		5a. Paragraphs 4 and 5 shall apply mutatis mutandis to the European Data Protection Board.		R
R 221c		5b. Member States shall ensure that national competent authorities have all necessary means to carry out their tasks, including sufficient technical, financial and human resources to adequately supervise sponsors and providers of political advertising services under their competence.		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
A attala a	15/6			
Article 1	15(6)			
	( M 1 0 1 1 1	( M 1 0 1 11 11 11 11 11 11 11 11 11 11 11	( M 1 0 1 11	
	6. Member States shall ensure	6. Member States shall ensure <u>that</u>	6. Member States shall ensure	
	cooperation among competent	there is effective and structured	effective and structured	
	authorities in particular in the	cooperation among all relevant	cooperation among competent	
	framework of national elections	competent authorities and	authorities in particular in the	
	networks, to facilitate the swift and	supervisory authorities referred to	framework of national elections	
	secured exchange of information	in paragraphs 1 and 2 in particular	networksat national level among	
222	on issues connected to the exercise	in the framework of national	all relevant competent	
	of their supervisory and	elections networks, so as to	authorities designated under	
	enforcements tasks pursuant to this	facilitate the swift and secured	paragraphs 1 to 3, to facilitate the	
	Regulation, including by jointly	exchange of information on issues	swift and secured exchange of	
	identifying infringements, sharing	connected to the exercise of their	information on issues connected to	
	findings and expertise, and liaising	supervisory and enforcements tasks	the exercise of their supervisory	
	on the application and enforcement	pursuant to this Regulation,	and enforcements tasks and	
	of relevant rules.	including by jointly identifying	<b>powers</b> pursuant to this	
		infringements, sharing findings and	Regulation, including by jointly	
		g-manage and		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			expertise, and liaising on the application and enforcement of relevant rules.	identifying infringements, sharing findings and expertise to help identify infringments, and liaising on the application and enforcement of relevant rules.	
R	222a			6a. Experts designated by Member States shall meet periodically at Union level in particular in the framework of the European Cooperation Network on Elections working in close cooperation with the European Regulators Group for Audiovusal Media Services, and other relevant networks, to	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				facilitate the swift and secured exchange of information on issues connected to the exercise of their supervisory and enforcements tasks pursuant to this Regulation.	
	Article 1	5(7)			
R	223	7. Each Member State shall designate one competent authority as a contact point at Union level for the purposes of this Regulation.	7. Where a Member State designates one or more competent authorities, it shall ensure that the respective tasks of those authorities are clearly defined and that they cooperate closely and effectively when performing their tasks. Each Member State shall designate one competent authority	7. Each Member State shall designate one competent authority as a contact point at Union level for the purposes of this Regulation.	R

as a national contact point at Union level for the purposes of all aspects of this Regulation. National contact points shall ensure effective cooperation between national competent authorities and with other national contact points and Union level authorities. Member States shall make publicly available the contact details of their national contact points. Member States concerned shall communicate the name of the other competent authorities and their respective tasks to the Network of National Contact Points.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 223a			7a. Article 15a  Cross-border cooperation	
R 223b			1. Compliance with this Regulation by providers of political advertising services shall be subject to the competence of the Member State where the provider has its establishment. In case the provider is established in more than one Member State, it shall be deemed to be under the	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		jurisdiction of the Member State in which it has its main establishment.	
rticle 15(8)			
8. Where a provider of political advertising services is providing services in more than one Member State, or has its main establishment or a representative in a Member State but provides its main activities in another Member State, the competent authority of the Member State of the main establishment or other	8. Where a provider of political advertising services is providing services in more than one Member State, or has its main establishment or a representative in a Member State but provides its main activities in another Member State, the competent authority of the Member State of the main establishment or other	82. Where a provider of political advertising services is providing services in more than one Member State, or has its main establishment or a representative in a Member State but provides its main activities in another Member StateWithout prejudice to paragraphs 1 and 2 of Article 15 and paragraph 1 of this Article,	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		authorities of those other Member States shall cooperate with and assist each other as necessary. Unless already regulated by Union law, that cooperation shall entail, at least, the following:	authorities of those other Member States shall cooperate with and assist each other as necessary. Unless already regulated by Union law, that cooperation shall entail, at least, the following:	establishment or other establishment or of the representative, and the competent or authorities of those other-all Member States- shall cooperate with and assist each other as necessary. Unless already regulated by Union law, that cooperation shall entail, at least, the following:	
	Article 1	5(8), point (a)			
R	225	(a) the competent authorities applying supervisory or enforcement measures in a Member State shall, via the contact point referred to in paragraph 7, inform and consult the competent	(a) the competent authorities applying supervisory or enforcement measures in a Member State shall, via the contact point referred to in paragraph 7, and without undue delay, and in	deleted	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		authorities in the other Member State(s) concerned on the supervisory and enforcement measures taken and their follow- up;	any event no later than one month after a cooperation request, inform and consult the competent authorities in the other Member State(s) concerned on the supervisory and enforcement measures taken and their follow- up;		
	Article 1	5(8), point (b)			
R	226	(b) a competent authority may request, via the contact point referred to in paragraph 7, in a substantiated, justified and proportionate manner, another competent authority, where it is better placed, to take the	(b) a competent authority may request, via the contact point referred to in paragraph 7, in a substantiated, justified and proportionate manner, another competent authority, where it is better placed, to take the	deleted	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	supervisory or enforcement	supervisory or enforcement		
	measures referred to in paragraphs	measures referred to in paragraphs		
	4 and 5; and	4 and 5; and		
Article 1	5(8), point (c)			
Article 1.	oloj, point (c)			
	(c) a competent authority shall,	(c) a competent authority shall,	(e)3. A competent authority shall,	
	upon receipt of a justified request	upon receipt of a justified request	upon receipt of a justified request	
	from another competent authority,	from another competent authority,	from another competent authority,	
	provide the other competent	provide the other competent	provide the other competent	
227	authority with assistance so that the	authority with assistance so that the	authority with assistance without	
227	supervision or enforcement	supervision or enforcement	undue delay and no later than	
	measures referred to in paragraphs	measures referred to in paragraphs	one month after receiving the	
	4 and 5 can be implemented in an	4 and 5 can be implemented in an	<b>request</b> so that the supervision or	
	effective, efficient and consistent	effective, efficient and consistent	enforcement measures referred to	
	manner. The relevant competent	manner. The relevant competent	in <del>paragraphs 4 and 5</del> paragraph 5	
	authority so requested shall, via the	authority so requested shall, via the	of Article 15 can be implemented	
	contact points referred to in	contact points referred to in	in an effective, efficient and	

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
paragraph 7 and within a	paragraph 7 and, without undue	consistent manner. The relevantA	
timeframe proportionate to the	delay, and in any event no later	competent authority so requested	
urgency of the request provide a	than one month after a	shall, <del>via the contact points</del>	
response communicating the	<u>cooperation</u> within a timeframe	referred to in paragraph 7 and	
information requested, or	proportionate to the urgency of the	within a timeframe proportionate to	
informing that it does not consider	request, provide a response	the urgency of the request provide	
that the conditions for requesting	communicating the information	a response communicating the	
assistance under this Regulation	requested, or informing that it does	information requested, or	
have been met. Any information	not consider that the conditions for	informing that it does not consider	
exchanged in the context of	requesting assistance under this	that the conditions for requesting	
assistance requested and provided	Regulation have been met. Any	assistance under this Regulation	
under this Article shall be used	information exchanged in the	have been met. Any information	
only in respect of the matter for	context of assistance requested and	exchanged in the context of	
which it was requested.	provided under this Article shall be	assistance requested and provided	
	used only in respect of the matter	under this Article shall be used	
	for which it was requested.	only in respect of the matter for	
		which it was requested upon	
		receipt of a justified request for	
		information from the competent	
		authority of another Member	
		State, via the contact points	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				referred to in paragraph 7 of Article 15, provide that competent authority with the required information without undue delay and no later than 14 days after receiving the request. The deadline may be extended to one month in cases requiring additional investigation or information from multiple competent authorities.	
R	227a		8a. Compliance with this  Regulation by providers of  political advertising services shall  be subject to the competence of		R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the Member State where the provider has its establishment. In case the provider is established in more than one Member State, it shall be deemed to be under the jurisdiction of the Member State in which it has its main establishment. Without prejudice to paragraphs 1 and 2, the competent authority or authorities of all Member States shall cooperate with and assist each other as necessary.		
	Where a national competent authority has reasons to suspect that a sponsor, provider or publisher of political advertising services infringed this Regulation in a manner affecting individuals		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		in the Member State of that competent authority, it may request the contact point of establishment to assess the matter and to take the necessary investigatory and enforcement measures referred to in paragraphs 4 and 5 of this Article. A request shall be substantiated, justified and proportionate and at least indicate:		
R 227b		(a) the point of contact or legal representative of the provider of the political advertisement services concerned as provided for		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			in Article 14;		
R	227c		(b) a description of the relevant facts, the provisions of this Regulation concerned and the reasons why the competent authority that sent the request suspects that the provider infringed this Regulation, including the description of the negative effects of the alleged infringement;		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	227d		(c) any other information that the competent authority that sent the request considers relevant, including, where appropriate, information gathered on its own initiative or suggestions for specific investigatory or enforcement measures to be taken, including interim measures.		R
A	Article 1	5(8a), second subparagraph			
R	227e		(d) The contact point of establishment shall take into utmost account the pursuant to		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		paragraph 5 of this Article. Where it considers that it has insufficient information to act upon the request or recommendation and has reasons to consider that the competent authority that sent the request could provide additional information, it may request such information. The time period laid down in paragraph 4 of this Article shall be suspended until that additional information is provided.		
Article 1	15(8a), third subparagraph			
R 227f		(e) The contact point of establishment shall, without		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		undue delay and in any event not later than one month following receipt of the request pursuant to paragraph 4, communicate to the competent authority that sent the request, and the Network of National Contact Points, the assessment of the suspected infringement and an explanation of any investigatory or enforcement measures taken or envisaged in relation thereto to ensure compliance with this Regulation.		
R 227g			4. Where the competent	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				authority of a Member State has a reason to suspect that a provider of political advertising services, which has its main establishment in another Member State, has infringed this Regulation in its territory, it shall notify the competent authority of the main establishment, via the contact point referred to in Article 15(7).	
F	227h			5. A notification pursuant to paragraph 4 shall be duly reasoned and at least indicate:	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 227i			(a) the information allowing the identification of the political advertising service provider;	
R 227j			(b) a description of the relevant facts, the relevant provisions of this Regulation and the reasons why the competent authority that sent the notification suspects that the service provider concerned	F

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				infringed this Regulation, including, as relevant, a description of the facts that would allow the assessment of the criteria set out in Article 16(3);	
R	227k			(c) the place where the relevant political advertisement or a copy of it can be retrieved;	R
R	2271				R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(d) any other information that the competent authority that sent the notification considers relevant, including, where appropriate, information gathered on its own initiative.	
R 227m			6. Where the competent authority of the main establishment does not have sufficient information to act upon a notification referred to in paragraph 4, it may request additional information from the competent authority that made the notification which shall	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			provide the requested information without undue delay.	
R 227n			7. The competent authority of the main establishment shall, without undue delay and no later than one month following receipt of the notification referred to in paragraph 4 or, where applicable, of the information referred to in paragraph 6, communicate to the competent authority that made the notification its assessment of the suspected infringement and	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				further information on the investigatory or enforcement measures taken, or intended to be taken, in order to ensure compliance with this Regulation.	
R	2270			8. Where the investigation of an alleged infringement concerns the provision of political advertising services in one or more Member States in which the provider does not have its main establishment, the competent authority of the main establishment may launch and lead a joint investigation with the	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				participation of the competent authority or authorities concerned:	
R	227p			(a) at its own initiative and after obtaining the agreement of the competent authority or authorities requested; or	R
R	227q			(b) upon the request of another competent authority or	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				authorities, based on the reasoned suspicion that the provision of political advertising services by a service provider established in the Member State of the main establishment has infringed this Regulation or substantially affected individuals in the territory of the competent authority or authorities making the request.	
	Article 1	5(9)			
R	228	9. Contact points shall meet periodically at Union level in the framework of the European Cooperation Network on Elections	9. Contact points shall meet  periodically at Union level  in Within the framework of the  European Cooperation Network on	9. Contact points shall meet periodically at Union level in the framework of the European Cooperation Network on Elections	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
e c s	to facilitate the swift and secured exchange of information on issues connected to the exercise of their supervisory and enforcements tasks pursuant to this Regulation.	Elections, a permanent Network of National Contact Points shall be established. The Network of National Contact Points shall serve as a platform for regular to facilitate the swift and secured exchange of information on issues connected to the exercise of their supervisory and enforcements tasks pursuant to and structured cooperation between national contact points and the Commission on all aspects of this Regulation.  In particular, the Network of National Contact Points shall facilitate:	to facilitate the swift and secured exchange of information on issues connectedFor the purposes of paragraph 8 the competent authority requesting the launch of a joint investigation shall provide the other competent authority or authorities with the information referred to in paragraph 5. If a competent authority decides not to participate in a joint investigation, it shall provide to the exercise of their supervisory and enforcements tasks pursuant to this Regulationother competent authority or authorities with a reasoned explanation to that effect.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 228a		(a) the swift and secured exchange of information and best practices among national contact points and other relevant authorities;		
R 228b		(b) the preparation, in cooperation with relevant stakeholders, of common lines of action to help sponsors and providers of political advertising services, to comply with the		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			requirements of this Regulation in harmonised way;		
F	228c		(c) the development of a harmonised approach on sanctions applicable at national level for infringements of this Regulation;		R
F	228d		(d) the cooperation at Union level to guarantee a harmonised		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		enforcement of this Regulation.		
Article 1	L5(9), second subparagraph			
R 228e		(e) The Network of National Contact Points shall meet at least twice a year and, where necessary, at the duly justified request of the Commission or a Member State. It shall work in close cooperation with the European Regulators Group for AudioVisual Media Services, and other relevant authorities and networks. The Commission shall take part in the meetings of the Network of National Contact Points and provide administrative support.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 228f			10 In carrying out a joint investigation, competent authorities shall cooperate in good faith, and exercise their investigative powers as necessary for the investigation of the alleged infringement. Competent authorities in a joint investigation shall inform each other of any relevant enforcement action which they initiate or intend to initiate.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	228g		Article 15a  Right to lodge a complaint		
1	Article 1	5a, introductory part		l	
Y	228h		1. Any person, or entity shall have the right to lodge a complaint with the competent authority that is the national contact point of the Member State where that entity or person is located or established against sponsors and providers of political advertising services, alleging an infringement of this Regulation.		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	The contact point of the Member State may dismiss any complaint which it deems manifestly unfounded and shall notify the		
	The contact point of the Member		
	State shall transmit without undue delay complaints that fall within the competence of another competent authority in the same		
	Member State to that competent authority. The contact point of the Member State shall transmit complaints that fall within the		
	competence of another competent authority in another Member State to the contact point of that		

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Member State within 10 working days.		
	The competent authority receiving the complaint shall assess, and where appropriate, act within fifteen working days. During		
	electoral periods, the assessment shall take place within five working days.		
	During those proceedings, all parties shall have the right to be heard and receive appropriate information about the status of		
	the complaint, in accordance with relevant national law.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
y 228i		<u>Article 15b</u> <u>Activity reports</u>		
Article 1	L5b, Introductory part			
R 228j		1. National contact points, designated pursuant to Article 15(7), shall draw up a standardised annual report on the activities covered by this Regulation of all competent authorities designated under in Article 15, including details of the number of complaints received		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			pursuant to Article 15a and an overview of their follow-up.		
			The national contact points shall make the annual reports available to the public in a machine-readable format, and shall transmit them to the European Cooperation Network on Elections and, in the case of elections to the European Parliament, to the European Parliament.		
	Article 10	5			
G	229	Article 16	Article 16	Article 16	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Sanctions	Sanctions	Sanctions	
Article 1	16(1)			
230	1. In relation to Articles 5 to 11, 13 and 14 Member States shall lay down rules on sanctions including administrative fines and financial penalties applicable to providers of political advertising services under their jurisdiction for infringements	1. In relation to Articles <u>53a</u> to 11, 13 and 14 Member States shall lay down rules on sanctions including administrative fines and financial penalties applicable to providers of political advertising services under their jurisdiction for infringements	1. In relation to Articles 5 to 11, 13 and 14 Member States shall lay down rules on sanctions, including fines or financial penalties and, as appropriate other remedies, administrative fines and financial penalties applicable to providers of	
	of the present Regulation, which shall in each individual case be effective, proportionate and	of the present Regulation, which and shall take all measures necessary to ensure that they are	political advertising services for infringements of Articles 5 to 11, 13 and 14 and to sponsors under	
	dissuasive.	implemented. The sanctions	their jurisdiction for infringements	
		provided for shall in each	of the present Regulation, which	
		individual case be <u>timely</u> , effective,	Article 5 and 6a. The sanctions	
			shall in each individual case be	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			proportionate and dissuasive.	effective, proportionate and dissuasive. In setting the applicable sanctions, the rules governing the freedom of the press and freedom of expression in other media and the rules or codes governing the journalist profession shall be taken into account.	
R	230a			1a. The maximum amount of the financial sanction that may be imposed shall be based on the economic capacity of the entity subject to sanctions, which shall be:	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
F	230b			(a) 4% of the annual income or budget of the sponsor or of the provider of political advertising services as applicable and whichever is the highest, or	R
F	230c			(b) 4% of the annual worldwide turnover of the sponsor or the provider of political advertising services in the preceding	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				financial year.	
	Article 1	6(2)			
G	231	2. Member States shall notify the Commission of those rules within twelve months of the entry into force of this Regulation and shall notify it, without delay, of any subsequent amendments affecting them.	2. Member States shall notify the Commission of those rules within twelve months of the entry into force of this Regulation and shall notify it, without delay, of any subsequent amendments affecting them.	2. Member States shall notify the Commission of those rules within twelve months of the entry into force of this Regulation and shall notify it, without delay, of any subsequent amendments affecting them.	G
	Article 1	6(3)			
Υ	232	3. When deciding on the type of	3. When deciding on the type of	3. When deciding on the type of	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		sanctions and its level, due regard shall be given in each individual case, among others, to the following:	sanctions and its level, due regard shall be given in each individual case, among others, to the following:	sanctions and its level, due regard shall be given in each individual case, among others, to the following:	
	Article 16	6(3), point (a)			
Υ	233	(a) the nature, gravity and duration of the infringement;	(a) the nature, gravity, recurrence and duration of the infringement;	(a) the nature, gravity and duration of the infringement;	Y
	Article 10	6(3), point (b)			
G	234	(b) the intentional or negligent character of the infringement;	(b) the intentional or negligent character of the infringement;	(b) the intentional or negligent character of the infringement;	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.6(3), point (c)	,	,	
6 235	(c) any action taken to mitigate any damage;	(c) any action taken to mitigate any damage;	(c) any action taken to mitigate any damage;	
Article 1	.6(3), point (d)			
y 236	(d) any relevant previous infringements and any other aggravating or mitigating factor applicable to the circumstances of the case; and	(d) any relevant previous infringements and any other aggravating or mitigating factor applicable to the circumstances of the case; and	(d) any relevant previous infringements and any other aggravating or mitigating factor applicable to the circumstances of the case; and	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	.6(3), point (e)			
237	(e) the degree of cooperation with the competent authority.	(e) the degree of cooperation with the competent authority-; and	(e) the degree of cooperation with the competent authority.	
y 237a		(ea) the size and economic capacity of the political advertising service provider.	(ea) the size and economic capacity of the entity subject to sanctions, where applicable.	
Article 1	6(4)			
R 238				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
4. Infringements of Article 7 shall be considered to be particularly serious where they concern political advertising published or disseminated during an electoral period and directed to citizens in the Member State in which the relevant election is being organised.	4. Infringements of Article  7Articles 3a, 5, 7, 7a and 7b shall be considered to be particularly serious where they concern political advertising published or disseminated during an electoral period and directed to citizens in the Member State in which the relevant election or referendum is being organised.  Member States may also impose periodic penalty payments to compel sponsors, providers of political advertising services and	4. Infringements of Article 7Articles 7, 9, and 10 shall be considered to be particularly serious where they concern political advertising published or disseminated during the last month preceding an election or referenduman electoral period and directed to citizens in the Member State in which the relevant election or referendum is being organised.	
	publishers to put to an end to a serious and repeated violation of this Regulation.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R 238a		4a. National contact points shall notify the Commission of the type and the amount of the penalties imposed. Member States shall report annually on the type and amount of penalties imposed to enforce this Regulation. The Commission shall also periodically draw up a report for the purposes of Article 18 of this Regulation.		
Article 16	6(5)			
R 239				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	5. If a service provider intentionally or negligently infringes the provisions of this regulation, for the same or linked political advertising, the total amount of the administrative fine shall be sufficiently adjustable in order to take into account all the relevant factors; the fact that the Regulation has been violated in multiple respects shall be reflected in the amount of the total fine, in compliance with the principle of proportionality.	5. If a service provider intentionally or negligently infringes the provisions of this regulation, for the same or linked political advertising, the total amount of the administrative fine shall be sufficiently adjustable in order to take into account all the relevant factors; the fact that the Regulation has been violated in multiple respects shall be reflected in the amount of the total fine, in compliance with the principle of proportionality.	deleted	
Art	ticle 16(6)			
R 2	6. For infringements of the	6. For infringements of the	6. For infringements of the	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		obligations laid down in Article 12, the supervisory authorities referred to in Article 51 of the Regulation (EU) 2016/679 may within their scope of competence impose administrative fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation.	obligations laid down in  Article Articles -12 and 12, the supervisory authorities referred to in Article 51 of the Regulation (EU) 2016/679 and the European  Data Protection Board may use the investigative and corrective powers laid down in that  Regulation and may within their scope of their competence impose administrative fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation.	obligations laid down in Article 12Articles 12 and 12a, the supervisory authorities referred to in Article 51 of the Regulation (EU) 2016/679 may within their scope of competence impose administrative—fines in line with Article 83 of Regulation (EU) 2016/679 and up to the amount referred to in Article 83(5) of that Regulation.	
R	240a				R

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	6a. In case of particularly serious		
	and systemic infringements of the		
	obligations laid down in Articles -		
	12 and 12 by the sponsor, where		
	the political advertising publisher		
	is a very large online platform or		
	a very large online search engine		
	within the meaning of Article 33		
	of Regulation (EU) 2022/2065, the		
	European Data Protection Board		
	may order, for a strictly limited		
	period of time, which does not		
	exceed 15 days, the very large		
	online platform or search engine		
	not to provide targeting and ad		
	delivery services for that		
	particular sponsor, pursuant to		
	Article 15(1a). Such suspension		
	may be imposed in addition to or		
	instead of an administrative fine.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	6(7)			
	7. For infringements of the	7. For infringements of the	7. For infringements of the	
	obligations laid down in Article 12,	obligations laid down in	obligations laid down in Article	
	the supervisory authority referred	Article Articles -12 and 12, the	12Articles 12 and 12a, the	
	to in Article 52 of Regulation (EU)	supervisory authority referred to in	supervisory authority referred to in	
	2018/1725 may impose within its	Article 52 of Regulation (EU)	Article 52 of Regulation (EU)	
	scope of competence	2018/1725 may <u>use the</u>	2018/1725 may impose within its	
241	administrative fines in line with	investigative and corrective	scope of competence	
	Article 66 of Regulation (EU)	powers laid down in that	administrative fines in line with	
	2018/1725 up to the amount	<b>Regulation and</b> impose within	Article 66 of Regulation (EU)	
	referred to in Article 66 (3) of that	itsthe scope of its competence	2018/1725 up to the amount	
	Regulation.	administrative fines in line with	referred to in Article 66 (3) of that	
		Article 66 of Regulation (EU)	Regulation.	
		2018/1725 up to the amount		
		referred to in Article 66 (3) of that		
		Regulation.		
		Regulation.		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
241a		7a. Member States shall report annually to the Commission on the sanctions imposed to enforce the provisions of this Regulation, in particular on the type of sanctions applied and the amount of the administrative fines and financial penalties. The Commission shall summarise and evaluate those reports annually and use them for the review process under Article 18.		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	241b		7b. The Commission is empowered to adopt delegated acts in accordance with Article 19 to introduce minimum sanctions across the Union for infringements of the obligations laid down in Articles -12 and 12, paragraphs 1 to 1e, after having consulted competent authorities and other relevant stakeholders.		R
Y	241c			Article 16a  Notifications to the competent	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			authority	
			Without prejudice to any other	
			administrative procedure or	
			judicial remedy, competent	
			authorities shall duly address	
			every notification they receive concerning a possible	
241d			infringement of this Regulation	
			and, at least upon request,	
			inform the person who made the	
			notification of the follow-up	
			given to it. During the last month	
			preceding elections or	
			referendum, any notification	
			received in relation to these	

		<b>Commission Proposal</b>	EP Mandate	Council Mandate	Draft Agreement
				elections or referendum shall be addressed without undue delay.	
	Article 1	7			
Y	242	Article 17 Publication of electoral periods	Article 17 Publication of electoral periods	Article 17 Publication of <del>electoral</del> <del>periods</del> <b>dates of elections and referendums</b>	Y
	Article 1	7, first paragraph			
Υ	243	Member States shall publish the dates of their national electoral	Member States shall publish the dates of their national electoral	1. Member States shall publish the dates of their national electoral	Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		periods in an easily accessible place, with an appropriate reference to this Regulation.	periods in an easily accessible place, with an appropriate reference to this Regulation.	periods elections and referendums in an easily accessible place, and with an appropriate reference to this Regulation.	
٧	243a			2. The Commission shall provide a portal through which Member States shall provide, immediately after announcement, the dates of their elections or referendums. The portal shall be publicly available.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
CHAPTI	ER V					
c 244	CHAPTER V FINAL PROVISIONS	CHAPTER V FINAL PROVISIONS	CHAPTER V FINAL PROVISIONS			
Article	18					
g 245	Article 18 Evaluation and review	Article 18 Evaluation and review	Article 18 Evaluation and review			
Article	Article 18, first paragraph					
y 246						

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Within two years after each election to the European Parliament and for the first time by 31 December 2026 at the latest, the Commission shall submit a report on the evaluation and review of this Regulation. This report shall assess the need for amendment to this Regulation. The report shall be made public.	_Within two years after each election to the European Parliament and for the first time by 31 December 2026 at the latest, the Commission shall submit a report on the evaluation and review of this Regulation to the European Parliament and to the Council. This report shall assess the need for amendment to this Regulation. The report shall be made public. in particular with regard to:	1. Within two years after each election to the European Parliament and for the first time by 31 December 2026 at the latest, the Commission shall submit a report on the evaluation and review of this Regulation. This report shall assess the need for amendment to this Regulation. The report shall be made public., in particular with regard to:	
,	246a		(a) the scope of the Regulation and definition of political		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			advertising in Article 2 (2);		
Υ	246b			(a) the effectiveness of this Regulation as regards specific means of political advertising;	
Υ	246c		(b) the effectiveness of the transparency measures, especially the declaration and mechanisms to identify the political nature of an advertisement in Articles 5 and		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>5a;</u>		
	1				
Y	246d			(b) further restricting the processing of personal data for the purposes of the targeting and amplification techniques regulated under this Regulation;	Y
R	246e		(c) the effectiveness of the supervision and enforcement structure and the need to		P

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		introduce harmonised sanctions across the Union for infringements of the obligations laid down in this Regulation, and in particular the infringements referred to in Artricle 16(4);		
у 246	f		(c) the impact of this Regulation on small and medium-sized media actors;	Y
у 246	g			У

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			(d) the effectiveness of this  Regulation in view of  technological, scientific and other  developments;		
Υ	246h			(d) the type and amount of sanctions imposed by the Member States;	Y
Y	246i		(e) the interplay of this		Y

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Regulation with the legal acts referred to in Article 1(4).		
F	246j			(e) establishing public repositories for all online political advertising.	R
	Article 1	8, second paragraph			
٧	246k		The report shall be made public.	2. The report shall be made public.	Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1	9			
s 247	Article 19 Exercise of the delegation	Article 19 Exercise of the delegation	Article 19 Exercise of the delegation	
Article 1	.9(1)			
s 248	The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	
Article 1	.9(2)		1	

2. The power to adopt delegated acts referred to in Article 7(8) and Article 12(8) shall be conferred on  2. The power to adopt delegated acts referred to in Article 7(8) and Article 12(8) shall be conferred on  3. The power to adopt delegated acts referred to in Article 7(8) and Article 12(8) shall be acts referred to in Article 12(8) and Article 12(8) shall be	
the Commission for a period of [until the application of this regulation is evaluated, two years after the next European Parliamentary elections].  249  Article 12(8)7b(6) and Article 9(4a) shall be conferred on the Commission for a period of 3 years from the [until the application of this regulation is evaluated, two years after the next European Parliamentary elections].  European Parliamentary elections].  European Parliamentary elections].  Article 12(8)7b(6) and Article 9(4a) shall be conferred on the Commission for a period of 3 years from the [until the application of this regulation is evaluated, two years after the next European Parliamentary elections] after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of this regulation is evaluated, two years after the next European Parliamentary elections] the application of the application	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	100			
Article :	19(3)			
	3. The delegation of power	3. The delegation of power	3. The delegation of power	
	referred to in Article 7(8) and	referred to in Article 7(8) and	referred to in Article 7(8) and	
	Article 12(8) may be revoked at	7(1b), Article 7a(5) and (6),	Article <del>12(8)</del> <b>12a(5)</b> may be	
	any time by the European	Article 42(8)7b(6) and Article	revoked at any time by the	
	Parliament or by the Council. A	9(4a) may be revoked at any time	European Parliament or by the	
	decision to revoke shall put an end	by the European Parliament or by	Council. A decision to revoke shall	
250	to the delegation of the power	the Council. A decision to revoke	put an end to the delegation of the	
	specified in that decision. It shall	shall put an end to the delegation	power specified in that decision. It	
	take effect the day following the	of the power specified in that	shall take effect the day following	
	publication of the decision in the	decision. It shall take effect the day	the publication of the decision in	
	Official Journal of the European	following the publication of the	the Official Journal of the	
	Union or at a later date specified	decision in the Official Journal of	European Union or at a later date	
	therein. It shall not affect the	the European Union or at a later	specified therein. It shall not affect	
	validity of any delegated acts	date specified therein. It shall not	the validity of any delegated acts	
	already in force.	affect the validity of any delegated	already in force.	
		j j garra		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		acts already in force.		
v 250a		3a. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.	3a. Before adopting a delegated act as referred to in Article 7(8) and Article 12a(5), the Commission shall consult the experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.	
Article	19(4)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	251	4. As soon as it adopts a delegated act, the Commission shall notify that act simultaneously to the European Parliament and to the Council.	4. As soon as it adopts a delegated act, the Commission shall notify that act simultaneously to the European Parliament and to the Council.	4. As soon as it adopts a delegated act, the Commission shall notify that act simultaneously to the European Parliament and to the Council.	
	Article 1	9(5)			
R	252	5. A delegated act adopted pursuant to Article 7(8) or Article 12(8) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament	5. A delegated act adopted pursuant to Article 7(8) or 7(1b),  Article 7a(5) and (6), Article  12(8) 7b(6) and Article 9(4a) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two	5. A delegated act adopted pursuant to Article 7(8) or Article 12(8)12a(5) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	
R	252a		<u>Article 19a</u> <u>Committee procedure</u>		R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	252b		1. The Commission shall be assisted by a Committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.		
R	252c		2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.		
	Article 20	0			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	253	Article 20 Entry into force and application	Article 20 Entry into force and application	Article 20 Entry into force and application	
	Article 20	0(1)			
G	254	1. This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	1. This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	1. This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	
	Article 20	0(2)			
R	255				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. It shall apply from 1 April 2023.	2It shall apply from <u>[3 months]</u> after the entry into force of this Regulation].	2. It shall apply from 1 April 202312 months after its publication in Official Journal of the European Union.	
			However, Article 7b, paragraphs  1, 4 and 5 shall apply from [one year after the entry into force of this Regulation] 1 April 2023.		
	Article 2	0(3)			
G	256	3. This Regulation shall be binding in its entirety and directly applicable in all Member States.	3. This Regulation shall be binding in its entirety and directly applicable in all Member States.	3. This Regulation shall be binding in its entirety and directly applicable in all Member States.	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula	3			
g 257	Done at Brussels,	Done at Brussels,	Done at Brussels,	
Formula	9	,		
c 258	For the European Parliament	For the European Parliament	For the European Parliament	
Formula	3			
s 259	The President	The President	The President	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
G	260	For the Council	For the Council	For the Council	
	Formula				
G	261	The President	The President	The President	
	Annex I				
G	261.1	Annex I	Annex I		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I,	first heading			
262	Information to be provided under Article 7(2)	Information to be provided under Article 7(2)7a(1)	Information to be provided under Article 7(2)	
Annex I,	second paragraph			
263	(a) where the notice is not within the advertisement itself, an example/representation of the political advertisement or a link to it.	(a) where the notice is not within or attached to the advertisement itself, an example/representation of the political advertisement or a link to it.	(a) where the notice is not within the advertisement itself, an example/representation of the political advertisement or a link to it.	
Annex I,	third paragraph	1		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
٧	264	(b) the identity and place of establishment of the sponsor on behalf of whom the advertisement is disseminated including their name, address, telephone number and electronic mail address, and whether they are a natural or legal entity.	(b) the identity and place of establishment of the sponsor on behalf of whom the advertisement is prepared, placed, promoted, published, delivered or disseminated including their name, address, telephone number and electronic mail address, and whether they are a natural or legal entity.	(b) the identity and place of establishment of the sponsor on behalf of whom the advertisement is disseminated including their name, address, telephone number and electronic mail address, and whether they are a natural or legal entity.	Y
Υ	264a			(ba) the information required under point (b) on the natural or legal person which provides	v

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				remuneration in exchange for the political advertisement if this person is different from the sponsor.	
	Annex I,	fourth paragraph			
Y	265	(c) the period during which the political advertisement is disseminated and, where applicable and known to the publisher, the fact that the same advertisement has been disseminated in the past.	(c) the period during which the political advertisement is <i>delivered</i> or disseminated and, where applicable and known to the publisher, the fact that the same advertisement has been disseminated in the past.	(c) the period during which the political advertisement is disseminated and, where applicable and known to the publisher, the fact that the same advertisement has been disseminated in the past.	
	Annex I,	fifth paragraph			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Υ	266	(d) any election with which the advertising is linked, if applicable.	(d) any election, referendum, legislative or regulatory process with which the advertising is linked, if applicable.	(d) any election with which the advertising is linked, if applicable.	Y
	Annex I,	sixth paragraph			
٧	267	(e) the provisional aggregated amount spent on, and the value of other benefits received in part or full exchange for the specific advertisement, and on the specific advertising campaign where relevant, including on the preparation, placement, promotion, publication and dissemination of	(e) the provisional aggregated amount spent on, and the value of other benefits received in part or full exchange for the specific advertisement, and on the specific advertising campaign where relevant, including on the preparation, placement, promotion, publication, delivery and	(e) the provisional aggregated amount spent on, and the value of other benefits received in part or full exchange for the specific advertisement, and on the specific advertising campaign where relevant, including on the preparation, placement, promotion, publication and dissemination of	Υ

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the political advertisements, as well as the aggregated actual amount spent and the value of other benefits received once known.	dissemination of the political advertisements, as well as the aggregated actual amount spent and the value of other benefits received once known.	the political advertisements, as well as the aggregated actual amount spent and the value of other benefits received once known.	
	Annex I,	seventh paragraph			
٧	268	(f) the sources of the funds being used for the specific advertising campaign including for the preparation, placement, promotion, publication and dissemination of the political advertisements.	(f) the sources origin of the funds amounts and other benefits being used for the specific advertising campaign including for the preparation, placement, promotion, publication, delivery and dissemination of the political advertisements.	(f) <b>information on</b> the sources of the funds being used for the specific advertising campaign including for the preparation, placement, promotion, publication and dissemination of the political advertisements.	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
Anr	Annex I, eighth paragraph						
20	69	(g) meaningful information about the methodology used for the calculation of the amounts and values referred in (e).	(g) meaningful information about the methodology used for the calculation of the amounts and values referred in (e).	(g) meaningful information about the methodology used for the calculation of the amounts and values referred in (e).			
Anr	nex I,	ninth paragraph					
2'	70	(h) where the publisher is a very large online platform, a link to the advertisement's location in the publisher's advertising repository.	(h) where the publisher is a very large online platform, a link to the advertisement's location in the publisher's advertising European Repository for Online Political Advertisements.	(h) where the publisher is a very large online platform, a link to the advertisement's location in the publisher's advertising repository.			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I,	tenth paragraph			
G	271	(i) where the advertisement is linked to specific elections or referendums, links to official information about the modalities for participation in the election or referendum concerned.	(i) where the advertisement is linked to specific elections or referendums, links to official information about the modalities for participation in the election or referendum concerned.	(i) where the advertisement is linked to specific elections or referendums, links to official information about the modalities for participation in the election or referendum concerned.	G
	Annex I,	eleventh paragraph			
G	272	(j) information about the mechanism established under Article 9.	(j) information about the mechanism established under Article 9.	(j) information about the mechanism established under Article 9.	G

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Annex II					
R	272.1	Annex II	Annex II		R	
	Annex II,	, first heading				
R	273	Information to be provided under Article 12(3)	Information to be provided under  Article 12(3)	Information to be provided under Article 12(3)12a(1)	R	
	Annex II, second paragraph					
R	274				R	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(a) the specific groups of recipients targeted, including the parameters used to determine the recipients to whom the advertising is disseminated, with the same level of detail as used for the targeting, the categories of personal data used for the targeting and amplification, the targeting and amplification goals, mechanisms and logic including the inclusion and exclusion parameters and the reasons for choosing these parameters.	(a) the specific groups of recipients targeted, including the parameters used to determine the recipients to whom the advertising is disseminated, with the same level of detail as used for the targeting, the categories of personal data used for the targeting and amplification, the targeting and amplification goals, mechanisms and logic including the inclusion and exclusion parameters and the reasons for choosing these parameters.	(a) the specific groups of recipients targeted, including the parameters used to determine the recipients to whom the advertising is disseminated, with the same level of detail as used for the targeting, the categories of personal data used for the targeting and amplification, the targeting and amplification goals, mechanisms and logic including the inclusion and exclusion parameters and the reasons for choosing these parameters.	
	Annex II,	third paragraph			
R	275	(b) the period of dissemination,	(b) the period of dissemination,	(b) the period of dissemination,	R

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the number of individuals to whom the advertisement is disseminated and indications of the size of the targeted audience within the relevant electorate.	the number of individuals to whom the advertisement is disseminated and indications of the size of the targeted audience within the relevant electorate.	the number of individuals to whom the advertisement is disseminated and indications of the size of the targeted audience within the relevant electorate.	
	Annex II,	, fourth paragraph			
R	276	(c) the source of the personal data referred to in point (a), including, where applicable, information that the personal data was derived, inferred, or obtained from a third party and its identity as well as a link to the data protection notice of that third party for the processing at stake.	(c) the source of the personal data referred to in point (a), including, where applicable, information that the personal data was derived, inferred, or obtained from a third party and its identity as well as a link to the data protection notice of that third party for the processing at stake.	(c) the source of the personal data referred to in point (a), including, where applicable, information that the personal data was derived, inferred, or obtained from a third party and its identity as well as a link to the data protection notice of that third party for the processing at stake.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II	, fifth paragraph			
277	(d) a link to effective means to support individuals' exercise of their rights under Regulation (EU) 2016/679 or Regulation (EU) 2018/1725, as applicable, in the context of targeting and amplification of political advertising on the basis of their personal data.	(d) a link to effective means to support individuals' exercise of their rights under Regulation (EU) 2016/679 or Regulation (EU) 2018/1725, as applicable, in the context of targeting and amplification of political advertising on the basis of their personal data.	(d) a link to effective means to support individuals' exercise of their rights under Regulation (EU) 2016/679 or Regulation (EU) 2018/1725, as applicable, in the context of targeting and amplification of political advertising on the basis of their personal data.	
277a				

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(da) a link to or a clear indication of where the policy referred to in Article 12a paragraph 1(a) can be easily retrieved.	